# AGREEMENT BETWEEN ALACHUA COUNTY AND SAFE AIR CORPOPRATION FOR THE PURCHASE AND INSTALLATION OF VEHICLE EXHAUST SYSTEMS, NO. 14531

This Agreement ("Agreement") is made by and between Alachua County, Florida, a political subdivision and charter county of the State of Florida, by and through its Board of County Commissioners (the "County") and Safe Air Corporation, a Florida for Profit Corporation which is authorized to do business in the State of Florida ("Contractor"), who are collectively referred to as the "Parties".

#### WITNESSETH:

**WHEREAS**, the County applied for and received the Fiscal Year (FY) 2022 Assistance to Firefighters Grant (the "Grant") administered by the U.S. Department of Homeland Security (DHS), Federal Emergency Management Administration (FEMA); and

**WHEREAS**, the County publicly issued Request for Proposal (RFP) 25-514 seeking qualified firms or individuals to for the Purchase and Installation of Vehicle Exhaust Systems for Fire Rescue Stations; and

**WHEREAS**, the Grant requires that all work must be completed, to include invoicing and payment, by no later than June 26, 2025; and

**WHEREAS**, after evaluating and considering all timely responses to the solicitation, the County identified Contractor as the top ranked, responsive and responsible bidder in the solicitation process; and

**WHEREAS**, the Contractor is willing to provide all labor, materials, equipment, apparatus, work and services to the County as more particular described herein; and

**WHEREAS**, the County desires to engage Contractor to provide all labor, materials, equipment, apparatus, work and services to the County as more particularly described herein.

**NOW, THEREFORE**, in consideration of the mutual promises and covenants contained herein, and other good and valuable consideration, the receipt of which is acknowledged, the County and Contractor agree as follows:

1. **Recitals.** The foregoing recitals are incorporated herein.

#### 2. Scope of Work.

- A. Provided that the County issues the Notice to Proceed (NTP) to the Contractor on or before April 1, 2025, the form of which is attached hereto as **Exhibit "1"**, the Contractor shall furnish all labor, material, equipment, apparatus and the services for the Purchase and Installation of Vehicle Exhaust Systems for Fire Rescue Stations, as more particularly described in the Scope of Work attached hereto as **Exhibit "2"** and Site-Specific Proposals and Plans attached hereto as **Exhibit "3"** (collectively, the "Work") by the dates specified in paragraph 3 below. It is understood that the Work may be modified, but to be effective and binding, any such modification must be in writing executed by both the Parties.
- B. The Work shall be conducted at the following Alachua County Fire Rescue Stations

#### (the "Locations"):

Station	Address	
Station		
	1600 FT Clark Blvd. Gainesville, FL	
23	32643	
	3509 NW 143rd St. Gainesville, FL	
24	32606	
30	930 SE 5th St. Gainesville, FL 32601	
	5901 NW 34th Blvd. Gainesville, FL	
33	32653	
	2000 SW 43rd Street Gainesville, FL	
36	32607	
40	14377 NE US Hwy 301 Waldo, FL 32694	
	5715 NE US Hwy 301 Hawthorne, FL	
41	32640	
60	1320 SE 43rd St. Gainesville, FL 32641	
62	7405 SE 221 St. Hawthorne, FL 32640	
81	7000 SW 88 St. Gainesville, FL 32608	
82	17128 SW Archer Rd. Archer, FL 32618	

C. The Parties agree and acknowledge that this Work is subject to funding award by FEMA under the Grant, pursuant to a separate Grant Agreement administered by FEMA, a copy of which is attached hereto as **Exhibit "4"** and is incorporated herein ("Grant Agreement"). To the extent that the Grant requires that this Agreement contain any specific terms and conditions, those terms and conditions are hereby incorporated by reference as if fully set forth herein. The Contractor and any subcontractor utilized in the conduct of Work under this Agreement, agrees to be bound by the terms of this Agreement and the terms of the Grant Agreement, as applicable. Therefore, the Contractor shall, as needed, cooperate with the County to achieve the timely submission of any and all Work-related documents required by FEMA or any other entity administering the Grant.

#### 3. Term.

- A. It is agreed by both Parties that **TIME IS OF THE ESSENCE** for the completion of the Work detailed in this Agreement. This Agreement is effective upon execution by both Parties and shall continue through the completion of the installation and acceptance by the County of the Exhaust Systems, unless earlier terminated as provided herein.
- B. Due to the requirements established by the Grant Agreement, the deadline for the final completion and acceptance of the Work is June 1, 2025. **TIME IS OF THE ESSENCE** for the final completion and acceptance of the Work and for all other Work

- 4. <u>Closeout</u>. The Contractor's obligation to the County shall not end until all closeout requirements are completed. Activities during the close-out period shall include, but are not limited to, making final payments, submitting final reimbursement request and final activity/accomplishment report to the County, disposing of project assets (including the return of all equipment, and receivable accounts to the County), and determining the custodianship of records. Agreement closeout is not considered final until the County is fully satisfied that project objectives have been met and the Contractor has submitted the Contract Closeout Checklist, attached hereto and incorporated herein as **Exhibit "5"**.
- 5. **Qualifications**. By executing this Agreement, Contractor makes the following representations and warranties to County:
  - A. Contractor is qualified to provide the Work and has or will obtain and maintain all certifications, permits and licenses necessary to perform and complete the Work during the term of this Agreement.
  - B. Contractor will assure that all personnel who perform the Work, or perform any part of the Work, are competent, reliable, and experienced to perform their assigned task property and satisfactory. Contractor will perform the Work with the skill and care which would be exercised by a qualified contractor performing similar work at the time and place such work are performed. If failure to meet these standards results in a deficiency in the Work or the related tasks or designs, Contractor will, at his/her/its own cost and expense, re-do the Work to correct the deficiency, and shall be responsible for any and all consequential damages arising from the deficiency.
  - C. Contractor is familiar with the Work and the conditions of the site, location, project, and specifics of the Work to be provided, designed or constructed.
  - D. Contractor will coordinate, cooperate, and work with any other contractors, professionals, and consultants retained by the County. The Parties acknowledge that there is nothing in this Agreement that precludes County from retaining services of other contractors, professionals, and consultants for similar or same services or from independently performing the Work provided under this Agreement on its own.

#### 6. **Payment**.

A. The County will pay Contractor for timely and completed Work as described in this Agreement. The Parties agree that the amount to be paid to Contractor for the Work shall not exceed \$589,710.00 (the "Contract Price"), with payments will be allocated in accordance with the amounts listed below:

Station	Address	
	1600 FT Clark Blvd. Gainesville, FL	\$49,542.00
23	32643	
	3509 NW 143rd St. Gainesville, FL	\$70,836.00
24	32606	
30	930 SE 5th St. Gainesville, FL 32601	\$40,035.00

33	5901 NW 34th Blvd. Gainesville, FL 32653	\$87,271.00
	2000 SW 43rd Street Gainesville, FL	\$89,172.00
36	32607	
40	14377 NE US Hwy 301 Waldo, FL 32694	\$48,064.00
	5715 NE US Hwy 301 Hawthorne, FL	\$39,540.00
41	32640	
60	1320 SE 43rd St. Gainesville, FL 32641	\$47,326.00
62	7405 SE 221 St. Hawthorne, FL 32640	\$62,926.00
81	7000 SW 88 St. Gainesville, FL 32608	\$47,326.00
82	17128 SW Archer Rd. Archer, FL 32618	\$57,672.00

- B. The Grant requires all Work must be completed by June 26, 2025, or the County will become ineligible to receive funding under the Grant. Therefore, full payment to the Contractor is contingent upon the Contractor completing the Work by June 1, 2025. If the Work is not fully completed on all the Fire Stations by June 1, 2025, the Contractor shall only entitled to that portion of the Contract Price allocated to those Fire Stations for which the Work achieves final completion and is accepted by the County on or before June 1, 2025.
- C. The Contractor shall submit only one invoice to the County for each of the fire stations listed above in paragraph 6.A.. Contractor shall submit each invoice to the County after the Work for said fire station achieves final completion and is accepted by the County. Contractor's invoice must describe the Work rendered, the date performed, and the person(s) rendering such Work. Contractor's invoice shall be accompanied by documentation or data in support of expenses, as the County may require. Each invoice shall constitute the Contractor's representation to the County that the Work indicated have reached the level stated, have served a public purpose, have been properly and timely performed, that the expenses included in the invoice have been reasonably incurred in accordance with this Agreement, that all obligations of Contractor covered by prior invoices have been paid in full, and that the amount requested is currently due and owing. Submission of the Contractor's invoice for final payment shall further constitute the Contractor's representation to the County that, upon receipt by the Contractor of the amount invoiced, all obligations of the Contractor to others, including its subcontractors, will be paid in full. Contractor shall submit invoices to the County at the following address, unless otherwise directed by the County:

Alachua County Fire Rescue 911 SE 5<sup>th</sup> St Gainesville, FL 32601

C. All invoices for payment shall be processed and paid in accordance with the provisions

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of the Florida Prompt Payment Act, Chapter 218, Part VII, Florida Statutes, and the County shall remit all payments to:

- E. If the County has reasonable cause to suspect that any representations of Contractor relating to payment are inaccurate, the County may withhold payment of sums then or in the future otherwise due to Contractor until the inaccuracy, and the cause thereof, is corrected to the County Manager's or his/her designee's reasonable satisfaction.
- F. The County's performance and obligation to pay under this Agreement is contingent upon a specific annual appropriation by the Alachua County Board of County Commissioners ("Board"). The Parties hereto understand that this Agreement is not a commitment of future appropriations. Continuation of this Agreement beyond the term or the end of any County fiscal year shall be subject to both the appropriation and the availability of funds in accordance with Chapter 129, Florida Statutes; and that the failure of the Board to do so shall not constitute a breach or default of this Agreement.
- G. The Contractor acknowledges that the Work is to be funded by Federal, State, or other local agency monies. Contractor hereby agrees to cooperate with the County in order to assure compliance with all requirements of the funding entity applicable to the use of the monies, including providing access to and the right to examine relevant documents related to the Work and as specifically required by the Federal or State granting agency, and receiving no payment until all required forms are completed and submitted.
- 7. Alachua County Minimum Wage. If, as determined by County, the Work to be performed pursuant to this Agreement are 'Covered Services', as defined under the Alachua County Government Minimum Wage Ordinance ("Wage Ordinance"), then during the term of this Agreement and any renewals, Contractor shall pay its 'Covered Employees', as defined in the Wage Ordinance, no less than the Alachua County Government Minimum Wage ("Minimum Wage"), as may be amended by the County. Contractor will require the same of its subcontractors and subconsultants who provide the Work. If applicable to the Work, Contractor will certify this understanding, obligation, and commitment to County through a certification, a copy of which is attached hereto as Exhibit "6". Contractor will (a) post a copy of the Minimum Wage Rate in a prominent place of its principal place of business where it is easily seen by Covered Employees; (b) supply a copy to any Covered Employee upon request; (c) make any person submitting a bid for a subcontract for Covered Services aware of these requirements; and (d) include the necessary provisions in subcontracts to ensure compliance. The County shall not be deemed a necessary, or indispensable, party in any litigation between Contractor and subcontractor. At this time of execution of this Agreement, the prevailing Minimum Wage is as follows, which is subject to change during the term of this Agreement, and will be updated, and be applicable, without the necessary of amendment to this Agreement:

\$18.00 per hour with qualifying health \$20.00 per hour without health benefits benefits amounting to at least \$2.00 per hour

If applicable to the Work under this Agreement and to Contractor, the failure to comply with the provisions of the Wage Ordinance will be deemed a breach this Agreement and County

is authorized to withhold payment of funds in accordance with Alachua County Code and Chapter 218, Florida Statutes.

#### 8. **Bonds**

- C. At least ten (10) days PRIOR to furnishing any labor, services or material in connection with the Work, the Contractor shall provide the County with Payment and Performance Bonds, in the amount of one hundred percent (100%) of the Contract Price, in the form attached hereto as **Exhibits 7 & 8**, the costs of which are to be paid by Contractor. It is mutually agreed between the Parties hereto that if, at any time after the execution of this Agreement and the required surety bond for its faithful performance and payment, the County shall deem the surety or sureties upon such bond to be unsatisfactory, or if, for any reason, such bond ceases to be adequate to cover the performance of the Work the Contractor shall, at its own expense, within five (5) days after the receipt of notice from the County to do so, furnish an additional bond or bonds in such form and amount, and with surety or sureties as shall be satisfactory to the County. In such event, no further payment to the Contractor shall be deemed to be due under this Agreement until such new or additional security for the faithful performance of the Work shall be furnished in a manner and form satisfactory to the County.
- D. In accordance with the requirements of §255.05(1)(a), Florida Statutes, Contractor shall record a copy of the Performance and Payment Bonds in the Public Records of Alachua County, Florida, within five (5) days of furnishing the Performance and Payment Bonds to the County. Contractor shall deliver a certified copy of the recorded Performance and Payment Bond to the County as evidence of recording said Bonds, within five (5) days of recording. The delivery of such evidence is a condition precedent to the County's obligation to make any payments to the Contractor.
- 9. <u>Insurance</u>. Contractor will procure and maintain insurance throughout the entire term of this Agreement, including any renewals, of the types and in the minimum amounts detailed in **Exhibit "9"** attached hereto and incorporated herein. A copy of a current Certificate of Insurance (COI) showing coverage of the type and in the amounts required is attached hereto as **Exhibit "9-A"**.
- 10. <u>County Property</u>. Contractor shall be responsible for clean-up and the removal of surplus materials and debris on the work site. Contractor agrees to promptly, without delay, notify the County either in phone, email, or orally of any hazardous, dangerous, unsafe, or destructive conditions, trespassers, vandalism or damages that the Contractor or its employees, subcontractors, or agents notices or is made aware of on County property, including inside any County owned or used facility. Contractor shall be responsible for initiating, erecting, and maintaining safety precautions, programs and materials in connection with the Work on County Property, including any industry, federal, state or local standards and requirements, so as to prevent damages, injury or loss to persons and property. Should an employee or agent of the Contractor suffer injury or damage to its/his/her person or property, the Contractor shall notify the County within a reasonable time of the occurrence. The costs of any clean-up, spillage, and fines levied for failure to comply

with these requirements will be borne solely by Contractor.

- 11. <u>Deliverables</u>. All project deliverables and documents are the sole property of County and may be used by County for any purpose. Any and all deliverables required by this Agreement to be prepared by Contractor, such as but not limited to plans and specifications, will be done in such a manner that they shall be accurate, coordinated and adequate for the purposes intended. Contractor represents that the deliverables prepared under this Agreement will meet the requirements of all applicable federal, state and local codes, laws, rules and regulations. The County's review of the deliverables in no way diminishes the Contractor's representations pertaining to the deliverables.
- 12. **Permits**. Contractor will obtain and pay for all necessary permits, permit application fees, licenses or any fees required for performing the Work.

#### 12. **Default and Termination**.

- A. Termination for Default: The failure of Contractor to comply with any provision of this Agreement will place Contractor in default. If County determines that Contractor is in default under this Agreement, County shall notify the Contractor in writing of Contractor's default(s). If the County determines that Contractor has not remedied and cured the default(s) within seven (7) calendar days following receipt by Contractor of said written notice, then the County, at its option, without releasing or waiving its rights and remedies against the Contractor or the Contractor's sureties and without prejudice to any other right or remedy it may be entitled to hereunder or by law, may terminate Contractor right to proceed under this Agreement, in whole or in part, and take possession of all or any portion of the Work and any materials, tools, equipment, and appliances of Contractor, take assignments of any of Contractor's subcontracts and purchase orders that the County may designate, and complete all or any portion of Contractor's Work by whatever means, method or agency which the County, in its sole discretion, may choose. The County Manager has authority to issue notices of default and to terminate this Agreement.
  - 1.A.1. If the County deems any of the foregoing remedies necessary, Contractor shall not be entitled to receive any further payments hereunder until after the Work is timely completed. All monies expended and all of the costs, losses, damages and extra expenses, including all management, administrative and other overhead and other direct and indirect expenses (including Design Professional and attorneys' fees) or damages incurred by the County incident to such completion, shall be deducted from the unpaid balance of any payments due to the Contractor, and if such expenditures exceed the unpaid balance of the payments due to the Contractor, the Contractor shall pay promptly to the County on demand the full amount of such excess, including costs of collection, attorney's fees (including appeals) and interest thereon at the maximum legal rate of interest until paid. If the unpaid balance exceeds all such costs, expenditures and damages incurred by the County to complete the Work, the Contractor shall be entitled to the difference between the unpaid balance and

such costs. Any amounts to be paid to the County by the Contractor pursuant to this provision shall survive termination of the Agreement.

- 1.A.2. The liability of the Contractor hereunder shall extend to and include the full amount of any and all sums paid, expenses and losses incurred, damages sustained, and obligations assumed by the County in good faith under the belief that such payments or assumptions were necessary or required, in completing the Work and providing labor, materials, equipment, supplies, and other items therefor or re-letting the Work, and in settlement, discharge or compromise of any claims, demands, suits, and judgments pertaining to or arising out of the Work hereunder. Further, in the event the County has exercised its right to terminate due to the Contractor's default, the Contractor shall be prohibited from bidding or otherwise seeking additional work from the County in accordance with the County's debarment policy.
- 1.A.3. If, after notice of termination of the Contractor's right to proceed pursuant to this Section, it is determined for any reason that the Contractor was not in default, or that its default was excusable, or that the County is not entitled to the remedies against the Contractor provided herein, then such termination shall be deemed a termination for the County's convenience and the Contractor's remedies against Owner shall be the same as and limited to those afforded the Contractor under Section Construction Manager under Section 12.B below.
- B. Termination for Convenience: County may terminate the Agreement without cause by providing written notice of termination for convenience to the Contractor. County Manager and his/her designee is authorized to provide notice of termination on behalf of the County. Notice may be electronically given. Upon such notice, Contractor will immediately discontinue all Work for the County currently or to be provided to the County, unless the notice from the County directs otherwise. The effective date of termination of this Agreement will be the date specified in the notice of termination or, if not date specified in the notice, then the effective date of termination will be the date that the notice of termination is received by Contractor. In the event of termination, Contractor's recovery against County shall be limited to that portion of this Agreement amount earned through the date of termination. Contractor shall not be entitled to any other or further recovery against County, including, but not limited to, damages, consequential or special damages, or any anticipated fees or profit on portions of the Work not performed.
- C. <u>Termination for Unavailability of Funding</u>: If funds to finance this Agreement become unavailable, as determined by the County, County may terminate this Agreement upon written notice to Contractor. County Manager and his/her designee is authorized to provide notice of termination on behalf of the County. Notice may be electronically given. The effective date of termination of this Agreement will be the date specified in the notice of termination or, if not date specified in the notice, then the effective date of termination will be the date that the notice of termination is received by the Contractor.
- D. Upon termination of this Agreement based upon the above, the County may obtain the

services from any other sources, firms, and individuals, and may use any method deemed in the County's best interest. Upon termination, Contractor will deliver to County all data, drawings, specifications, reports, estimates, summaries, and other records as may have been accumulated by Contractor in performing this Agreement, whether completed or in draft.

- Indemnification. CONTRACTOR HEREBY WAIVES AND RELEASES, AND AGREES TO PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS ALACHUA COUNTY AND ITS BOARD OF COUNTY COMMISSIONERS, OFFICERS, EMPLOYEES, VOLUNTEERS, AND ATTORNEYS (COLLECTIVELY "ALACHUA COUNTY") FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, PENALTIES, EXPENSES, AND CAUSES OF ACTION OF ANY AND EVERY DESCRIPTION, AND DAMAGES, INCLUDING ATTORNEYS' FEES AND COSTS, BROUGHT AGAINST ALACHUA COUNTY RESULTING FROM ANY ACCIDENT, INCIDENT OR OCCURRENCE ARISING OUT OF OR IN CONNECTION WITH AN ACT, ERROR OR OMISSION OF CONTRACTOR OR CONTRACTOR'S EMPLOYEES, OFFICERS, AGENTS, ASSIGNS OR SUBCONTRACTORS IN CONNECTION WITH THE PERFORMANCE OF THE WORK SET FORTH IN THIS AGREEMENT, INCLUDING ATTACHED EXHIBITS, OR FROM CONTRACTOR'S ENTRY ONTO ALACHUA COUNTY'S PROPERTY AND ANY AND ALL IMPROVEMENTS THEREON. This obligation shall in no way be limited in any nature by any limitation on the amount or type of Contractor's insurance coverage. In the event the County is alleged to be liable on account of alleged acts or omissions, or both, of Contractor or Contractor's employees, representatives or agents, then Contractor will investigate, respond to and provide a defense for any allegations and claims, at Contractor's sole costs and expense. Furthermore, Contractor will pay all costs, fees and other expenses of any defense, including but not limited to, all attorneys' fees, court costs and expert witness fees and expenses. Contractor and County will jointly cooperate with each other in the event of any litigation, including any request for documentation. This indemnification provision will survive the termination of this Agreement. Nothing contained herein shall constitute a waiver by the County of sovereign immunity or the provisions or limitation of liability of §768.28, Florida Statutes, as may be amended.
- 14. <u>Notice</u>. Except as otherwise provided in this Agreement, any notice from either Party to the other Party must be in writing and delivered by hand delivery with receipt or sent by certified mail, return receipt requested, to the addresses below. All notices will be deemed delivered five (5) business days after mailing. Each Party may change its mailing address by giving the other Party, written notice of election to change the address.

To Contractor: To County:

Safe Air Corporation 677 N. Washington Blvd. SARASOTA, FL 34236 Alachua County Fire Rescue 911 SE 5<sup>th</sup> St Gainesville, FL 32601

cc: With a copy electronically sent to:
Alachua County Procurement, Attn:

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#### Contracts

acpur@alachuacounty.us
Clerk of Court, Attn Finance & Accounting

dmw@alachuaclerk.org

#### 15. Human Trafficking Affidavit of No Coercion for Labor or Services

- A. Section 787.06(13), Florida Statutes, requires any governmental entity, which includes "district", when executing, renewing, or extending a contract, must obtain an affidavit from the non-governmental entity attesting that it does not use coercion for labor or services. The terms "coercion" and "labor" are defined respectively in sections 787.06(2)(a) 1-72 and 787.06(2)(e)3, Florida Statutes.
- B. Contractor will certify this understanding, obligation, through the completion of the No Coercion for Labor or Services Affidavit, a copy of which is attached the this Amendment as **Exhibit "10"**

#### 16. **Standard Clauses**.

- A. <u>Public Records</u>. In accordance with §119.0701, Florida Statutes, Contractor, *when acting on behalf of the County*, shall, as required by Florida law:
  - 1. Keep and maintain public records required by the County to perform the Work.
  - 2. Upon request from the County's custodian of public records, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Florida law or as otherwise provided by law.
  - 3. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the term of this Agreement and following completion of the Agreement if Contractor does not transfer the records to the County.
  - 4. Upon completion of the Agreement, transfer, at no cost, to the County all public records in possession of Contractor or keep and maintain public records required by the County to perform the Services. If Contractor transfers all public records to the County upon completion of the Agreement, Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If Contractor keeps and maintains public records upon completion of the Agreement, Contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the County, upon request from the County's custodian of public records, in a format that is compatible with the County's information technology systems.

IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE COUNTY'S

# PUBLIC RECORDS CUSTODIAN AT <u>publicrecordsrequest@alachuacounty.us</u> OR (352) 264-6906 OR 12 SE 1<sup>ST</sup> STREET, GAINESVILLE, FL 32601.

If Contractor fails to comply with this section, Contractor will be deemed in default under this Agreement. The County may enforce as set forth in §119.0701, Florida Statutes. Contractor who fails to provide the public records in response to a request within a reasonable time may be subject to penalties imposed under §119.10, Florida Statute, and costs of enforcement, including fees, under §119.0701 and §119.12, Florida Statutes.

Contractor will take reasonable measures to protect, secure and maintain any data held by Contractor in an electronic form that is or contains exempt, confidential, personal information or protected information, as defined by Florida or federal law, related to or in connection with performance of the Work. If Contractor suspects or becomes aware of a security breach or unauthorized access to such data by a third party, Contractor shall immediately notify the County in writing and will work, at Contractor's expense, to prevent or stop the data breach.

- Confidential Information. During the term of this Agreement, Contractor may claim that some of Contractor's information, including, but not limited to, software documentation, manuals, written methodologies and processes, pricing, discounts, or other considerations (hereafter collectively referred to as "Confidential Information"), is, or has been treated as confidential and proprietary by Contractor in accordance with §812.081, Florida Statutes, or other law, and is exempt from disclosure under the Florida's public record laws. Contractor shall clearly identify and mark Confidential Information as "Confidential Information" or "CI" and the County shall use reasonable efforts to maintain the confidentiality of the Confidential Information that is clearly identified by Contractor. County will promptly notify Contractor in writing if the County receives a request for disclosure of Contractor's Confidential Information. Contractor may assert any exemption from disclosure available under applicable law or seek a protective order against disclosure from a court of competent jurisdiction. Contractor shall protect, defend, indemnify, and hold harmless Alachua County and its commissioners, officers and employees from and against any claims, actions and judgments arising out of a request for disclosure of Confidential Information or relating to violation or infringement of trademark, copyright patent, trade secret or intellectual property right; however, the foregoing obligation shall not apply to County's misuse or modification of Contractor's Confidential Information in a manner not contemplated by this Agreement. Contractor shall investigate, handle, respond to, and defend, at Contractor's sole cost and expense, any such claim, even if any such claim is groundless, false, or fraudulent. Contractor shall pay for all costs and expenses related to such claim, including, but not limited to, payment of attorneys' fees, costs and expenses. If Contractor is not reasonably able to modify or otherwise secure for the County the right to continue using the good or product, Contractor shall remove the product and refund the County the amounts paid in excess of a reasonable rental for past use. Upon completion of this Agreement, the provisions of this paragraph shall continue to survive. Contractor releases the County from claims or damages related to disclosure by the County.
- C. <u>Auditing Rights and Information</u>. County reserves the right to require the Contractor to submit to an audit, by any auditor of the County's choosing. Contractor shall provide access to all of its records, which relate directly or indirectly to this Agreement at its place of business during regular business hours. Contractor shall retain all records pertaining to this Agreement and upon request make them available to County for three (3) complete calendar years following expiration or termination of the Agreement. Contractor agrees to provide such assistance as may be necessary to facilitate the review or audit by the County to ensure compliance

with applicable accounting and financial standards. If an audit inspection or examination pursuant to this section discloses overpricing or overcharges of any nature by the Contractor to the County, Contractor shall pay to County the Overcharged Amount which is defined as the total aggregate overcharged amount together with interest thereon (such interest to be established at the rate of 12% annum). Any adjustments or payments which must be made as a result of any such audit or inspection of the Contractor's invoices or records must be made. If the Overcharged Amount is equal to or greater than \$50,000.00, Contractor shall pay to County the Overcharged Amount and the Audit Amount which is defined as the total aggregate of County's reasonable audit costs incurred as a result of its audit of Contractor. County may recover the Overcharged Amount and the Audit Amount, as applicable, from any amount due or owing to Contractor whether under this Agreement and any other agreement between Contractor and County. If such amounts owed to Contractor are insufficient to cover the Overcharged Amount and Audit Amount, as applicable, then Contractor hereby shall pay such remaining amounts to County. Payment is due within a reasonable amount of time, but in no event may the time exceed sixty (60) calendar days, from presentation of the County's audit findings to Contractor. In no event shall the Overcharged Amount or the Audit Amount be deemed a reimbursable cost of the Work. This provision is hereby considered to be included within, and applicable to, any subcontractor agreement entered into by the Contractor in performance of the Work under this Agreement. The access, inspection, copying and auditing rights shall survive the termination of this Agreement.

- D. <u>Laws & Regulations</u>. Contractor will comply with all federal, state, and local laws, ordinances, regulations, rules and code requirements applicable to the work required by this Agreement. Contractor is presumed to be familiar with all laws, ordinances, regulations, and rules that may in any way affect the work outlined in this Agreement. If Contractor is not familiar with laws, ordinances, rules and regulations, Contractor remains liable for any violation and all subsequent damages, penalties, or fines.
- E. <u>Governing Law and Venue</u>. The laws of the State of Florida shall govern this Agreement, and the duties and obligations stated within this Agreement. Sole and exclusive venue for all actions arising under this Agreement shall be in a court of competent jurisdiction in and for Alachua County, Florida.
- F. <u>Amendment and Assignment</u>. The Parties may only modify or amend this Agreement by a mutual written agreement of the Parties. Neither Party will assign or transfer any interest in this Agreement without prior written consent of the other Party. The County and Contractor each bind the other and their respective successors and assigns in all respects to all of the terms, conditions, covenants, and provisions of this Agreement.
- G. <u>Additional Services</u>. Additional services not specifically identified in this Agreement may be added to the Agreement upon execution of a written amendment by the Parties.
- H. <u>Third Party Beneficiaries</u>. This Agreement does not create any relationship with, or any rights in favor of, any third party.
- I. <u>Independent Contractor</u>. In the performance of this Agreement, Contractor is acting in the capacity of an independent contractor and not as an agent, employee, partner, joint venturer, or associate of the County. Contractor is solely responsible for the means, method, technique, sequence, and procedure utilized by Contractor in the full performance of the Work referenced in this Agreement.
- J. <u>E-Verify</u>. Professional shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the Professional during the term of the Agreement. Professional shall expressly require any

subcontractors performing work or providing Work under this Agreement to utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the subcontractor during the term of this Agreement. The E-Verify system is located at <a href="https://www.uscis.gov/E-Verify">https://www.uscis.gov/E-Verify</a>.

- K. <u>Conflict of Interest</u>. Contractor warrants that neither Contractor nor any of Contractor's employees have any financial or personal interest that conflicts with the execution of this Agreement. The Contractor shall notify County of any conflict of interest due to any other clients, contracts, or property interests.
- L. <u>Prohibition Against Contingent Fees</u>. As required by §287.055(6), Florida Statutes, the Contractor warrants that he or she has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor to solicit or secure this Agreement and that he or she has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this Agreement. If Contractor breaches this provision, the County has the right to termination this Agreement without liability, and at the County's discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission, percentage, gift or consideration.
- M. <u>Force Majeure</u>. The Parties will exercise every reasonable effort to meet their respective duties under this Agreement but will not be liable for delays resulting from force majeure or other causes beyond their reasonable control, including, but not limited to, compliance with any government laws or regulation, acts of nature, fires, strikes, national disasters, wars, riots, transportation problems and any other cause whatsoever beyond the reasonable control of the Parties. Any such cause will reasonably extend the performance of the delayed duty to the extent of the delay so incurred and so agreed by the Parties.
- N. <u>Public Entity Crimes</u>. A person or affiliate who has been placed on the convicted vendor list following a conviction of a public entity crime may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity in excess of the threshold amount provided in Florida Statutes, Section 287.017 for Category Two for a period of thirty-six (36) months from the date of being placed on the convicted vendor list.
- O. <u>Collusion</u>. By signing this Agreement, Contractor declares that this Agreement is made without any previous understanding, agreement, or connections with any persons, contractors or corporations and that this Agreement is fair, and made in good faith without any outside control, collusion, or fraud.
- P. <u>Counterparts</u>. This Agreement may be executed in any number of and by the different Parties hereto on separate counterparts, each of which when so executed shall be deemed to be an original, and such counterparts shall together constitute but one and the same instrument. Receipt via email with pdf attachment by a party or its designated legal counsel of an executed counterpart of this Amendment shall constitute valid and sufficient delivery in order to complete execution and delivery of this Amendment and bind the Parties to the terms hereof.
- Q. <u>Severability and Ambiguity</u>. It is understood and agreed by the Parties that if any of the provisions of the Agreement shall contravene or be invalid under the laws of the State of Florida, such contravention or invalidity shall not invalidate the entire Agreement, but it shall be construed as if not containing the particular provision(s) held to be invalid, and the rights and obligations of the Parties shall be construed and enforced accordingly. This Agreement shall not be construed more strictly against one Party than against the other Party, merely due to fact that it may have been prepared by one of the Parties. Each Party represents and agrees that it has had the

opportunity to seek the advice of appropriate professionals, including legal counsel, in the review and execution of this Agreement.

- R. <u>Electronic Signatures</u>. The Parties agree that an electronic version of this Agreement shall have the same legal effect and enforceability as a paper version. The Parties further agree that this Agreement, regardless of whether in electronic or paper form, may be executed by use of electronic signatures. Electronic signatures shall have the same legal effect and enforceability as manually written signatures. Delivery of this Agreement or any other document contemplated hereby bearing an manually written or electronic signature, by electronic mail in "portable document format" (".pdf") form, or by any other electronic means intended to preserve the original graphic and pictorial appearance of a document, will have the same effect as physical delivery of the paper document bearing an original or electronic signature.
- S. <u>Entire Agreement</u>. This Agreement constitutes the entire agreement and supersedes all prior written or oral agreements, understandings, or representations of the Parties.

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**IN WITNESS WHEREOF**, the Parties have caused this Agreement to be executed on the respective dates under each signature: the County, through the Chair of the Board of County

Commissioners, who is authorized to sign and by Contractor, through its duly authorized representative.

# ALACHUA COUNTY, FLORIDA

	By:		
	Charles S Chestnut, IV, Chair		
	Board of County Commissioners		
	Date:		
ATTEST	APPROVED AS TO FORM		
J.K. "Jess" Irby, Esq., Clerk (SEAL)	Alachua County Attorney's Offic		

CONTRACTOR SAFE AIR Corporation

Print: WAYNE A LUTZ

Title:

Date: 2-19-25

IF THE CONTRACTOR IS NOT A NATURAL PERSON, PLEASE PROVIDE A CERTIFICATE OF INCUMBENCY AND AUTHORITY, OR A CORPORATE RESOLUTION, LISTING THOSE AUTHORIZED TO EXECUTE CONTRACTS ON BEHALF OF YOUR ORGANIZATION. IF ARE A NATURAL PERSON, THEN YOUR SIGNATURE MUST BE NOTARIZED.

# NTP No.: Agreement No.: Invoice/Billing Reference No.: **Project Description:** County: Alachua County, a Charter County and political subdivision of the State of Florida Date Issued: **County Project Manager:** Contractor: Contractor's Address: Architect/Engineer: Execution of the Notice to Proceed (NTP) by County shall serve as authorization for the Contractor to perform the Work for the above project as set forth in that certain General Construction Agreement No. between the County and the Contractor and further delineated in the specifications, conditions and requirements stated in the following listed documents which are attached hereto and made a part hereof. **ATTACHMENTS:** [ ] DRAWINGS/PLANS/SPECIFICATIONS [ ] SCOPE OF WORK [ ] SPECIAL CONDITIONS [ ] SCHEDULE OF VALUES [ ] \_\_\_\_\_ The Contractor shall provide said Work pursuant to this Notice to Proceed, its attachments and the above-referenced Contract, which is incorporated herein by reference as if it had been set out in its entirety. Whenever the Notice to Proceed conflicts with said Contract, the Contract shall prevail. TIME FOR COMPLETION: The Work authorized by this Notice to Proceed shall be commenced upon the date written above or upon issuance of and shall substantially complete within \_\_\_\_\_(\_\_\_) calendar days of this NTP with Final Completion occurring ( ) calendar days after Substantial Completion. METHOD OF COMPENSATION: This Notice to Proceed is issued in accordance with the terms of the General Construction Agreement No. \_\_\_\_\_, dated \_\_\_\_. The amount paid for this job shall be: \$\_\_\_\_\_\_.

**EXHIBIT 1: NOTICE TO PROCEED** 

The County shall make payment to the Contractor in strict accordance with the payment terms of the above-referenced Agreement and in accordance with the Schedule of Values.

It is expressly understood by the Contractor that this and Notice to Proceed, until executed by the County, does not authorize the performance of any Work by the Contractor and that the County, prior to its execution of the Notice to Proceed, reserves the right to authorize a party other than the Contractor to perform the Work called for under this document if it is determined that to do so is in the best interest of the County.

IN WITNESS WHEREOF, the Parties hereto day of, 20, for the		have executed it on thi
CONTRACTOR COUNTY, FLORIDA		ALACHUA
By:	By:	
Alachua County		
Date:	Date:	
Title:Print Name and Title		
ARCHITECT/ENGINEER/COUNTY (as app	plicable)	
By:		
Date:		
Title:Print Name and Title		

#### **Exhibit 2: Scope of Work**

#### 1. General Requirements:

- 1.1. The Contractor shall Provide and Install of Vehicle Exhaust Systems at selected Alachua County Fire Rescue Stations.
- 1.2. The Contractor shall provide all labor, materials, and equipment necessary to put in working operation a complete turnkey system to remove both diesel and automotive exhaust gases, and particulate of operating vehicles within the confines of specified fire stations.
- 1.3. All necessary controls, motor, fittings, ductwork, blower, electrical disconnect, all permitting, architectural, engineering, labor and all other equipment and materials specified shall be part of the contractor's work.
- 1.4. All items of equipment and materials described in these specifications are to be furnished, installed, and placed into proper operating condition in accordance with good practice and the manufacturer's written or published instructions.
- 1.5. The contractor shall install a complete turnkey automatic disconnect vehicle exhaust capture system, that addresses the problem of diesel fumes in the station house that will not interfere with the normal day-to-day operations.
- 1.6. The exhaust removal system must provide a complete evacuation of all diesel fumes at the source from start up to exit of the apparatus from the fire station.
- 1.7. The system must not affect personnel boarding the apparatus. The hose assembly shall not come into contact with the vehicle other than one connection point to the vehicle's tailpipe. The house assembly shall not touch or drag on the bay floor during system operation or after system releases from the tailpipe.
- 1.8. The exhaust system shall not block doorways, exits, and aisles in the apparatus bay, which could endanger the welfare of personnel or visitors.
- 1.9. Due to the harmful effects of diesel exhaust, the system must be designed and capable of capturing the exhaust gas and particulate even in the event of a complete power failure. The system shall not detach itself from the apparatus for any reason during a power failure other than normal exiting of the apparatus bay. The system shall discharge exhaust outside the station even in the event of a power failure.

#### 2. Standard of Product

- 2.1. Equipment and materials provided for the system installation(s) shall be a standard product of manufacturer's currently engaged in the manufacturing of automatic emergency response hose type vehicle exhaust removal systems.
- 2.2. The manufacturer must be an ISO 9001:2000 Certified in the United States <a href="www.iso.org">www.iso.org</a>, UL and CUL Certified <a href="www.ul.com/database/">www.ul.com/database/</a>, and certified by the Air Movement and Control Association (AMCA) <a href="www.amca.org/search.htm">www.amca.org/search.htm</a> to ensure quality, consistency and reliability of products. Certification documents shall be provided and attached to the bid.
- 2.3. The system shall have a life of service of no less than 15 years to establish proof of quality, longevity and service.
- 2.4. All items shall be products that have been in the fire services for a minimum of five (5) years.

#### 3. Specifications

- 3.1. The exhaust removal system shall capture the exhaust emission directly at the tailpipe of the vehicle and exhaust those emissions to a specified area safely outside the building.
- 3.2. A magnetic collection nozzle shall be connected only to the motor vehicle's exhaust tailpipe.
- 3.3. When the vehicle is started by the driver, the exhaust fan will automatically energize and exhaust the toxic gases directly to the outside of the building. This automatic feature shall activate when the vehicle's ignition is turned on.
- 3.4. Each vehicle shall have a transmitter in it which will activate the Source Capture Exhaust System upon starting of the vehicle.
- 3.5. The automatic controller shall use an adjustable timer to keep the contractors energized for as long as the vehicle runs in the station.
- 3.6. The magnetic connection device shall stay connected to the vehicle tailpipe as the vehicle travels to the exit door by means of a pre-engineered Suction Rail system (for single vehicle back-in applications or the single vehicle drive-thru and/or two vehicles in tandem applications).
- 3.7. The systems shall be securely attached to the building structure and support a flexible hose assembly that moves with the vehicle inside the station.
- 3.8. As the vehicle nears the exit door, the magnetic nozzle connection located at the tailpipe shall release smoothly from the tailpipe.

- 3.9. After the system releases the vehicle tailpipe at the bay door, it shall retract passively and smoothly into a convenient storage position.
- 3.10. When the vehicle returns to the station, the controller will sense the return of the vehicle(s) and start the exhaust fan's and SCES no less than 100 feet from entry doors. This will make sure that the SCES is extracting air at the exhaust nozzle when personnel are making the hook up.
- 3.11. During hook up to the suction rail system, personnel will manually pull the flexible hose assembly to the entrance door in a drive through bay. The personnel, without having to bend down and enter their breathing zone into the exhaust gas tailpipe zone, shall grab the safety disconnect handle to attach the magnetic connection device without any force required to make the connection.
- 3.12. The vehicle then proceeds to its designated parking position.
- 3.13. Bending over or requiring force for connecting the nozzle to tailpipe is not acceptable due to the increase of exposure time to toxic diesel exhaust fumes.
- 3.14. The personnel operating the system and making the connection must never have his/her breathing zone closer than 3 feet or 1 meter from the tailpipe discharge and the exhaust air must be extracted at the nozzle.
- 3.15. The vehicle exhaust removal system shall be in compliance with the State, National, and international building codes and standards current mandatory codes as adopted by DCA.
  - 3.15.1. ANSI American National Standards Institute http://ansi.org/
  - 3.15.2. ASHRAE American Society of Heating, Refrigeration and Air-Conditioning Engineers <a href="https://ashrae.iwrapper.com/ViewOnline/Standard\_62.1-2013">https://ashrae.iwrapper.com/ViewOnline/Standard\_62.1-2013</a>. Standard 62.1 Ventilation for Acceptable Indoor Air Quality
  - 3.15.3. NEMA National Electrical Manufacturers Association <u>Http://www.nema.org/pages/default/aspx</u>
  - 3.15.4. NFPA National Fire Protection Association <a href="http://www.nfpa.org/codes-and-standards-document-information-pages">http://www.nfpa.org/codes-and-standards-document-information-pages</a>.
  - 3.15.5. Standard 70-11 NEC National Electrical Code
  - 3.15.6. Standard 72-10 National Fire Alarm Code
  - 3.15.7. Standard 91-10 Exhaust Systems for Air Conveying of Vapors, Gases, and Noncombustible Particulate Solids.
  - 3.15.8. SMACNA Sheet Metal & Air Conditioning Contractors National Assoc., Inc. <a href="https://www.smacna.org/technical/">https://www.smacna.org/technical/</a>

- 3.15.9. SMACNA/ANSI 2005 HVAC Duct Construction Standards Metal and Flexible (2005)
- 3.15.10. UL Underwriters Laboratories, Inc. <a href="http://ul.com/">http://ul.com/</a>

#### 3.16. Suction Rail

- 3.16.1. The suction rail shall be a one-piece extruded aluminum profile with a minimum length of 19' long.
- 3.16.2. The suction rail shall be installed in all areas where two vehicles sit in tandem or a drive-thru bay is longer than 30 feet in length.
- 3.16.3. The suction rail shall have rubber sealing lips along the bottom side of rail that will form around the hose trolley as it moves through the fire station.
- 3.16.4. The suction rail shall be no less than 6" in diameter and have shock absorbing end shocks to reduce end of rail impact of trolley assembly.

#### 3.17. Support Legs for the Rail

- 3.17.1. Support leg and mounting feet shall be manufactured and provided by the supplier of primary exhaust removal system (equipment manufacturer). This is to ensure that the unit is installed as a complete system including the mounting hardware.
- 3.17.2. The support leg material shall be aluminum.
- 3.17.3. A minimum of one support with appropriate bracing shall be provided for every 10 linear feet of track or rail profile.
- 3.17.4. The support legs shall consist of a square tubular profile of 2" X 2" x 1/8" wall.
- 3.17.5. The vertical adjustable mounting foot shall be capable of attaching the leg assembly to a ceiling.
- 3.17.6. The horizontal adjustable mounting foot shall be capable of attaching the leg assembly to a wall.
- 3.17.7. The support leg shall be equipped with round tubular steel knee brace with pressed bolt able ends.
- 3.17.8. The angle shall be completely adjustable to the leg support and mounted perpendicular and parallel to direction of the rail.
- 3.17.9. The typical support angle shall be as close to 45 degrees from the centerline of the factory provided support leg as possible.

#### 3.18. Upper Flexible Hose

- 3.18.1. Hose shall be flexible exhaust hose manufactured for the sole purpose fo venting high temperature exhaust gases, which are produced by internal combustion engines.
- 3.18.2. The flexible hose shall be designed strictly for the harsh environment of rapid response and auto-release of a vehicle exhaust tailpipe.
- 3.18.3. Hose shall be 5" in diameter with varying lengths depending on the system length required.

- 3.18.4. Hose material shall be high temperature silicone impregnated into high temperature laminated fabric and be 2.5 ply laminations or thicker.
- 3.18.5. This construction of hose must be capable of operating at continuous temperatures of 850 degrees Fahrenheit and intermittent temperatures of 1150 degrees Fahrenheit.
- 3.18.6. Wire Helix shall be bound and run the full length of hose to provide support to the hose system and protected in laminations of hose winding.
- 3.18.7. This shall be accomplished in a fashion which eliminates any possibility of personnel coming in contact with an exposed hot metal helix.
- 3.18.8. The hose shall further protect the internal wire helix from heat buildup and in turn add increased visibility to personnel.
- 3.18.9. The bend radius of the high temperature hose shall be no less than 1.5 times the diameter of hose to ensure that hot gases are not restricted as they pass through the system.

#### 3.19. Lower Hose Assemble

- 3.19.1. Shall be a rigid 5" diameter by 2-foot-long section of hose identical in appearance to the upper hose assembly.
- 3.19.2. The lower hose shall support the magnetic connection nozzle and reducing elbow in a rigid fashion to allow for the operator to place hose collection nozzle onto the tailpipe without bending over.
- 3.19.3. The lower hose is the only section of hose which shall disconnect from the upper hose assembly and act as a safety disconnect in the unlikely event the nozzle gets entangled.
- 3.19.4. Hose material shall be high temperature synthetic impregnated into a high temperature laminated fabric and be 3-ply laminations or thicker.
- 3.19.5. This construction of hose must be capable of operating at continuous temperatures of 850 degrees Fahrenheit and intermittent temperatures of 1150 degrees Fahrenheit such as are experienced when vehicle checks are performed inside the station.

#### 3.20. Metal Hose Saddle Assembly

- 3.20.1. Shall be a rigid exhaust type elbow with a 1.5 diameter radius bent, which has a welded attachment eye to allow for the lifting balance to attach the elbow to the balance and trolley assembly.
- 3.20.2. The metal saddle elbow shall be made of 14-gauge plated steel.

#### 3.21. Safety Disconnect Coupling

- 3.21.1. A three-part segmented coupling to protect the vehicle and system.
- 3.21.2. This coupling enables the lower two-foot hose assembly to physically separate from the upper hose assembly thus reducing the possible chance of damage to system in the event the exhaust connection nozzle assembly may become entangled in the undercarriage of the vehicle.

- 3.21.3. The release tension of this device shall be preset at 130 lb. and adjustable from 40 lb. to 206 lb. of separating force to accommodate varying exit speeds of vehicles.
- 3.21.4. This coupling shall be made of metal parts that are in contact with exhaust gases and reusable.
- 3.21.5. The metal coupling shall be designed to allow the lower hose to swivel from the upper hose up to 360 degrees.
- 3.21.6. This disconnect is considered a safety requirement and any system bid must incorporate a safety disconnect.

#### 3.22. Magnetic Collection Nozzle Assembly

- 3.22.1. The nozzle shall provide a substantially airtight seal around the exhaust tailpipe adapter when connected thus allowing for as close to 100% source capture.
- 3.22.2. The magnetic nozzle shall be engineered and designed with magnets that are strategically positioned on the face of the collection nozzle and must be out of the high heat airstream to protect them from soot buildup, exhaust corrosion and high temperatures that would affect their holding poser of the magnets.
- 3.22.3. The magnets shall be adjustable for a range of holding powers in the field after installation and fit all vehicles with tailpipe sizes from 2" 7" in diameter.
- 3.22.4. The hose side nozzle shall have a conical taper to center the nozzle onto the tailpipe adapter.
- 3.22.5. The collection nozzle must attach to the tailpipe adapter with no greater forward/push force more than 2-foot pounds and release at a pull force no greater than 10-foot pounds.
- 3.22.6. The tailpipe adapter shall be a reverse conical taper for quick and proper attachment by the firefighter in its connection.
- 3.22.7. The design must be snag proof so that the collection nozzle will not get locked on the tailpipe and not release from the fire apparatus.
- 3.22.8. The magnets and conical tailpipe plate shall guarantee proper alignment by untrained personnel and limit the chance of nozzle being locked onto the tailpipe that could cause a life safety condition or collateral damage to system, vehicle, or personnel.
- 3.22.9. The collection nozzle shall also incorporate a protective rubber safety cover to avoid damage to the vehicle and surroundings.
- 3.22.10. The reducing elbow that connects to the connection nozzle shall be fabricated using continuous leak proof welded stainless steel construction.
- 3.22.11. The reducer shall incorporate a primary expanded metal debris screen, which is permanently affixed to the inside opening of exhaust nozzle and prevents a tailpipe that is not fitted with a snag proof tailpipe adapter from allowing to connect to the system.

#### 3.23. Vehicle Tailpipe Modification

- 3.23.1. The Contractor shall supply a drawing for the precise modification procedure for the vehicles to attach to the exhaust removal system.
- 3.23.2. The installing contractor shall be responsible for all undercarriage or vertical tailpipe modifications and be EVT certified.
- 3.23.3. The modification shall vent the exhaust gases at a 90-degree angle on the vehicle.
- 3.23.4. Tailpipe modifications must be constructed in a manner that prevents exhaust blowback into the station after the auto-release system disengages from the tailpipe.
- 3.23.5. A flange shall be provided and installed by the Contractor as a precisely located stopping point for the collection nozzle.
- 3.23.6. The manufacturer's supplied adapter shall securely attach to the vehicle tailpipe.
- 3.23.7. The exhaust system tailpipe or tailpipe adapter shall not be exposed or extend past the body of the vehicle.
- 3.23.8. This is considered a safety requirement, and any system bid must comply.

#### 3.24. Central Ventilation Controller CVC

- 3.24.1. The controller shall be built and supplied by a UL recognized and listed exhaust system manufacturer.
- 3.24.2. Controller shall carry the UL listing label as an "Enclosed Industrial Control Panel".
- 3.24.3. Individual components listed by UL shall not satisfy the above requirement.
- 3.24.4. The manufacturer must undergo monthly inspections by UL to verify all requirements and standards are met as outlined by UL.
- 3.24.5. The controller shall be delivered as a CVC control card and shall be hard coded and not a programmed PLC operating system controller.
- 3.24.6. The controller must have a UPC that is part of the main control box and will back up power to the CVC card and email alarm system.

#### 3.25. Source Capture Fan Control (EF-1)

- 3.25.1. The purpose of EF-1 is to ventilate vehicle exhaust gasses to the atmosphere, drawn directly from the vehicle exhaust pipe, via a direct source capture exhaust hose.
- 3.25.2. Each vehicle shall have a transmitter in it which will activate when the vehicle is started.
- 3.25.3. Upon sensing the vehicle being started, this blower will activate.
- 3.25.4. The blower will operate continuously while the vehicle is running and for an adjustable number of minutes after the vehicle is turned off or leaves the vicinity of the control box (500' radius).
- 3.25.5. The adjustment will be via potentiometer and shall be 1 to 5 minutes.

- 3.25.6. A single Channel receiver located inside the control enclosure shall be powered by 24VAC and have a pickup range of no less than 500 ft. The receiver shall have the ability to detect unlimited signals for vehicle transmitters. Vehicle transmitters shall be powered by 12 volt and plug into accessory lighter type adapter for power and or wired into the vehicle's ignition circuit. The transmitter must activate when the ignition is turned on and continue to operate until the ignition is turned off. The vehicle transmitter shall have a momentary stop button that disarms transmitter when outdoor service checks are being performed. Transmitters shall be programed to one channel to allow all vehicles to run system at any of the stations.
- 3.25.7. There shall be a set of "Remote Start" terminal blocks on the circuit board which allows EF-1 to be started by a remote dry contact from any outside source. This functionality shall only be active while EF-1 in is in AUTO mode and will start when the remote signal is received and will stop immediately upon losing this signal. There shall also be an LED light on the circuit board indicating when the blower is running.
- 3.25.8. Operators on the control for EF-1 shall include a button which toggles through OFF/AUTO/ON and an indicator which indicates the blower is running. The selector button/light shall be LED type for low energy consumption and longer service.

#### 3.26. Smoke & Fire Alarm feature

- 3.26.1. The system controller shall have a smoke & fire alarm function that will monitor the vehicle bays for a smoke or fire.
- 3.26.2. The smoke & fire alarm must shut down the EF-1 fan as per fire code so as not to fan the fire and flame.
- 3.26.3. The system must also be able to tie into a central fire panel now or in the future.

#### 3.27. Motor Control Overload Relay

- 3.27.1. Overload relay shall be an Allen Bradley 193 ES series.
- 3.27.2. Overload relay shall have an adjustable trip range to meet the proper full load amperage of the blower motor.
- 3.27.3. On three phase applications the overload relay shall prevent single phasing of the blower motor.
- 3.27.4. The overload relay shall be UL listed as an approved component.

#### 3.28. **Electrical Wiring**

- 3.28.1. Shall be run in wire channel to allow for easier identification of the wiring circuits and for a neat appearance.
- 3.28.2. All wiring circuitry shall meet National Electric Code and UL standards for proper size, bending radiuses (NEC code ref. 300-34) and terminations.

#### 3.29. Electrical Terminal Block

- 3.29.1. Shall be 600 V, UL rated and recognized. It shall provide individual connection points for power connections.
- 3.29.2. The primary and secondary control wiring fuses shall be incorporated into the terminal block as one unit.

#### 3.30. **Product Manual**

- 3.30.1. Shall be provided with each electrical control box supplied.
- 3.30.2. The product manual shall include a description of components with part numbers inclusive to the controller.
- 3.30.3. The product manual shall include a wiring schematic showing all internal circuitry as well as all field installed wiring connections to the controller.

#### 3.31. Electrical Interference

3.31.1. To protect the apparatus and communications, designs that allow any possibility of electrical back-feed or induced current, which may interfere with a central services communication or onboard vehicle computer, logic or navigational equipment, will not be accepted.

### 3.32. High Voltage and Control Wiring

- 3.32.1. The Contractor shall be responsible for all high voltage and all control wiring for the vehicle exhaust system.
- 3.32.2. The wiring must be done as per NFPA/NEC code and standards.

#### 3.33. Centrifugal Fan for Source Capture System

- 3.33.1. The fans shall be a direct drive, high pressure, single width, made of Steel construction, and Painted with Epoxy Powder Coating.
- 3.33.2. The Impeller wheel shall be of a radial or BI design for high static pressure performance.
- 3.33.3. Impeller wheels shall be spark resistance aluminum (AMCA Class B) and made in a manner to prevent static electricity build up.
- 3.33.4. The impeller shall be dynamically and statically balanced and of the nonoverloading type to provide maximum efficiency while achieving quiet, vibrationfree operation.
- 3.33.5. The outlet configuration shall be top horizontal, bottom horizontal, or up-blast.
- 3.33.6. The housing shall be capable of field reconfiguration in the event the mounting position needs to be changed for unforeseen reasons.

#### 3.34. Fan Motor and Bearing

- 3.34.1. All 1-10 horsepower motors shall be totally enclosed fan cooled (TEFC) continuous duty rated. The motors shall be dual voltage where applicable.
- 3.34.2. Motors comply with "Energy Policy and Conservation Act" (EPACT) as Outlined by the US Dept. of Energy and LEED.

- 3.34.3. The fan / motor shall be direct drive type and have ball bearing that are permanently seal and lubricated. The exhaust discharge outlet shall be in up-blast and 36" above the gutter line on building.
- 3.34.4. The discharge shall be no closer than 15' from any air intake, windows, cascade system or prevailing current that lead to adjacent building.
- 3.34.5. The fan shaft shall be steel and rotate in a non-sparking *TEFLON* seal to prevent leakage and to prevent hot exhaust gases from coming into contact with the motor bearings.
- 3.34.6. The motor shall be designed to run with a variable speed drive unit.

#### 3.35. **Performance**

3.35.1. The delivered volume shall take into account all the static regains of vehicle engine exhaust (based on an airtight connection at the tailpipe), lengths of ductwork, elbows, branches, shut off, wyes, etc. which accumulate the static pressure at the field inlet. The manufacturer's provided fan shall be performance guaranteed.

### 3.36. **Ductwork type and materials**

- 3.36.1. Shall be SMACNA Class 3 product conveying duct system.
- 3.36.2. It must meet or exceed criteria for construction and performance as outlined in Round Industrial Duct Construction Standards, SMACNA. Materials of construction unless otherwise specified for all ductwork and fittings shall be a minimum G-90 galvanized sheet metal for inside, in accordance with ASTM-A525 and A527.
- 3.36.3. Type 304 stainless steel shall be used in accordance with ASTM A240 shall be provided when within 2 miles of the coast for Exhaust stacks that are outside of station.
- 3.36.4. The Ductwork shall be airtight laser welded type ductwork with clamp together design using a die-formed, rolled edge in which it is joined by a single lever barrel clamp with airtight seal.
- 3.36.5. The seals that join the duct fitting shall be rated to a service temp of 600 DEG-F. Spiral ductwork or low-pressure HVAC Ductwork will be grounds for rejection.

#### 3.37. Ductwork sizing and gauges

- 3.37.1. All ductwork subject to positive or negative pressure shall be of round Duct pipe construction, with the range of available sizes not to exceed 12 inches in diameter.
- 3.37.2. Duct gauge shall depend on diameter and a minimum operating pressure of 8-30 inches water gauge.
- 3.37.3. Acceptable gauge and reinforcement requirements shall be in accordance with the following.
- 3.37.4. Inner duct diameter 4" 12" dia. shall be 22-gauge laser weld duct pipe.

#### 3.38. **Ductwork Fittings**

- 3.38.1. All exhaust fittings shall be round and have a wall thickness one gauge (one even gauge number) heavier than the lightest allowable gauge of the downstream section of duct to which they are connected. Air duct branch entrances shall be factory fabricated fittings or factory fabricated duct /tap assemblies.
- 3.38.2. Fittings shall be constructed so that air streams converge at angles no greater than 30 degrees.
- 3.38.3. All seams shall be continuous stitch or laser welded and if necessary, internally sealed to insure air tightness.
- 3.38.4. Turning elbows shall be stitch welded and used for all diameters and pressures from 30-90 degrees.
- 3.38.5. They shall be fabricated of 20-gauge galvanized steel and constructed as two-pieces with continuous welded seam construction.
- 3.38.6. Tapered Body Fittings shall be used wherever particular fallout is anticipated and where airflow is introduced to the transport duct manifold

### 3.39. **Ductwork Design Velocities**

3.39.1. Shall be a minimum of 3000-4000 feet/minute transport velocity. Capture velocity shall be 4500-6000 FPM to extract virtually 100 % of the exhaust gases.

#### 3.40. External Ductwork

- 3.40.1. Shall be sized for the exact inlet and outlet of the exhaust fan blower. The external ductwork shall be G-90 duct pipe.
- 3.40.2. An exhaust rain cap shall be supplied and manufactured in accordance with EPA standard for free draft rain cap requirements, as an integral part of this rain cap shall be a back draft damper to provide protection from rain and other inclement weather.

#### 4. Training

4.1. The contractor shall provide training to department personnel in the daily use and maintenance of the vehicle exhaust removal system that has been installed and specified herein. Training shall be for all personnel involved with the operation of the exhaust removal system.

#### 5. Service/Repair Parts

- 5.1. The contractor shall provide the department with a competent service plan outlining the periodic adjustments, and frequency.
- 5.2. All Service parts must be stocked in the state and be available within 24 hours of request for service or repair.

#### 6. Equipment Warranty

6.1. The Contractor shall guarantee all materials, equipment and workmanship for a minimum period of five (5) years from the date of installation.

- 6.2. Defects shall be made good at the Contractors' expense with no cost or obligation to the owner.
- 6.3. The Contractor shall not be responsible for system misuse, abuse, natural disasters, components not operated under normal industry use, has been repaired altered or modified.
  - 6.3.1. All repairs will be completed at the original installation site of the product; however, the Contractor reserves the right, at their cost, to remove and return the product to the plant where the product can be inspected, repaired or replaced and then returned and reinstalled.
- 7. The Contractor shall be responsible for all labor costs and transportation costs, including, freight and insurance, in connection with completing a warranty work call.
  - 7.1. The warranty shall commence on the date of final completion and shall be valid for a period of five years.



#### Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

### Alachua County FS-23

1600 Ft. Clark Blvd. Gainesville, FL 32643 Project ID: RFP 25-514-LC

# Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services Qty. 3 - SafeAir/ Plymovent MRP-45 Exhaust Hose Rail Systems

- SafeAir/ Plymovent MRP-45 Exhaust Hose Rail Systems
  6.3-P 42.75' Extruded Aluminum Rail Profile Square Standard 19' sections
  6.3-P Front hydraulic shock bumper system
  6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
  6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
  6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
  6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  6.3-V Magnetic Grabber patented tailpipe nozzle for 5" x 5" hose System
  6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks- Meets
  NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower FAU-4700

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package WD-OLD- 208-230 VAC -24 VAC Control
  6.3-AG Blower motor TEFC 208-230 VAC -3hp 3 Phase Wash down type
  6.3-AG Epoxy powder coated blower housing with mounting hardware
  6.3-AG H Class B AMCA spark proof rating, direct drive, variable speed

  Oty. I- Safe Air WD-OS4-UL Electrical Control Box
  6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
  6.3-Y Auto Start Receiver for Vehicles
  6.3-Y Louising activated Transpositions.

- 6.3-Y Ignition activated Transmitters for (3)Vehicles Carbon Monoxide Sensor Nitrogen Dioxide Sensor

Nitrogen Dioxide Sensor

Nitrogen Dioxide Sensor

SafeAir/Nordfab Clamping Ductwork System for Source Capture System

6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s – Reducers - Elbows

6.3-AL 16 Ga Galv. Ductwork with clamps – No Leak Laser Welded Seams

Ductwork Hangers – Dampers – Wall Flashings – Hardware

6.3-AN Back-Draft Stack Head for outdoor location

Oty. J- Mechanical Installation Hardware Kit

Strut – Clamps – Hangers – Bolts – Nuts – Rod – Screws -Plated and Stainless Steel

Oty. J- Mechanical Installation Labor of System-Davis Bacon Wage

Oty. J- Electrical Installation of System -120-230 v/PH or 208-230v-3 PH

6.3-AB Electrical Conduit – Electrical Metal Tubing (EMT with Water-Tight Fittings)

6.3-AF Flectrical Sub Panel (IF) required for final connections

6.3-AF Flectrical Panel Breakers – As per the original panel Mfg. (AB-SD-Eton-Other)

6.3-AB 24 Low Voltage Wiring in conduit for controls

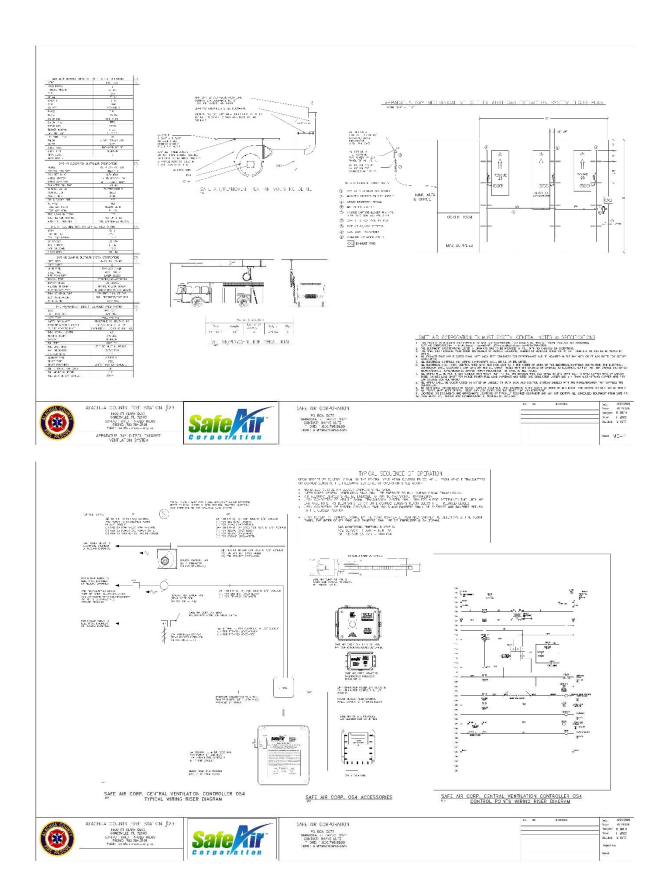
6.3-AB Labor for Electrical Wire and Install

- 6.3-AF Labor for Electrical Wire and Install
   Qty. I Inbound Freight FOB Alachua County, FL
   Qty. 3 6.3-W Truck Tailpipe Modifications
   Qty. I 6.4 Onsite Project Management and Start-Up

- Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

#### Total Cost Price - \$49,542.00

Safe Air Corp FL~ P.O. Box 3077 ~Sarasota, FL 34230-3077 ~Fax: 941-955-0910 email: info@safeairco.com



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#### Air Filtration & Environmental Products

### Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

### Alachua County FS-24

3509 NW 143rd St.

Gainesville, FL 32606

Project ID: RFP 25-514-LC

#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 2 SafeAir/ Plymovent MRP 25 Exhaust Hose Rail Systems
  - 6.3-P 23.25' Extruded Aluminum Rail Profile Square Standard 19' sections
    - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
  - 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks

  - 6.3-5 5" Dia. x 2" X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks.
    6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  - 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks- Meets

#### Oty. 3 - SafeAir/ Plymovent MRP-55 Exhaust Hose Rail Systems

- 6.3-P 52.75' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
- 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks 6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks.
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
  6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety

- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks- Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower TEV-559-536

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package –WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -5hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware
   6.3-AH Class -B AMCA spark proof rating, direct drive, variable speed

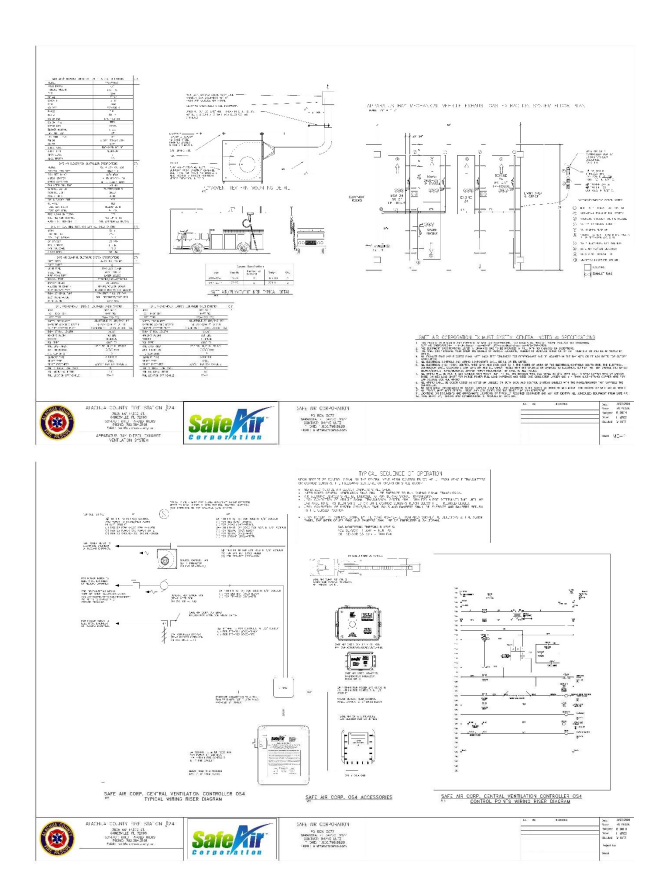
  Qty. I- Safe Air WD-OS4-UL Electrical Control Box
   6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
- - 6.3-Y Auto Start Receiver for Vehicles
  - 6.3-Y Ignition activated Transmitters for (5) Vehicles
  - Carbon Monoxide Sensor Nitrogen Dioxide Sensor
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

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- 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams
- Ductwork Hangers Dampers Wall Flashings Hardware 6.3-AN Back-Draft Stack Head for outdoor location
- Otv. 1- Mechanical Installation Hardware Kit
- Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage
- Qty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  - 6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
  - 6.3-AF Electrical Sub Panel (IF) required for final connections
  - 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code
  - 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
  - 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL
- Qty. 5 6.3-W Truck Tailpipe Modifications
- Qty. 1 6.4 Onsite Project Management and Start-Up Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

Total Cost Price - \$70,836.00

Safe Air Corp FL~ P.O. Box 3077 ~Sarasota, FL 34230-3077 ~Fax: 941-955-0910 email: info@safeairco.com



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#### Air Filtration & Environmental Products

#### Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

#### Alachua County FS-30

930 SE 5th St. Gainesville, FL 32601 Project ID: RFP 25-514-LC

#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

#### Qty. 2 - SafeAir/ Plymovent MRP-45 Exhaust Hose Rail Systems

- 6.3-P 42.75' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
- 6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
- 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower FAU-4700

- SaleAII Typhover Automatic Start/Stop Motor Starter Package —WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware 6.3-AH Class –B - AMCA spark proof rating, direct drive, variable speed
   Qty. I- Safe Air WD-OS4-UL Electrical Control Box

- 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
- 6.3-Y Auto Start Receiver for Vehicles
- 6.3-Y Ignition activated Transmitters for (2) Vehicles Carbon Monoxide Sensor
- Nitrogen Dioxide Sensor
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

#### Qty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System

- 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s Reducers Elbows 6.3-AJ 16 Ga Galv. Ductwork with clamps - No Leak Laser Welded Seams
- Ductwork Hangers Dampers Wall Flashings Hardware
- 6.3-AN Back-Draft Stack Head for outdoor location

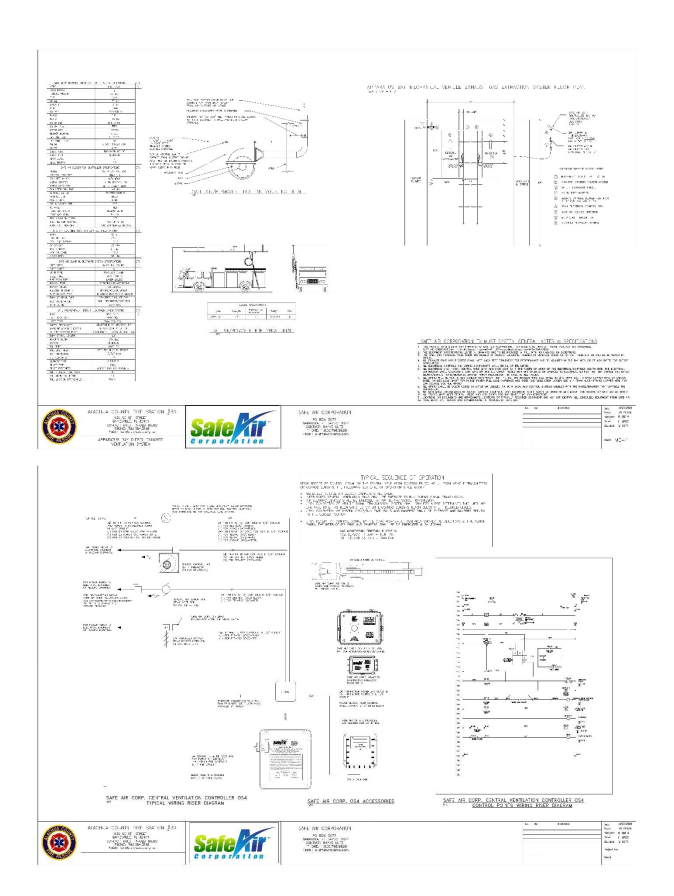
#### Qty. 1- Mechanical Installation Hardware Kit

Strut - Clamps - Hangers - Bolts - Nuts - Rod - Screws - Plated and Stainless Steel

#### Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage

- Oty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
- 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL
- Qty. 2 6.3-W Truck Tailpipe Modifications
- Qty. 1 6.4 Onsite Project Management and Start-Up
- Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

#### Total Cost Price - \$40,035.00



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#### Air Filtration & Environmental Products

#### Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

#### Alachua County FS-33

5901 NW34th St. Gainesville, FL 32653 Project ID: RFP 25-514-LC

#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

#### Qty. 7 - SafeAir/ Plymovent MRP-25 Exhaust Hose Rail Systems

- 6.3-P 23.25' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
- 6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
- 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower TEV 585-536

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package = WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -7.5hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware 6.3-AH Class –B - AMCA spark proof rating, direct drive, variable speed
   Qty. I- Safe Air WD-OS4-UL Electrical Control Box

- 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
- 6.3-Y Auto Start Receiver for Vehicles
- 6.3-Y Ignition activated Transmitters for (7) Vehicles Carbon Monoxide Sensor
- Nitrogen Dioxide Sensor
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

#### Qty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s - Reducers - Elbows

- 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams
- Ductwork Hangers Dampers Wall Flashings Hardware
- 6.3-AN Back-Draft Stack Head for outdoor location

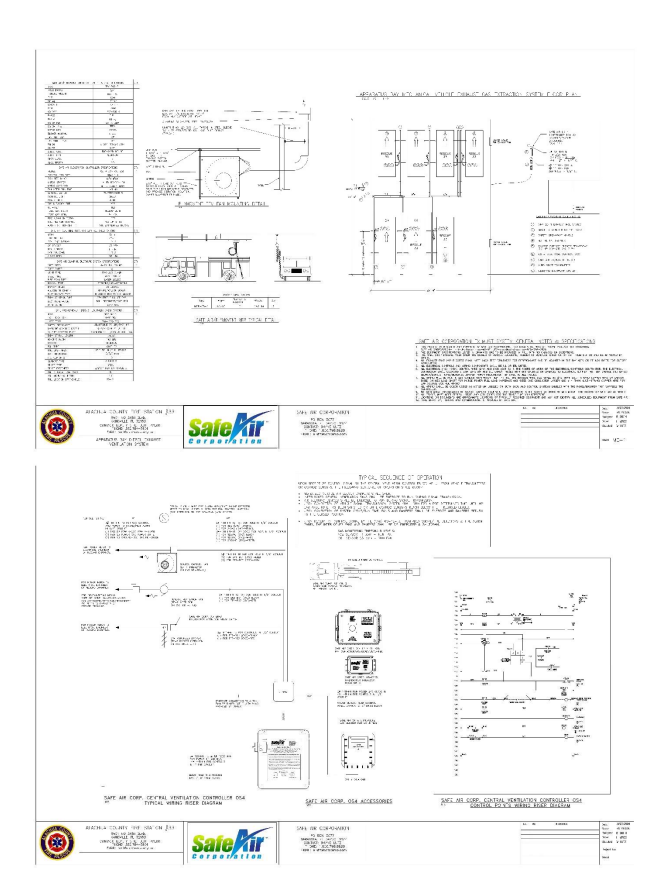
#### Qty. 1- Mechanical Installation Hardware Kit

Strut - Clamps - Hangers - Bolts - Nuts - Rod - Screws - Plated and Stainless Steel

#### Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage

- Oty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
- 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install Qty. 1 - Inbound Freight - FOB Alachua County, FL
- Qty. 7-6.3-W Truck Tailpipe Modifications
- Qty. 1 6.4 Onsite Project Management and Start-Up
- Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

#### Total Cost Price - \$87,271.00



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## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-36

2000 SW 43rd St. Gainesville, FL 32607 Project ID: RFP 25-514-LC

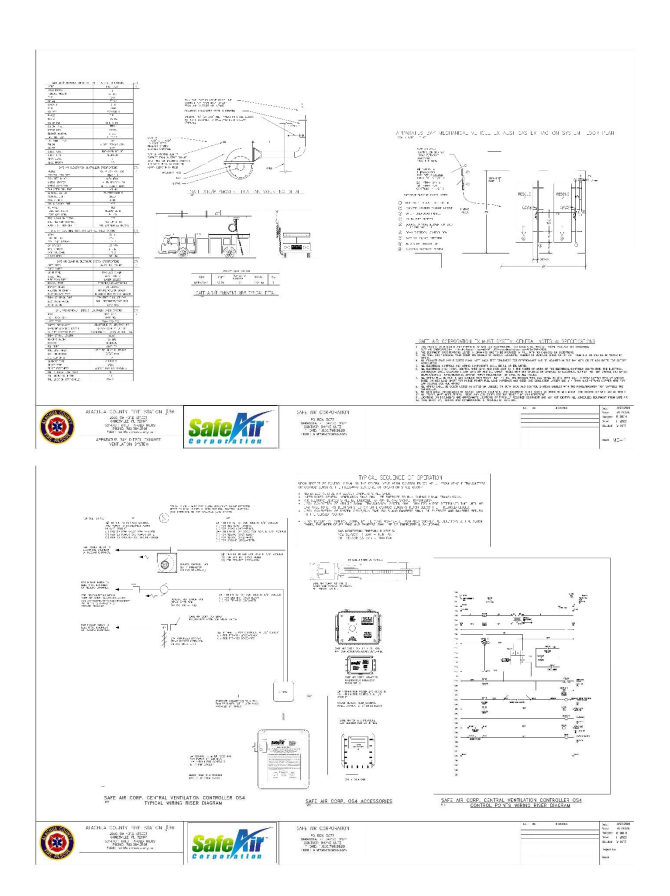
#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 2 SafeAir/ Plymovent MRP-35 Exhaust Hose Rail Systems
  - 6.3-P 33.25' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks

  - 6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
  - 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System

  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard
- Qty. 1 SafeAir/ Plymovent Source Capture Blower FAU-4700
  - SaleAII Typhover Automatic Start/Stop Motor Starter Package —WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware 6.3-AH Class –B - AMCA spark proof rating, direct drive, variable speed
   Qty. I- Safe Air WD-OS4-UL Electrical Control Box
- - 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
  - 6.3-Y Auto Start Receiver for Vehicles 6.3-Y Ignition activated Transmitters for (2) Vehicles
  - Carbon Monoxide Sensor
  - Nitrogen Dioxide Sensor
- Qty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s - Reducers - Elbows
  - 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams Ductwork Hangers - Dampers - Wall Flashings - Hardware
  - 6.3-AN Back-Draft Stack Head for outdoor location
- Qty. 1- Mechanical Installation Hardware Kit
- Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage
- Oty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
- 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install Qty. 1 - Inbound Freight - FOB Alachua County, FL
- Qty. 2 6.3-W Truck Tailpipe Modifications
- Qty. 1 6.4 Onsite Project Management and Start-Up
- Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

## Total Cost Price - \$89,172.00



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## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-40

14377 NE Hwy. 301

Waldo, FL 32694 Project ID: RFP 25-514-LC

### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 2 SafeAir/ Plymovent MRP 25 Exhaust Hose Rail Systems
- 6.3-P 23.25' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling

  - 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
    6.3-S 5" Dia. X 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
    6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  - 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets

#### Oty. 1 - SafeAir/ Plymovent MRP-55 Exhaust Hose Rail Systems

- 6.3-P 52.75' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
- 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks 6.3-8 5" Dia. x 2" X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks.
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety

- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower FAU-4700

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package –WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware
- 6.3-AH Class –B AMCA spark proof rating, direct drive, variable speed
   Qty. 1- Safe Air WD-OS4-UL Electrical Control Box
- 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
  - 6.3-Y Auto Start Receiver for Vehicles
  - 6.3-Y Ignition activated Transmitters for (3) Vehicles
  - Carbon Monoxide Sensor
  - Nitrogen Dioxide Sensor
  - 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

## Oty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s – Reducers - Elbows

- 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams Ductwork Hangers - Dampers - Wall Flashings - Hardware
- 6 3-AN Back-Draft Stack Head for outdoor location

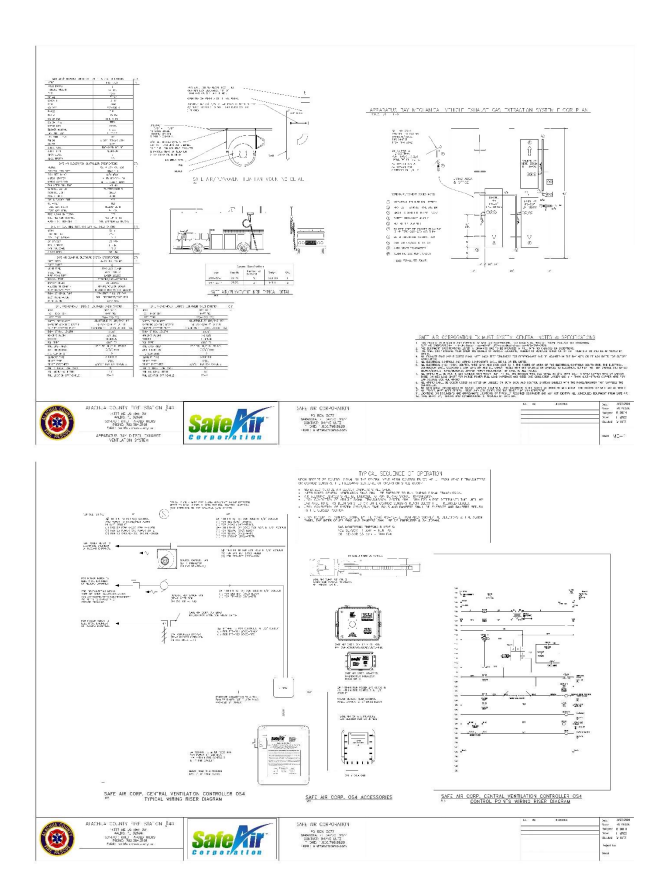
### Qty. 1- Mechanical Installation Hardware Kit

- Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage

## Qty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH

- 6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
- 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code
- 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL
- Qty. 3 6.3-W Truck Tailpipe Modifications
- Oty. I 6.4 Onsite Project Management and Start-Up Oty. I 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

## Total Cost Price - \$48,064.00



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## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-41

5715 NE US Hwv. 301 Waldo, FL 32694 Project ID: RFP 25-514-LC

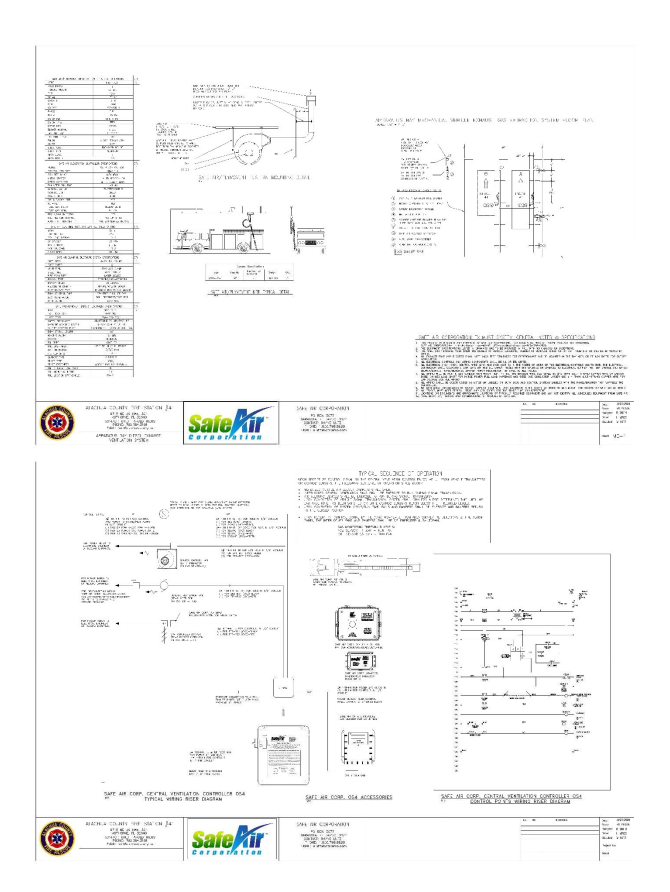
#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 2 SafeAir/ Plymovent MRP-40 Exhaust Hose Rail Systems
  - 6.3-P 38' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks

  - 6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
  - 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System

  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard
- Qty. 1 SafeAir/ Plymovent Source Capture Blower FAU-4700
  - SaleAII Typhover Automatic Start/Stop Motor Starter Package —WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware 6.3-AH Class –B - AMCA spark proof rating, direct drive, variable speed
   Qty. I- Safe Air WD-OS4-UL Electrical Control Box
- - 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
  - 6.3-Y Auto Start Receiver for Vehicles 6.3-Y Ignition activated Transmitters for (2) Vehicles
  - Carbon Monoxide Sensor
  - Nitrogen Dioxide Sensor
  - 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system
- Qty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System
  - 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s Reducers Elbows 6.3-AJ 16 Ga Galv. Ductwork with clamps - No Leak Laser Welded Seams
  - Ductwork Hangers Dampers Wall Flashings Hardware
  - 6.3-AN Back-Draft Stack Head for outdoor location
- Qty. 1- Mechanical Installation Hardware Kit
- Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage
- Oty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
- 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL
- Qty. 2 6.3-W Truck Tailpipe Modifications
- Qty. 1 6.4 Onsite Project Management and Start-Up
- Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

## Total Cost Price - \$39,540.00





## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-60

1320 SE 43rd St.

Gainesville, FL 32641

Project ID: RFP 25-514-LC

### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 2 SafeAir/ Plymovent MRP 20 Exhaust Hose Rail Systems
  - 6.3-P 19' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling

  - 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
    6.3-S 5" Dia. X 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
    6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  - 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets

#### Otv. 1 - SafeAir/ Plymovent MRP-45 Exhaust Hose Rail Systems

- 6.3-P 42.75' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
- 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks 6.3-8 5" Dia. x 2" X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks.
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety

- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower FAU-4700

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package –WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware
- 6.3-AH Class –B AMCA spark proof rating, direct drive, variable speed

  Qty. I- Safe Air WD-OS4-UL Electrical Control Box
- 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
- 6.3-Y Auto Start Receiver for Vehicles 6.3-Y Ignition activated Transmitters for (3) Vehicles
- Carbon Monoxide Sensor
- Nitrogen Dioxide Sensor
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

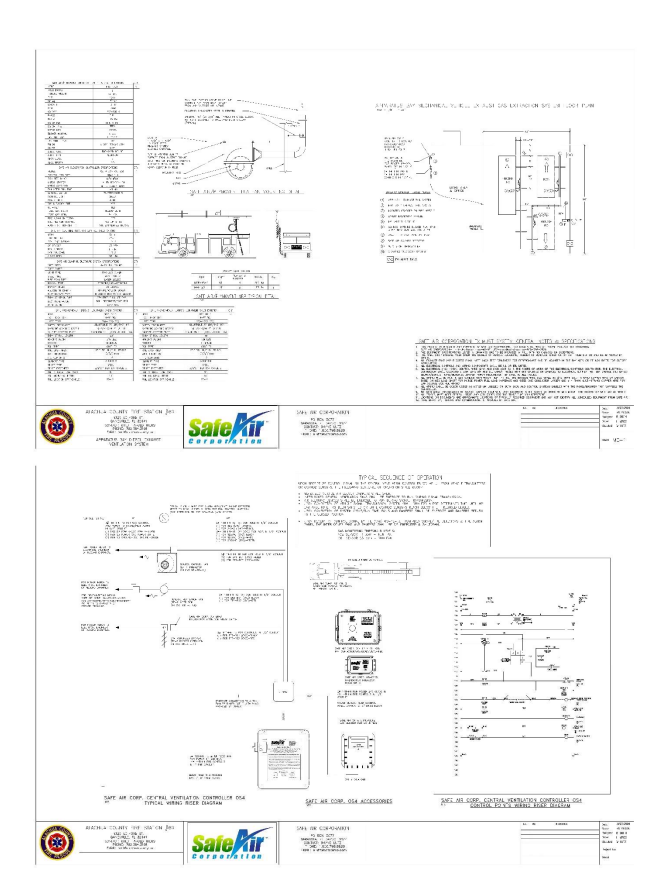
## Oty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s – Reducers - Elbows

- 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams
- Ductwork Hangers Dampers Wall Flashings Hardware 6.3-AN Back-Draft Stack Head for outdoor location
- Qty. 1- Mechanical Installation Hardware Kit

#### Strut - Clamps - Hangers - Bolts - Nuts - Rod - Screws - Plated and Stainless Steel Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage

- Qty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  - 6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings) 6.3-AF Electrical Sub Panel (IF) required for final connections
  - 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code
  - 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other) 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL
- Qty. 3 6.3-W Truck Tailpipe Modifications
- Oty. 1 6.4 Onsite Project Management and Start-Up Oty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

Total Cost Price - \$47,326.00



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## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-62 7405 SE 221 St.

Hawthorne, FL 32640 Project ID: RFP 25-514-LC

#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 3 SafeAir/ Plymovent MRP 30 Exhaust Hose Rail Systems
  - 6.3-P 28.5' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling

  - 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
    6.3-S 5" Dia. X 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
    6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  - 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets

#### Oty. 1 - SafeAir/ Plymovent MRP-55 Exhaust Hose Rail Systems

- 6.3-P 52.75' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
- 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks 6.3-8 5" Dia. x 2" X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks.
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks- Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower TEV-559-536

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package –WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -5hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware
- 6.3-AH Class –B AMCA spark proof rating, direct drive, variable speed

  Qty. I- Safe Air WD-OS4-UL Electrical Control Box

- 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
- 6.3-Y Auto Start Receiver for Vehicles
- 6.3-Y Ignition activated Transmitters for (5) Vehicles
- Carbon Monoxide Sensor Nitrogen Dioxide Sensor
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

## Oty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s – Reducers - Elbows

- 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams
- Ductwork Hangers Dampers Wall Flashings Hardware 6 3-AN Back-Draft Stack Head for outdoor location

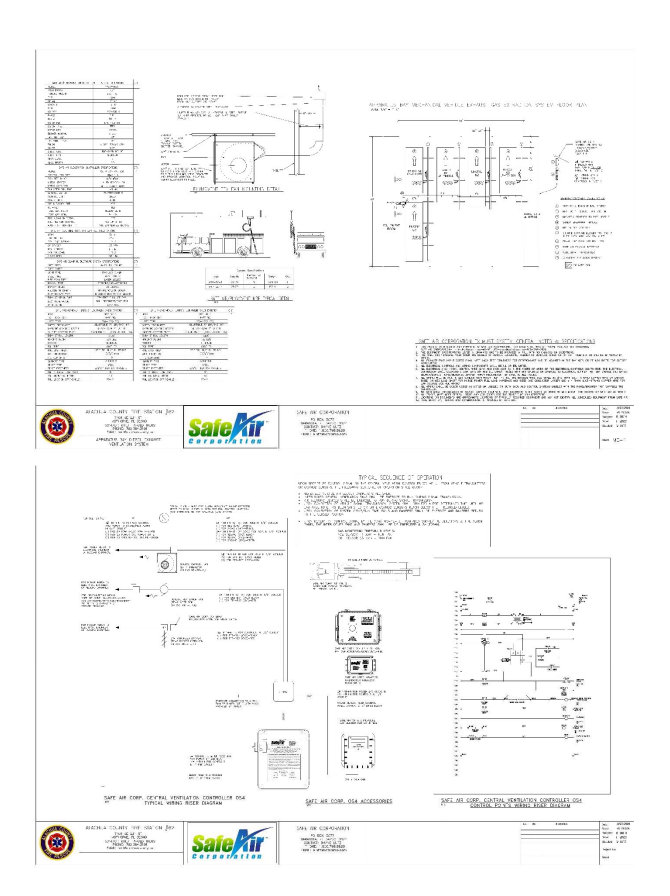
## Qty. 1- Mechanical Installation Hardware Kit

- Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage

### Qty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH

- 6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
- 6.3-AF High Voltage THHN Multi Strand Conductor Wire Sized for Load as per NFPA Code
- 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL Qty. 5 - 6.3-W Truck Tailpipe Modifications
- Oty. 1 6.4 Onsite Project Management and Start-Up Oty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

Total Cost Price - \$62,926.00



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## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-81

7000 SW 88th St.

Gainesville, FL 32608

Project ID: RFP 25-514-LC

### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 2 SafeAir/ Plymovent MRP 20 Exhaust Hose Rail Systems
  - 6.3-P 19' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling

  - 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks
    6.3-S 5" Dia. X 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
    6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer
  - 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System
  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets

#### Otv. 1 - SafeAir/ Plymovent MRP-45 Exhaust Hose Rail Systems

- 6.3-P 42.75' Extruded Aluminum Rail Profile Square Standard 19' sections
- 6.3-P Front hydraulic shock bumper system
- 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling
- 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks 6.3-8 5" Dia. x 2" X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks.
- 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety

- 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard

#### Qty. 1 - SafeAir/ Plymovent Source Capture Blower FAU-4700

- 6.3-AA Blower Automatic Start/Stop Motor Starter Package –WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware
- 6.3-AH Class –B AMCA spark proof rating, direct drive, variable speed

  Qty. I- Safe Air WD-OS4-UL Electrical Control Box

- 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
- 6.3-Y Auto Start Receiver for Vehicles
- 6.3-Y Ignition activated Transmitters for (3) Vehicles
- Carbon Monoxide Sensor Nitrogen Dioxide Sensor
- 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system

## Oty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s – Reducers - Elbows

- 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams
- Ductwork Hangers Dampers Wall Flashings Hardware 6 3-AN Back-Draft Stack Head for outdoor location

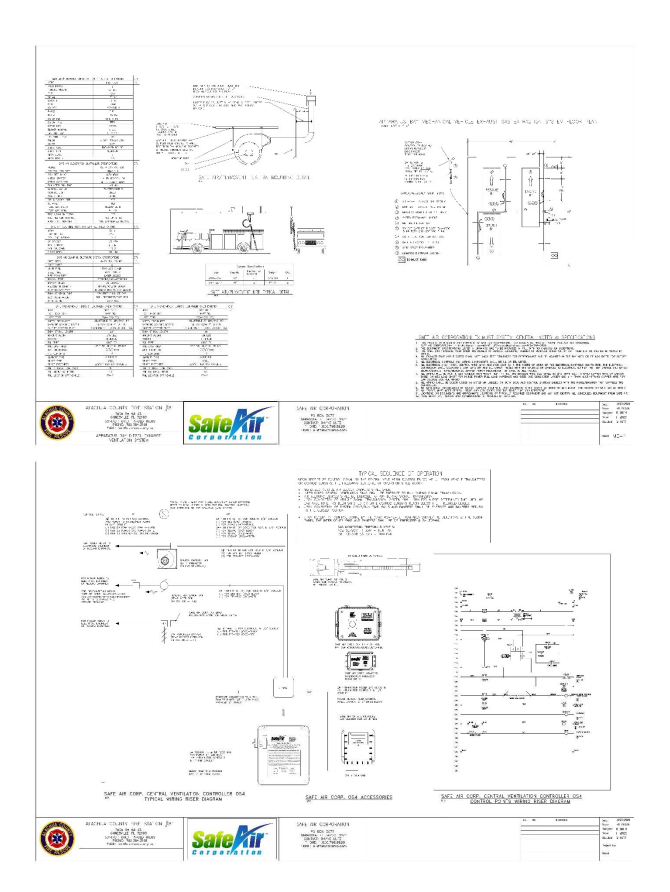
## Qty. 1- Mechanical Installation Hardware Kit

- Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage

### Qty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH

- 6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
- 6.3-AF Electrical Sub Panel (IF) required for final connections
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- 6.3-AF Electrical Panel Breakers As per the original panel Mfg. (AB-SD-Eton-Other)
- 6.3-AB 24 Low Voltage Wiring in conduit for controls
- 6.3-AF Labor for Electrical Wire and Install
- Qty. 1 Inbound Freight FOB Alachua County, FL
- Qty. 3 6.3-W Truck Tailpipe Modifications
- Oty. 1 6.4 Onsite Project Management and Start-Up Oty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

## Total Cost Price - \$47,326.00





## Alachua County Purchase and Installation of Vehicle Exhaust System for Fire Rescue Stations Proposal.

## Alachua County FS-82

17128 SW Archer Rd. Archer, FL 32618 Project ID: RFP 25-514-LC

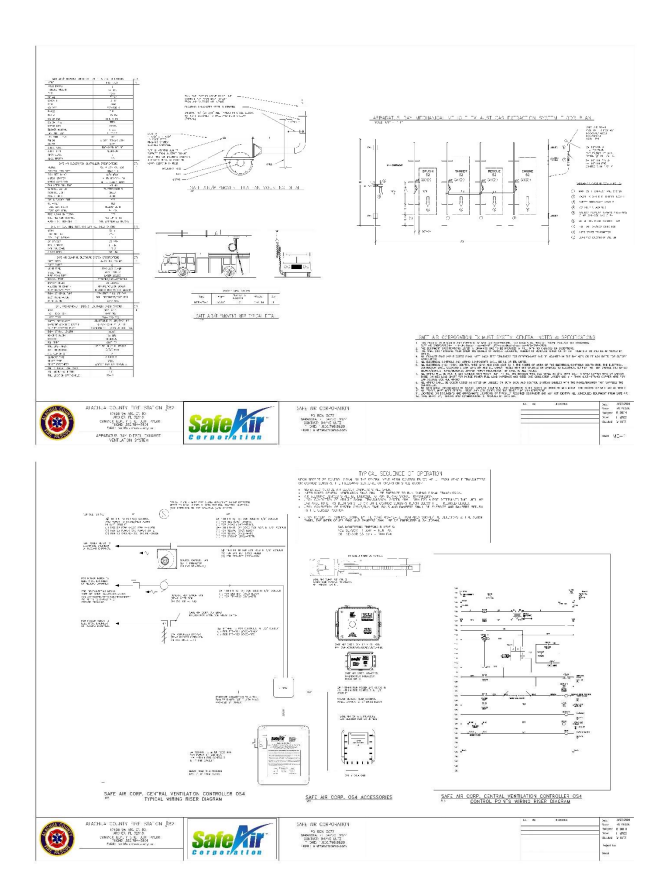
#### Proposed Exhaust System Below Complies with Project Documents 6. Scope of Services

- Qty. 4 SafeAir/ Plymovent MRP-35 Exhaust Hose Rail Systems
  - 6.3-P 33.25' Extruded Aluminum Rail Profile Square Standard 19' sections
  - 6.3-P Front hydraulic shock bumper system
  - 6.3-Q Top Rail suspension mounting with Hardware and 2"x2"x1/8" aluminum leg material for hanging to ceiling 6.3-R 5" Dia. X 1200-degree High Temp Upper Hose for new style regen fire trucks

  - 6.3-S 5" Dia. x 2' X 1200-degree High Temp Lower Rigid Hose for new style regen fire trucks
  - 6.3-T Rail trolley for 5" High Temp System with ceramic bearings, 14gauge metal saddle and spring balancer 6.3-V Magnetic Grabber patented tailpipe nozzle for 5"x 5" hose System

  - 6.3-U Safety Breakaway handle (Patented) for 5" hose system for Hose Safety
  - 6.3-W MG conical truck Stainless Steel with adjustable air valve / Snag Free tailpipe adapter for trucks-Meets NPFA 1901 Standard
- Qty. 1 SafeAir/ Plymovent Source Capture Blower FAU-4700
  - SaleAII Typhover Automatic Start/Stop Motor Starter Package —WD-OLD- 208-230 VAC -24 VAC Control 6.3-AG Blower motor TEFC 208-230 VAC -3hp 3Phase Wash down type
- 6.3-AG Epoxy powder coated blower housing with mounting hardware 6.3-AH Class –B - AMCA spark proof rating, direct drive, variable speed
   Qty. I- Safe Air WD-OS4-UL Electrical Control Box
- - 6.3-X NEMA 12 Enclosure with Safety Disconnect Switch
  - 6.3-Y Auto Start Receiver for Vehicles 6.3-Y Ignition activated Transmitters for (4) Vehicles
  - Carbon Monoxide Sensor
  - Nitrogen Dioxide Sensor
  - 6.3-Z Smoke Detector Alarm for safety shutdown of exhaust system
- Qty. 1- SafeAir/Nordfab Clamping Ductwork System for Source Capture System 6.3-AL 16 Ga Galv. Ductwork 30 Degree Branch s - Reducers - Elbows
  - 6.3-AJ 16 Ga Galv. Ductwork with clamps No Leak Laser Welded Seams
  - Ductwork Hangers Dampers Wall Flashings Hardware
- 6.3-AN Back-Draft Stack Head for outdoor location
- Qty. 1- Mechanical Installation Hardware Kit
  - Strut Clamps Hangers Bolts Nuts Rod Screws Plated and Stainless Steel
- Qty. 1- Mechanical Installation Labor of System-Davis Bacon Wage
- Oty. 1- Electrical Installation of System -120-230 v1PH or 208-230v-3 PH
  6.3-AB Electrical Conduit Electrical Metal Tubing (EMT with Water-Tight Fittings)
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- Qty. 1 6.4 Onsite Project Management and Start-Up
- Qty. 1 6.6 5 Year Parts (Plymovent) and labor (SafeAir) System Warranty

## Total Cost Price - \$57,672.00



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## **Exhibit 4: Grant Agreement**

## **Award Letter**

U.S. Department of Homeland Security Washington, D.C. 20472

**FEMA** 

Effective date: 06/20/2023

Cheryl Ellis COUNTY OF ALACHUA 12 SE 1ST STREET GAINESVILLE, FL 32601

EMW-2022-FG-07900

Dear Cheryl Ellis,

Congratulations on behalf of the Department of Homeland Security. Your application submitted for the Fiscal Year (FY) 2022 Assistance to Firefighters Grant (AFG) Grant funding opportunity has been approved in the amount of \$570,954.54 in Federal funding. As a condition of this grant, you are required to contribute non-Federal funds equal to or greater than 10.0% of the Federal funds awarded, or \$57,095.46 for a total approved budget of \$628,050.00. Please see the FY 2022 AFG Notice of Funding Opportunity for information on how to meet this cost share requirement.

Before you request and receive any of the Federal funds awarded to you, you must establish acceptance of the award through the FEMA Grants Outcomes (FEMA GO) system. By accepting this award, you acknowledge that the terms of the following documents are incorporated into the terms of your award:

- · Summary Award Memo included in this document
- · Agreement Articles included in this document
- · Obligating Document included in this document
- 2022 AFG Notice of Funding Opportunity (NOFO) incorporated by reference

Please make sure you read, understand, and maintain a copy of these documents in your official file for this award.

Sincerely,

PAMELA WILLIAMS

Pls Will-

Assistant Administrator, Grant Programs

## **Summary Award Memo**

Program: Fiscal Year 2022 Assistance to Firefighters Grant

Recipient: COUNTY OF ALACHUA
UEI-EFT: H6MEAENCCBM1
DUNS number: 010508711

Award number: EMW-2022-FG-07900

## Summary description of award

The purpose of the Assistance to Firefighters Grant program is to protect the health and safety of the public and firefighting personnel against fire and fire-related hazards. After careful consideration, FEMA has determined that the recipient's project or projects submitted as part of the recipient's application and detailed in the project narrative as well as the request details section of the application - including budget information - was consistent with the Assistance to Firefighters Grant Program's purpose and was worthy of award.

Except as otherwise approved as noted in this award, the information you provided in your application for Fiscal Year (FY) 2022 Assistance to Firefighters Grants funding is incorporated into the terms and conditions of this award. This includes any documents submitted as part of the application.

## Amount awarded table

The amount of the award is detailed in the attached Obligating Document for Award.

The following are the budgeted estimates for object classes for this award (including Federal share plus your cost share, if applicable):

Object Class	Total
Personnel	\$0.00
Fringe benefits	\$0.00
Travel	\$0.00
Equipment	\$628,050.00
Supplies	\$0.00
Contractual	\$0.00
Construction	\$0.00
Other	\$0.00
Indirect charges	\$0.00
Federal	\$570,954.54
Non-federal	\$57,095.46
Total	\$628,050.00
Program Income	\$0.00

## Approved scope of work

After review of your application, FEMA has approved the below scope of work. Justifications are provided for any differences between the scope of work in the original application and the approved scope of work under this award. You must submit scope or budget revision requests for FEMA's prior approval, via an amendment request, as appropriate per 2 C.F.R. § 200.308 and the FY2022 AFG NOFO.

Approved request details:

## **Modify facilities**

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$69,500.00 \$69,500.00

BUDGET CLASS Equipment

## **Source Capture Exhaust System(s)**

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$37,500.00 \$37,500.00

BUDGET CLASS Equipment

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$68,000.00 \$68,000.00

BUDGET CLASS

Equipment

CHANGE FROM APPLICATION

Unit price from \$69,500.00 to \$68,000.00

#### **JUSTIFICATION**

This reduction is because the cost you requested for Source Capture Exhaust System exceeds the average price range calculated from market research and prior awards for the same item.

## Source Capture Exhaust System(s)

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$55,750.00 \$55,750.00

BUDGET CLASS

Equipment

CHANGE FROM APPLICATION

JUSTIFICATION

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$53,000.00 \$53,000.00

BUDGET CLASS Equipment

## **Source Capture Exhaust System(s)**

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$52,500.00 \$52,500.00

BUDGET CLASS Equipment

## Source Capture Exhaust System(s)

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$37,500.00 \$37,500.00

BUDGET CLASS Equipment

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$53,000.00 \$53,000.00

BUDGET CLASS Equipment

## **Source Capture Exhaust System(s)**

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$68,000.00 \$68,000.00

BUDGET CLASS Equipment

CHANGE FROM APPLICATION

Unit price from \$69,500.00 to \$68,000.00

## **JUSTIFICATION**

This reduction is because the cost you requested for Source Capture Exhaust System exceeds the average price range calculated from market research and prior awards for the same item.

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$27,800.00 \$27,800.00

BUDGET CLASS Equipment

## **Source Capture Exhaust System(s)**

DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL
1 \$37,500.00 \$37,500.00

BUDGET CLASS Equipment

### DESCRIPTION

Source-capture diesel exhaust removal system to eliminate cancer exposures (NFPA 1500)

QUANTITY UNIT PRICE TOTAL \$68,000.00 \$68,000.00

BUDGET CLASS

Equipment

## CHANGE FROM APPLICATION

Unit price from \$69,000.00 to \$68,000.00

### **JUSTIFICATION**

This reduction is because the cost you requested for Source Capture Exhaust System exceeds the average price range calculated from market research and prior awards for the same item.

## **Agreement Articles**

Program: Fiscal Year 2022 Assistance to Firefighters Grant

Recipient: COUNTY OF ALACHUA **UEI-EFT**: H6MEAENCCBM1 **DUNS number:** 010508711

Award number: EMW-2022-FG-07900

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ArticleNondiscrimination in Matters Pertaining to Faith-Based Organizations **ArticleNon-Supplanting Requirement ArticleNotice of Funding Opportunity Requirements** ArticlePatents and Intellectual Property Rights **ArticleProcurement of Recovered Materials** ArticleRehabilitation Act of 1973 ArticleReporting of Matters Related to Recipient Integrity and Performance ArticleReporting Subawards and Executive Compensation ArticleRequired Use of American Iron, Steel, Manufactured Products, and Construction **Materials Article SAFECOM** 35 Article Terrorist Financing ArticleTrafficking Victims Protection Act of 2000 (TVPA) ArticleUniversal Identifier and System of Award Management ArticleUSA PATRIOT Act of 2001 ArticleUse of DHS Seal, Logo and Flags ArticleWhistleblower Protection Act ArticleEnvironmental Planning and Historic Preservation (EHP) Review Article Applicability of DHS Standard Terms and Conditions to Tribes Article Acceptance of Post Award Changes Article Disposition of Equipment Acquired Under the Federal Award ArticlePrior Approval for Modification of Approved Budget ArticleIndirect Cost Rate Article Award Performance Goals ArticleEHP Compliance Review Required

# Article 1 Assurances, Administrative Requirements, Cost Principles, Representations and Certifications

I. DHS financial assistance recipients must complete either the Office of Management and Budget (OMB) Standard Form 424B Assurances – Non-Construction Programs, or OMB Standard Form 424D Assurances – Construction Programs, as applicable. Certain assurances in these documents may not be applicable to your program, and the DHS financial assistance office (DHS FAO) may require applicants to certify additional assurances. Applicants are required to fill out the assurances as instructed by the awarding agency. II. DHS financial assistance recipients are required to follow the applicable provisions of the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards located at Title 2, Code of Federal Regulations (C.F.R.) Part 200 and adopted by DHS at 2 C.F.R.Part 3002. III. By accepting this agreement, recipients, and their executives, as defined in 2 C.F.R. § 170.315, certify that their policies are in accordance with OMB's guidance located at 2 C.F.R. Part 200, all applicable federal laws, and relevant Executive guidance.

## Article 2 General Acknowledgements and Assurances

All recipients, subrecipients, successors, transferees, and assignees must acknowledge and agree to comply with applicable provisions governing DHS access to records, accounts, documents, information, facilities, and staff, I. Recipients must cooperate with any DHS compliance reviews or compliance investigations conducted by DHS. II. Recipients must give DHS access to examine and copy records, accounts, and other documents and sources of information related to the federal financial assistance award and permit access to facilities or personnel. III. Recipients must submit timely, complete, and accurate reports to the appropriate DHS officials and maintain appropriate backup documentation to support the reports. IV. Recipients must comply with all other special reporting, data collection, and evaluation requirements, as prescribed by law, or detailed in program guidance. V. Recipients (as defined in 2 C.F.R. Part 200 and including recipients acting as pass-through entities) of federal financial assistance from DHS or one of its awarding component agencies must complete the DHS Civil Rights Evaluation Tool within thirty (30) days of receipt of the Notice of Award for the first award under which this term applies. Recipients of multiple awards of DHS financial assistance should only submit one completed tool for their organization, not per award. After the initial submission, recipients are required to complete the tool once every two (2) years if they have an active award, not every time an award is made. Recipients should submit the completed tool, including supporting materials, to CivilRightsEvaluation@hq.dhs.gov. This tool clarifies the civil rights obligations and related reporting requirements contained in the DHS Standard Terms and Conditions. Subrecipients are not required to complete and submit this tool to DHS. The evaluation tool can be found at https://www.dhs.gov/publication/dhscivil-rights-evaluation-tool. DHS Civil Rights Evaluation Tool | Homeland Security. The DHS Office for Civil Rights and Civil Liberties will consider, in its discretion, granting an extension if the recipient identifies steps and a timeline for completing the tool. Recipients should request extensions by emailing the request to CivilRightsEvaluation@hq.dhs.gov prior to expiration of the 30-day deadline.

### Article 3 Acknowledgement of Federal Funding from DHS

Recipients must acknowledge their use of federal funding when issuing statements, press releases, requests for proposal, bid invitations, and other documents describing projects or programs funded in whole or in part with federal funds.

#### Article 4 Activities Conducted Abroad

Recipients must ensure that project activities performed outside the United States are coordinated as necessary with appropriate government authorities and that appropriate licenses, permits, or approvals are obtained.

## Article 5 Age Discrimination Act of 1975

Recipients must comply with the requirements of the Age Discrimination Act of 1975, Public Law 94-135 (1975) (codified as amended at Title 42, U.S. Code, § 6101 et seq.), which prohibits discrimination on the basis of age in any program or activity receiving federal financial assistance.

### Article 6 Americans with Disabilities Act of 1990

Recipients must comply with the requirements of Titles I, II, and III of the Americans with Disabilities Act, Pub. L. 101-336 (1990) (codified as amended at 42 U.S.C. §§ 12101–12213), which prohibits recipients from discriminating on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities.

## Article 7 Best Practices for Collection and Use of Personally Identifiable Information

Recipients who collect personally identifiable information (PII) are required to have a publicly available privacy policy that describes standards on the usage and maintenance of the PII they collect. DHS defines PII as any information that permits the identity of an individual to be directly or indirectly inferred, including any information that is linked or linkable to that individual. Recipients may also find the DHS Privacy Impact Assessments: Privacy Guidance and Privacy Template as useful resources respectively.

#### Article 8 Civil Rights Act of 1964 - Title VI

Recipients must comply with the requirements of Title VI of the Civil Rights Act of 1964 (codified as amended at 42 U.S.C. § 2000d et seq.), which provides that no person in the United States will, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance. DHS implementing regulations for the Act are found at 6 C.F.R. Part 21 and 44 C.F.R. Part 7.

### Article 9 Civil Rights Act of 1968

Recipients must comply with Title VIII of the Civil Rights Act of 1968, Pub. L. 90-284, as amended through Pub. L. 113-4, which prohibits recipients from discriminating in the sale, rental, financing, and advertising of dwellings, or in the provision of services in connection therewith, on the basis of race, color, national origin, religion, disability, familial status, and sex (see 42 U.S.C. § 3601 et seq.), as implemented by the U.S. Department of Housing and Urban Development at 24 C.F.R. Part 100. The prohibition on disability discrimination includes the requirement that new multifamily housing with four or more dwelling units—i.e., the public and common use areas and individual apartment units (all units in buildings with elevators and ground-floor units in buildings without elevators)—be designed and constructed with certain accessible features. (See 24 C.F.R. Part 100, Subpart D.)

## Article 10 Copyright

Recipients must affix the applicable copyright notices of 17 U.S.C. §§ 401 or 402 and an acknowledgement of U.S. Government sponsorship (including the award number) to any work first produced under federal financial assistance

### Article 11 Debarment and Suspension

Recipients are subject to the non-procurement debarment and suspension regulations implementing Executive Orders (E.O.) 12549 and 12689, which are at 2 C.F.R. Part 180 as adopted by DHS at 2 C.F.R. Part 3002. These regulations restrict federal financial assistance awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in federal assistance programs or activities.

### Article 12 Drug-Free Workplace Regulations

Recipients must comply with drug-free workplace requirements in Subpart B (or Subpart C, if the recipient is an individual) of 2 C.F.R. Part 3001, which adopts the Government-wide implementation (2 C.F.R. Part 182) of Sec. 5152-5158 of the Drug-Free Workplace Act of 1988 (41 U.S.C. §§ 8101-8106).

#### Article 13 Duplication of Benefits

Any cost allocable to a particular federal financial assistance award provided for in 2 C.F.R. Part 200, Subpart E may not be charged to other federal financial assistance awards to overcome fund deficiencies; to avoid restrictions imposed by federal statutes, regulations, or federal financial assistance award terms and conditions; or for other reasons. However, these prohibitions would not preclude recipients from shifting costs that are allowable under two or more awards in accordance with existing federal statutes, regulations, or the federal financial assistance award terms and conditions may not be charged to other federal financial assistance awards to overcome fund deficiencies; to avoid restrictions imposed by federal statutes, regulations, or federal financial assistance award terms and conditions; or for other reasons.

# Article 14 Education Amendments of 1972 (Equal Opportunity in Education Act) – Title IX

Recipients must comply with the requirements of Title IX of the Education Amendments of 1972, Pub. L. 92-318 (1972) (codified as amended at 20 U.S.C. § 1681 et seq.), which provide that no person in the United States will, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any educational program or activity receiving federal financial assistance. DHS implementing regulations are codified at 6 C.F.B. Part 17 and 44 C.F.B. Part 19.

### Article 15

E.O. 14074 – Advancing Effective, Accountable Policing and Criminal Justice Practices to Enhance Public Trust and Public Safety

Recipient State, Tribal, local, or territorial law enforcement agencies must comply with the requirements of section 12(c) of E.O. 14074. Recipient State, Tribal, local, or territorial law enforcement agencies are also encouraged to adopt and enforce policies consistent with E.O. 14074 to support safe and effective policing.

## Article 16 Energy Policy and Conservation Act

Recipients must comply with the requirements of the Energy Policy and Conservation Act, Pub. L. 94- 163 (1975) (codified as amended at 42 U.S.C. § 6201 et seq.), which contain policies relating to energy efficiency that are defined in the state energy conservation plan issued in compliance with this

### Article 17 False Claims Act and Program Fraud Civil Remedies

Recipients must comply with the requirements of the False Claims Act, 31 U.S.C. §§3729- 3733, which prohibit the submission of false or fraudulent claims for payment to the Federal Government. (See 31 U.S.C. §§ 3801-3812, which details the administrative remedies for false claims and statements made.)

#### Article 18 Federal Debt Status

All recipients are required to be non-delinquent in their repayment of any federal debt. Examples of relevant debt include delinquent payroll and other taxes, audit disallowances, and benefit overpayments. (See OMB Circular A-129.)

## Article 19 Federal Leadership on Reducing Text Messaging while Driving

Recipients are encouraged to adopt and enforce policies that ban text messaging while driving as described in E.O. 13513, including conducting initiatives described in Section 3(a) of the Order when on official government business or when performing any work for or on behalf of the Federal Government.

### Article 20 Fly America Act of 1974

Recipients must comply with Preference for U.S. Flag Air Carriers (air carriers holding certificates under 49 U.S.C.) for international air transportation of people and property to the extent that such service is available, in accordance with the International Air Transportation Fair Competitive Practices Act of 1974, 49 U.S.C. § 40118, and the interpretative guidelines issued by the Comptroller General of the United States in the March 31, 1981, amendment to Comptroller General Decision B-138942.

## Article 21 Hotel and Motel Fire Safety Act of 1990

Recipients must ensure that all conference, meeting, convention, or training space funded in whole or in part with federal funds complies with the fire prevention and control guidelines of Section 6 of the Hotel and Motel Fire Safety Act of 1990, 15 U.S.C. § 2225a

#### Article 22

John S. McCain National Defense Authorization Act of Fiscal Year 2019 Recipients, subrecipients, and their contractors and subcontractors are subject to the prohibitions described in section 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. No. 115-232 (2018) and 2 C.F.R. §§ 200.216, 200.327, 200.471, and Appendix II to 2 C.F.R. Part 200. Beginning August 13, 2020, the statute – as it applies to DHS recipients, subrecipients, and their contractors and subcontractors – prohibits obligating or expending federal award funds on certain telecommunications and video surveillance products and contracting with certain entities for national security reasons

### Article 23 Limited English Proficiency (Civil Rights Act of 1964, Title VI)

Recipients must comply with Title VI of the Civil Rights Act of 1964, (42 U.S.C. § 2000d et seq.) prohibition against discrimination on the basis of national origin, which requires that recipients of federal financial assistance take reasonable steps to provide meaningful access to persons with limited English proficiency (LEP) to their programs and services. For additional assistance and information regarding language access obligations, please refer to the DHS Recipient Guidance: https://www.dhs.gov/guidance-published-help-department- supported-organizations-provide-meaningful-access-people-limited and additional resources on http://www.lep.gov.

### Article 24 Lobbying Prohibitions

Recipients must comply with 31 U.S.C. § 1352, which provides that none of the funds provided under a federal financial assistance award may be expended by the recipient to pay any person to influence, or attempt 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 any federal action related to a federal award or contract, including any extension, continuation, renewal, amendment, or modification.

## Article 25 National Environmental Policy Act

Recipients must comply with the requirements of the National Environmental Policy Act of 1969, (NEPA) Pub. L. 91-190 (1970) (codified as amended at 42 U.S.C. § 4321 et seq. and the Council on Environmental Quality (CEQ) Regulations for Implementing the Procedural Provisions of NEPA, which require recipients to use all practicable means within their authority, and consistent with other essential considerations of national policy, to create and maintain conditions under which people and nature can exist in productive harmony and fulfill the social, economic, and other needs of present and future generations of Americans

### Article 26

Nondiscrimination in Matters Pertaining to Faith-Based Organizations It is DHS policy to ensure the equal treatment of faith-based organizations in social service programs administered or supported by DHS or its component agencies, enabling those organizations to participate in providing important social services to beneficiaries. Recipients must comply with the equal treatment policies and requirements contained in 6 C.F.R. Part 19 and other applicable statues, regulations, and guidance governing the participations of faith-based organizations in individual DHS programs.

### Article 27

### **Non-Supplanting Requirement**

Recipients receiving federal financial assistance awards made under programs that prohibit supplanting by law must ensure that federal funds do not replace (supplant) funds that have been budgeted for the same purpose through non-federal sources.

### Article 28

## **Notice of Funding Opportunity Requirements**

All the instructions, guidance, limitations, and other conditions set forth in the Notice of Funding Opportunity (NOFO) for this program are incorporated here by reference in the award terms and conditions. All recipients must comply with any such requirements set forth in the program NOFO.

#### Article 29

## Patents and Intellectual Property Rights

Recipients are subject to the Bayh-Dole Act, 35 U.S.C. § 200 et seq, unless otherwise provided by law. Recipients are subject to the specific requirements governing the development, reporting, and disposition of rights to inventions and patents resulting from federal financial assistance awards located at 37 C.F.R. Part 401 and the standard patent rights clause located at 37 C.F.R. § 401 14

#### Article 30

### **Procurement of Recovered Materials**

States, political subdivisions of states, and their contractors must comply with Section 6002 of the Solid Waste Disposal Act, Pub. L. 89-272 (1965), (codified as amended by the Resource Conservation and Recovery Act, 42 U.S.C. § 6962.) The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 C.F.R. Part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition.

## Article 31 Rehabilitation Act of 1973

Recipients must comply with the requirements of Section 504 of the Rehabilitation Act of 1973, Pub. L. 93-112 (1973), (codified as amended at 29 U.S.C. § 794,) which provides that no otherwise qualified handicapped individuals in the United States will, solely by reason of the handicap, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.

## Article 32 Reporting of Matters Related to Recipient Integrity and Performance

General Reporting Requirements: If the total value of any currently active grants, cooperative agreements, and procurement contracts from all lederal awarding agencies exceeds \$10,000,000 for any period of time during the period of performance of this lederal award, then the recipients must comply with the requirements set forth in the government-wide Award Term and Condition for Recipient Integrity and Performance Matters located at 2 C.F.R. Part 200, Appendix XII, the full text of which is incorporated here by reference in the award terms and conditions.

## Article 33 Reporting Subawards and Executive Compensation

Reporting of first tier subawards. Recipients are required to comply with the requirements set forth in the government-wide award term on Reporting Subawards and Executive Compensation located at 2 C.F.R. Part 170, Appendix A, the full text of which is incorporated here by reference in the award terms and conditions.

## Article 34 Required Use of American Iron, Steel, Manufactured Products, and Construction Materials

Recipients must comply with the "Build America, Buy America" provisions of the Infrastructure Investment and Jobs Act and E.O. 14005. Recipients of an award of Federal financial assistance from a program for infrastructure are hereby notified that none of the funds provided under this award may be used for a project for infrastructure unless: (1) all iron and steel used in the project are produced in the United States--this means all manufacturing processes, from the initial melting stage through the application of coatings, occurred in the United States; (2) all manufactured products used in the project are produced in the United States-this means the manufactured product was manufactured in the United States; and the cost of the components of the manufactured product that are mined, produced, or manufactured in the United States is greater than 55 percent of the total cost of all components of the manufactured product, unless another standard for determining the minimum amount of domestic content of the manufactured product has been established under applicable law or regulation; and (3) all construction materials are manufactured in the United States—this means that all manufacturing processes for the construction material occurred in the United States. The Buy America preference only applies to articles, materials, and supplies that are consumed in, incorporated into, or affixed to an infrastructure project. As such, it does not apply to tools, equipment, and supplies, such as temporary scaffolding, brought to the construction site and removed at or before the completion of the infrastructure project. Nor does a Buy America preference apply to equipment and furnishings, such as movable chairs, desks, and portable computer equipment, that are used at or within the finished infrastructure project but are not an integral part of the structure or permanently affixed to the infrastructure project. Waivers When necessary, recipients may apply for, and the agency may grant, a waiver from these requirements. Information on the process for requesting a waiver from these requirements is on the website below. (a) When the federal agency has made a determination that one of the following exceptions applies, the awarding official may waive the

application of the domestic content procurement preference in any case in which the agency determines that: (1) applying the domestic content procurement preference would be inconsistent with the public interest; (2) the types of iron, steel, manufactured products, or construction materials are not produced in the United States in sufficient and reasonably available quantities or of a satisfactory quality; or (3) the inclusion of iron, steel, manufactured products, or construction materials produced in the United States will increase the cost of the overall project by more than 25 percent. A request to waive the application of the domestic content procurement preference must be in writing. The agency will provide instructions on the format, contents, and supporting materials required for any waiver request. Waiver requests are subject to public comment periods of no less than 15 days and must be reviewed by the Made in America Office. There may be instances where an award qualifies, in whole or in part, for an existing waiver described at "Buy America" Preference in FEMA Financial Assistance Programs for Infrastructure | FEMA.gov. The awarding Component may provide specific instructions to Recipients of awards from infrastructure programs that are subject to the "Build America, Buy America" provisions. Recipients should refer to the Notice of Funding Opportunity for further information on the Buy America preference and waiver process.

#### Article 35 SAFECOM

Recipients receiving federal financial assistance awards made under programs that provide emergency communication equipment and its related activities must comply with the SAFECOM Guidance for Emergency Communication Grants, including provisions on technical standards that ensure and enhance interoperable communications.

#### Article 36 Terrorist Financing

Recipients must comply with E.O. 13224 and U.S. laws that prohibit transactions with, and the provisions of resources and support to, individuals and organizations associated with terrorism. Recipients are legally responsible to ensure compliance with the Order and laws.

### Article 37 Trafficking Victims Protection Act of 2000 (TVPA)

Trafficking in Persons. Recipients must comply with the requirements of the government-wide financial assistance award term which implements Section 106 (g) of the Trafficking Victims Protection Act of 2000 (TVPA), codified as amended at 22 U.S.C. § 7104. The award term is located at 2 C.F.R. § 175.15, the full text of which is incorporated here by reference.

### Article 38 Universal Identifier and System of Award Management

Requirements for System for Award Management and Unique Entity Identifier Recipients are required to comply with the requirements set forth in the government-wide financial assistance award term regarding the System for Award Management and Universal Identifier Requirements located at 2 C.F.R. Part 25, Appendix A, the full text of which is incorporated here by reference.

#### Article 39 USA PATRIOT Act of 2001

Recipients must comply with requirements of Section 817 of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (USA PATRIOT Act), which amends 18 U.S.C. §§ 175–175c.

#### Article 40 Use of DHS Seal, Logo and Flags

Recipients must obtain permission from their DHS FAO prior to using the DHS seal(s), logos, crests or reproductions of flags or likenesses of DHS agency officials, including use of the United States Coast Guard seal, logo, crests or reproductions of flags or likenesses of Coast Guard officials.

#### Article 41 Whistleblower Protection Act

Recipients must comply with the statutory requirements for whistleblower protections (if applicable) at 10 U.S.C § 2409, 41 U.S.C. § 4712, and 10 U.S.C. § 2324, 41 U.S.C. §§ 4304 and 4310.

#### Article 42 Environmental Planning and Historic Preservation (EHP) Review

DHS/FEMA funded activities that may require an Environmental Planning and Historic Preservation (EHP) review are subject to the FEMA EHP review process. This review does not address all federal, state, and local requirements. Acceptance of federal funding requires the recipient to comply with all federal, state and local laws. DHS/FEMA is required to consider the potential impacts to natural and cultural resources of all projects funded by DHS/FEMA grant funds, through its EHP review process, as mandated by: the National Environmental Policy Act: National Historic Preservation Act of 1966. as amended; National Flood Insurance Program regulations; and any other applicable laws and executive orders. General guidance for FEMA's EHP process is available on the DHS/FEMA Website. Specific applicant guidance on how to submit information for EHP review depends on the individual grant program and applicants should contact their grant Program Officer to be put into contact with EHP staff responsible for assisting their specific grant program. The EHP review process must be completed before funds are released to carry out the proposed project; otherwise, DHS/FEMA may not be able to fund the project due to noncompliance with EHP laws, executive orders, regulations, and policies. If ground disturbing activities occur during construction, applicant will monitor ground disturbance, and if any potential archaeological resources are discovered the applicant will immediately cease work in that area and notify the pass-through entity, if applicable, and DHS/FEMA.

#### Article 43 Applicability of DHS Standard Terms and Conditions to Tribes

The DHS Standard Terms and Conditions are a restatement of general requirements imposed upon recipients and flow down to sub-recipients as a matter of law, regulation, or executive order. If the requirement does not apply to Indian tribes or there is a federal law or regulation exempting its application to Indian tribes, then the acceptance by Tribes of, or acquiescence to, DHS Standard Terms and Conditions does not change or alter its inapplicability to an Indian tribe. The execution of grant documents is not intended to change, alter, amend, or impose additional liability or responsibility upon the Tribe where it does not already exist.

#### Article 44 Acceptance of Post Award Changes

In the event FEMA determines that changes are necessary to the award document after an award has been made, including changes to period of performance or terms and conditions, recipients will be notified of the changes in writing. Once notification has been made, any subsequent request for funds will indicate recipient acceptance of the changes to the award. Please call the FEMA/ GMD Call Center at (866) 927-5646 or via e-mail to: ASK-GMD@fema.dhs.gov if you have any questions.

#### Article 45 Disposition of Equipment Acquired Under the Federal Award

For purposes of original or replacement equipment acquired under this award by a non-state recipient or non-state sub-recipients, when that equipment is no longer needed for the original project or program or for other activities currently or previously supported by a federal awarding agency, you must request instructions from FEMA to make proper disposition of the equipment pursuant to 2 C.F.R. section 200.313. State recipients and state sub-recipients must follow the disposition requirements in accordance with state laws and procedures.

#### Article 46 Prior Approval for Modification of Approved Budget

Before making any change to the FEMA approved budget for this award, you must request prior written approval from FEMA where required by 2 C.F.R. section 200,308. For purposes of non-construction projects, FEMA is utilizing its discretion to impose an additional restriction under 2 C.F.R. section 200.308(f) regarding the transfer of funds among direct cost categories, programs, functions, or activities. Therefore, for awards with an approved budget where the federal share is greater than the simplified acquisition threshold (currently \$250,000), you may not transfer funds among direct cost categories, programs, functions, or activities without prior written approval from FEMA where the cumulative amount of such transfers exceeds or is expected to exceed ten percent (10%) of the total budget FEMA last approved. For purposes of awards that support both construction and non-construction work, FEMA is utilizing its discretion under 2 C.F.R. section 200.308(h)(5) to require the recipient to obtain prior written approval from FEMA before making any fund or budget transfers between the two types of work. You must report any deviations from your FEMA approved budget in the first Federal Financial Report (SF-425) you submit following any budget deviation, regardless of whether the budget deviation requires prior written approval.

#### Article 47 Indirect Cost Rate

2 C.F.R. section 200.211(b)(15) requires the terms of the award to include the indirect cost rate for the federal award. If applicable, the indirect cost rate for this award is stated in the budget documents or other materials approved by FEMA and included in the award file.

#### Article 48 Award Performance Goals

FEMA will measure the recipient's performance of the grant by comparing the number of items requested in its application, the numbers acquired (ordered, paid, and received) within the period of performance. In order to measure performance, FEMA may request information throughout the period of performance. In its final performance report submitted at closeout, the recipient is required to report on the recipients compliance with the applicable industry, local, state and national standards described in the NOFO.

#### Article 49 EHP Compliance Review Required

Under the Modification to a Facility, Equipment, or a component in the Wellness and Fitness Activity, this award includes work, such as ground disturbance, that triggers an EHP compliance review. The recipient is prohibited from committing, obligating, expending, or drawing down FY22 Assistance to Firefighters Grant funds in support of the Modification to Facility, Equipment or a component in the Wellness and Fitness Activity that requires the EHP compliance review, with a limited exception for any approved costs associated with the preparation, conducting, and completion of required EHP reviews. See the FY22 Assistance to Firefighters Grant NOFO for further information on EHP requirements and other applicable program guidance, including FEMA Information Bulletin No. 404. The recipient is required to obtain the required DHS/FEMA EHP compliance approval for this project pursuant to the FY22 Assistance to Firefighters Grant NOFO prior to commencing work for this project. DHS/FEMA will notify you when the EHP compliance review is complete, and work may begin. If the recipient requests a payment for one of the activities requiring EHP compliance review, FEMA may not make a payment for that work while the EHP compliance review is still pending. If FEMA discovers that work has been commenced under one of those activities prematurely, FEMA may disallow costs incurred prior to completion of the EHP compliance review and the receipt of DHS/FEMA approval to begin the work. Please contact your DHS/FEMA AFG Help Desk at 1-866-274-0960 or FireGrants@fema.dhs.gov to receive specific guidance regarding EHP compliance. If you have questions about this term and condition or believe it was placed in error, please contact the relevant Preparedness Officer.

### **Obligating document**

1. Agreement No. 2. Amendme No. No. N/A 07900		ndment	3. Red No. 59600	oipient 10501	<b>4. Type of Action</b> AWARD		5. Control No. WX01191N2023T	
6. Recipient Name and Address COUNTY OF ALACHUA 12 SE 1ST ST GAINESVILLE, FL 32601		7. Issuing FEMA Office and Address Grant Programs Directorate 500 C Street, S.W. Washington DC, 20528-7000 1-866-927-5646		8. Payment Office and Address FEMA, Financial Services Branch 500 C Street, S.W., Room 723 Washington DC, 20742				
9. Name of Recipient Project Officer Cheryl Ellis		9a. Ph No. 35238	Phone 10. Name of FEMA Coordinator 843122 Assistance to Firefig Grant Program				<b>10a. Phone</b> <b>No.</b> 1-866-274- 0960	
This Action Pa		2. Metho ayment THER - I O		13. Assistance Arrangement COST SHARING		NG	14. Performance Period 06/27/2023 to 06/26/2025 Budget Period 06/27/2023 to 06/26/2025	

## 15. Description of Action a. (Indicate funding data for awards or financial changes)

Program Name Abbreviation	Listings	Accounting Data(ACCS Code)	and the same of	Awarded		Cumulative Non-Federal Commitment
AFG		2023-F2- GB01 - P410-xxxx- 4101-D	\$0.00	\$570,954.54	\$570,954.54	\$57,095.46
	,	Totals	\$0.00	\$570,954.54	\$570,954.54	\$57,095.46

b. To describe changes other than funding data or financial changes, attach schedule and check here:

N/A

16.FOR NON-DISASTER PROGRAMS: RECIPIENT IS REQUIRED TO SIGN AND RETURN THREE (3) COPIES OF THIS DOCUMENT TO FEMA (See Block 7 for address)

This field is not applicable for digitally signed grant agreements

17. RECIPIENT SIGNATORY OFFICIAL (Name and Title)	DATE
18. FEMA SIGNATORY OFFICIAL (Name and Title)	DATE
PAMELA WILLIAMS, Assistant Administrator, Grant Programs	06/20/2023

#### **Exhibit 5: Closeout Checklist**

Contract Closeout occurs when all obligations are met and all legal, administrative, and managerial tasks are executed.

#### Contract No. 14366 – #14366 ITB Purchase and Installation of a New ROTOBEC 950SMH **Stationary Mount**

ACTION/ITEM	Date Completed (by Vendor)	Vendor (initials)	County (initials)
General Requirements (Should be required on most Contracts)			
All contractual obligations are completed (include list of exceptions as an attachment)			
All invoices, except for the final, are submitted and paid			
All testing reports have been received and analyzed			
Final amount paid via this Contract			
Parties agree that no claims, issues, or unresolved matters exist on the contract			
Contract Specific Requirements (All may not apply)			
All inspections are completed and accepted			
Any County-furnished property is returned			
The contractor has closed any subcontracts that may exist			
All sub-contractor(s) have been paid in full (include a table of sub-contractor(s) names with total amounts paid to each as an attachment)			
Any access or security badges and keys are returned and are accounted for			
All warranties, training material, or other final deliverables are obtained			
All Bond requirements have been met			
Certificates of substantial completion or final completion are obtained			
Other administrative or contractual requirements are met (include list of items as an attachment)			

Vendor/Contractor Signature	Date
Department Administrator Signature	Date

Exhibit 6: Certification of Meeting Alachua County Wage Ordinance
Contact Title: # A GREENEUT BETWEEN Alachva County & Sate AR Corporation FOR Purchase & installation of Vehicle Exhaust systems
Contract No. 14531
RFP 25-514
The undersigned, who is authorized on behalf of the Contractor, certifies that all employees, contracted and

The undersigned, who is authorized on behalf of the Contractor, certifies that all employees, contracted and subcontracted, completing Work as part of this Agreement are paid, and will continue to be paid, in accordance with the Alachua County Government Minimum Wage requirements ("Wage Ordinance") contained in the Alachua County Code, as may be amended.

CONTRACTOR
By: Margue of July
Print: Wayne A LUTZ
Title:CEO
Date: 2-19-25

#### **EXHIBIT 7: PAYMENT BOND FORM**

#### **CONTRACTOR (PRINCIPAL)**

COMPANY (LEGAL NAME):

PRINCIPAL BUSINESS ADDRESS (No PO Box):

TELEPHONE NUMBER:

#### SURETY

COMPANY (LEGAL NAME):

PRINCIPAL BUSINESS ADDRESS (No PO Box):

TELEPHONE NUMBER:

#### **OWNER (OBLIGEE)**

NAME: Alachua County Board of County Commissioners

PRINCIPAL BUSINESS ADDRESS: 12 S.E. First Street, Gainesville, Florida 32601

TELEPHONE NUMBER: 352-374-5204

#### AGREEMENT DETAILS

DATE EXECUTED:

AMOUNT:

GENERAL DESCRIPTION:

STREET ADDRESS OF PROJECT:

PO NO., RFP, OR BID NO.:

#### **BOND**

BOND NUMBER:

DATE:

AMOUNT:

#### KNOW ALL MEN BY THESE PRESENTS:

That Principal, hereinafter called Contractor, and Surety, as identified above, are bound to Alachua County, Florida, as Obligee, and hereinafter called the County, in the amount identified above, for the payment whereof Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally.

This payment bond is executed pursuant to §255.05, Florida Statutes, and claimants must comply with the notice and time limitations of §255.05(2). Florida Statutes.

WHEREAS, Contractor has by written Agreement entered into an Agreement, identified above, with Alachua County, which Contract Documents are by reference made part hereof, and for the purposes of this Bond are hereafter referred to as the "Agreement."

THE CONDITION OF THIS BOND is that if Contractor promptly makes payments to all persons defined in §713.01, Florida Statutes, who furnish labor, materials and supplies used directly or indirectly by Contractor in the performance of the Agreement; then CONTRACTOR'S OBLIGATION SHALL BE VOID; OTHERWISE, IT SHALL REMAIN IN FULL FORCE AND EFFECT.

The surety hereby waives notice of and agrees that any changes in or under the Agreement and compliance or noncompliance with any formalities connected with the Agreement or the changes do not affect surety's obligation under this bond.

The provisions of this bond are subject to the time limitations of §255.05(2). In no event will the Surety be liable in the aggregate to claimants for more than the penal sum of this Payment Bond, regardless of the number of suits that may be filed by claimants.

Signed and sealed this	day of	, 20
		CONTRACTOR (PRINCIPAL)
Signed, sealed and delivered in	•	
		By:
Witnesses as to Contractor	<del></del>	
Name:		
Title:		
Title:STATE OF		
COUNTY OF		
		means of $\square$ physical presence or $\square$ online notarization
this day of	, 20, by	•
		Signature of Notary Public
		Signature of Notary Public
		Printed Name of Notary Public
Personally Known OR Pro-	duced Identification	
Type of Identification Produ		
SURETY		
SIGNATURE:		
		SEAL
PRINTED NAME AND TITL	E: <u>ATTORNEY IN</u>	FACT

#### **EXHIBIT 8: PERFORMANCE BOND FORM**

#### **CONTRACTOR (PRINCIPAL)**

COMPANY (LEGAL NAME):

PRINCIPAL BUSINESS ADDRESS (No PO Box):

TELEPHONE NUMBER:

#### **SURETY**

COMPANY (LEGAL NAME):

PRINCIPAL BUSINESS ADDRESS (No PO Box):

TELEPHONE NUMBER:

#### **OWNER (OBLIGEE)**

NAME: Alachua County

PRINCIPAL BUSINESS ADDRESS: 12 S.E. First Street, Gainesville, Florida 32601

TELEPHONE NUMBER: 352-374-5204

#### AGREEMENT DETAILS

DATE EXECUTED:

AMOUNT:

GENERAL DESCRIPTION:

STREET ADDRESS OF PROJECT:

PO NO., RFP, OR BID NO.:

#### **BOND**

BOND NUMBER:

DATE:

AMOUNT:

#### KNOW ALL MEN BY THESE PRESENTS:

That Principal, hereinafter called Contractor, and Surety, as identified above, are bound to Alachua County, Florida, as Obligee, and hereinafter called the County, in the amount identified above, for the payment whereof Contractor and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally.

WHEREAS, Contractor has by written Agreement entered into an Agreement, identified above, with County, which Contract Documents are by reference made a part hereof, and for the purposes of this Bond are hereafter referred to as the "Agreement";

#### THE CONDITION OF THIS BOND is that if Contractor:

- 1. performs the Agreement between Contractor and County, at the times and in the manner prescribed in the Agreement; and
- 2. pays County all losses, damages, including liquidated damages and damages caused by delay, expenses, costs and attorney's fees including appellate proceedings, that County sustains as a result of default by Contractor under the Agreement; and
- 3. performs the guarantee of all Work and materials furnished under the Agreement for the time specified in the Agreement; then THIS BOND IS VOID, OTHERWISE IT REMAINS IN FULL FORCE AND EFFECT.

Whenever Contractor shall be, and is declared by County to be, in default under the Agreement, and County having performed County's obligations there under, the Surety may promptly remedy the default, or shall promptly:

- 1. complete the Agreement in accordance with its terms and conditions; or
- 2. obtain a bid or bids for completing the Agreement in accordance with its terms and conditions, and upon determination by Surety of the lowest responsible bidder, or, if County elects, upon determination by County and Surety jointly of the lowest responsible bidder, arrange for an Agreement between such Bidder and County, and make available as Work progresses sufficient funds, paid to County, to pay the cost of completion and other costs and damages for which the Surety may be liable hereunder.

No right of action shall accrue on this bond to or for the use of any person of corporation other than County named herein.

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

This instrument shall be construed in all respects as a common law bond. It is expressly understood that the time provisions and statute of limitations under §255.05, Florida Statutes, shall not apply to this bond.

Sworn to (or affirmed) and subscribed before me by means of □ physical presence or □ online notarization,

this day of \_\_\_\_\_\_, 20\_\_\_\_, by \_\_\_\_\_\_.

STATE OF \_\_\_\_\_\_COUNTY OF \_\_\_\_\_

		Signature of Notary Public	
		Printed Name of Notary Public	
Personally Known O Type of Identification	OR Produced Identification  1 Produced:		
SURETY SIGNATURE:		SEAL	
PRINTED	NAME	AND	TITLE:

# TYPE "A" INSURANCE REQUIREMENTS "ARTISAN CONTRACTORS / SERVICE CONTACTS"

Contractor shall procure and maintain for the duration of this Agreement insurance against claims for injuries to persons or damages to property, which may arise from or in connection with the performance of the Work hereunder by Contractor/vendor, his agents, representatives, employees or subcontractors.

#### **COMMERCIAL GENERAL LIABILITY**

Coverage must be afforded under a per occurrence form policy for limits not less than \$1,000,000 General Aggregate, \$1,000,000 Products / Completed Operations Aggregate, \$1,000,000 Personal and Advertising Injury Liability, \$1,000,000 each Occurrence, \$50,000 Fire Damage Liability and \$5,000 Medical Expense.

#### **AUTOMOBILE LIABILITY**

Coverage must be afforded including coverage for all Owned vehicles, Hired and Non-Owned vehicles for Bodily Injury and Property Damage of not less than \$1,000,000 combined single limit each accident.

#### WORKERS COMPENSATION AND EMPLOYER'S LIABILITY

Coverage to apply for all employees at STATUTORY Limits in compliance with applicable state and federal laws; if any operations are to be undertaken on or about navigable waters, coverage must be included for the USA Longshoremen & Harbor Workers Act.

Employer's Liability limits for not less than \$100,000 each accident; \$500,000 disease policy limit and \$100,000 disease each employee must be included.

#### **BUILDER'S RISK / INSTALLATION FLOATERS (when applicable)**

When this contract or agreement includes the construction of and/or the addition to a permanent structure or building; including the installation of machinery and/or equipment, the following insurance coverage must be afforded:

Coverage Form: Completed Value, All Risk in an amount equal to 100% of the value upon completion or value of equipment to be installed.

When applicable: Waiver of Occupancy Clause or Cessation of Insurance clause. Flood Insurance as available under the National Flood Insurance Program.

#### EMPLOYEE FIDELITY COVERAGE (only applicable to vendors whose employees handle funds)

Employee Dishonesty coverage must be afforded for not less than \$500,000 Blanket all employees ISO Form

#### **OTHER INSURANCE PROVISIONS**

The policies are to contain, or be endorsed to contain, the following provisions:

#### I Commercial General Liability and Automobile Liability Coverages

a. The Alachua County Board of County Commissioners, its officials, employees and volunteers are to be covered as an Additional Insured as respects: Liability arising out of activities performed by or on

behalf of Contractor/Vendor; to include Products and/or Completed Operations of Contractor/Vendor; Automobiles owned, leased, hired or borrowed by Contractor.

b. Contractor's insurance coverage shall be considered primary insurance as respects the County, its officials, employees and volunteers. Any insurance or self-insurance maintained by the County, its officials, employees or volunteers shall be excess of Contractor/Vendor's insurance and shall be non-contributory.

#### II All Coverages

Contractor/Vendor shall provide a Certificate of Insurance to the County with a thirty (30) day notice of cancellation. The certificate shall indicate if cover is provided under a "claims made" or "per occurrence" form. If any cover is provided under claims made from the certificate will show a retroactive date, which should be the same date of the agreement (original if contact is renewed) or prior.

#### **SUBCONTRACTORS**

Contractor/Vendor shall be responsible for all subcontractors Working on their behalf as a condition of this Agreement. All subcontractors of Contractor/Vendor shall be subject to the same coverage requirements stated herein.

**CERTIFICATE HOLDER:** Alachua County Board of County Commissioners

MAIL, EMAIL or FAX CERTIFICATES

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Exhibit 9-A: Certificate of Insurance	



#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/24/2024

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 have ADDITIONAL INSURED provisions or 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).

201/504.050							
		INSURER F:					
		INSURER E :					
Sarasota FL 34230		INSURER D : American Zurich Insurance Company	40142				
ore Air Corp O Box 3077		INSURER C: GuideOne National Insurance Compa	ny 14167				
SURED	SAFEAIR-01	INSURER B: Progressive Express Insurance Comp	pany 10193				
		INSURER A: Scottsdale Insurance Company	41297				
Bradenton FL 34207		INSURER(S) AFFORDING COVERAGE	NAIC#				
Acrisure 1429 60th Avenue West Suite 200		E-MAIL ADDRESS: LCarmack@acrisure.com					
		PHONE (A/C, No, Ext): 941-758-3861	FAX (A/C, No): 941-758-5947				
PRODUCER		CONTACT NAME: Lesley Carmack					

#### COVERAGES CERTIFICATE NUMBER: 664403900 REVISION 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.

TYPE OF INSURANCE		R POLICY EXP					
THEOTHOOKANOL	INSD WVD	POLICY NUMBER	(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	S	
X COMMERCIAL GENERAL LIABILITY		CPS7807877	6/14/2024	6/14/2025	EACH OCCURRENCE	\$1,000,000	
CLAIMS-MADE X OCCUR					PREMISES (Ea occurrence)	\$ 100,000	
					MED EXP (Any one person)	\$ 5,000	
					PERSONAL & ADV INJURY	\$ 1,000,000	
GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$2,000,000	
POLICY X PRO- JECT LOC					PRODUCTS - COMP/OP AGG	\$2,000,000	
OTHER:						\$	
AUTOMOBILE LIABILITY		00582509	4/3/2024	4/3/2025	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000	
X ANY AUTO					BODILY INJURY (Per person)	\$	
AUTOS ONLY AUTOS					BODILY INJURY (Per accident)	\$	
HIRED NON-OWNED AUTOS ONLY					PROPERTY DAMAGE (Per accident)	\$	
						\$	
UMBRELLA LIAB X OCCUR		CXS4002666	6/14/2024	6/14/2025	EACH OCCURRENCE	\$ 1,000,000	
X EXCESS LIAB CLAIMS-MADE					AGGREGATE	\$	
DED X RETENTION \$ 10,000						\$	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY					PER OTH- STATUTE ER		
ANYPROPRIETOR/PARTNER/EXECUTIVE T N	N/A				E.L. EACH ACCIDENT	\$	
(Mandatory in NH)					E.L. DISEASE - EA EMPLOYEE	\$	
If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$	
CONTRACTORS POLLUTION INSTALLATION FLOATER		ENV562009208-01 EC78617789	3/23/2024 3/23/2024	3/23/2025 3/23/2025	LIABILITY OCC/AGG Construction Material	1,000,000/2,000000 100,000	
	CLAIMS-MADE X OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER: POLICY X PRO- DIECT LOC  OTHER:  AUTOMOBILE LIABILITY  X ANY AUTO  OWNED AUTOS ONLY AUTOS HIRED AUTOS ONLY AUTOS ONLY  UMBRELLA LIAB X OCCUR AUTOS ONLY AUTOS ONLY  VMRED AUTOS ONLY AUTOS ONLY  OFFICES LIAB CLAIMS-MADE  DED X RETENTION \$ 10,000  WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below  CONTRACTORS POLLUTION	CLAIMS-MADE X OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER: POLICY X PRODUET LOC OTHER:  AUTOMOBILE LIABILITY  X ANY AUTO  OWNED AUTOS ONLY HIRED AUTOS ONLY AUTOS ONLY AUTOS ONLY  UMBRELLA LIAB X OCCUR AUTOS ONLY  EXCESS LIAB CLAIMS-MADE  DED X RETENTION \$ 10,000  WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below  CONTRACTORS POLLUTION	CLAIMS-MADE X OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER:  POLICY X PRO- JECT LOC OTHER:  AUTOMOBILE LIABILITY  X ANY AUTO  OWNED AUTOS ONLY HIRED AUTOS ONLY HIRED AUTOS ONLY  UMBRELLA LIAB X OCCUR AUTOS ONLY  LOCAL CLAIMS-MADE  DED X RETENTION \$ 10,000  WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below  CONTRACTORS POLLUTION  ENV562009208-01	CLAIMS-MADE X OCCUR  GEN'L AGGREGATE LIMIT APPLIES PER:  POLICY X PRO- JECT LOC OTHER:  AUTOMOBILE LIABILITY  X ANY AUTO  OWNED AUTOS ONLY HIRED AUTOS ONLY  UMBRELLA LIAB X OCCUR AUTOS ONLY AUTOS ONLY  UMBRELLA LIAB X OCCUR X EXCESS LIAB CLAIMS-MADE  DED X RETENTION \$ 10,000  WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below  CONTRACTORS POLLUTION  ENV562009208-01  3/23/2024	CLAIMS-MADE   X   OCCUR	CLAIMS-MADE X OCCUR  CLAIMS-MADE X OCCUR  CLAIMS-MADE X OCCUR  CEN'L AGGREGATE LIMIT APPLIES PER:  POLICY X JECT LOC  OTHER:  AUTOMOBILE LIABILITY  ANY AUTO  OWNED X SCHEDULED AUTOS ONLY	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

The Alachua County Board of County Commissioners, its officials, employees and volunteers are to be covered as an Additional Insured as respects to liability arising out of activities performed by or on behalf of the Contractor/Vendor; to include Products and/or Completed Operations of the Contractor/Vendor; Automobiles owned, leased, hired or borrowed by the Contractor. Coverage is Primary and Non-Contributory.

CERTIFICATE HOLDER CANCELLATION

Alachua County Board of County Commissioners 12 SE 1st Street Gainsville FL 32601 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – AUTOMATIC STATUS WHEN REQUIRED IN WRITTEN CONSTRUCTION AGREEMENT WITH YOU (COMPLETED OPERATIONS)

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

A. Section II – Who Is An Insured is amended to include as an additional insured any person or organization for whom you have performed operations when you and such person or organization have agreed in writing in a contract or agreement that such person or organization be added as an additional insured on your policy. Such person or organization is an additional insured only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" performed for that additional insured and included in the "products-completed operations hazard".

However, the insurance afforded to such additional insured:

- 1. Only applies to the extent permitted by law; and
- Will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusion applies:

This insurance does not apply to:

"Bodily injury" or "property damage" arising out of the rendering of, or the failure to render, any professional architectural, engineering or surveying services, including:

 The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or **2.** Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage" involved the rendering of or the failure to render any professional architectural, engineering or surveying services.

C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

The most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement you have entered into with the additional insured; or
- 2. Available under the applicable limits of insurance;

whichever is less.

This endorsement shall not increase the applicable limits of insurance.

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# PRIMARY AND NONCONTRIBUTORY – OTHER INSURANCE CONDITION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

The following is added to the **Other Insurance** Condition and supersedes any provision to the contrary:

#### **Primary And Noncontributory Insurance**

This insurance is primary to and will not seek contribution from any other insurance available to an additional insured under your policy provided that:

(1) The additional insured is a Named Insured under such other insurance; and

(2) You have agreed in writing in a contract or agreement that this insurance would be primary and would not seek contribution from any other insurance available to the additional insured.



#### **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY) 10/25/2024

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 noticy(les) must have ADDITIONAL INSURED provisions or be endorsed. If

S	UBROGATION IS WAIVED, subject to the crificate does not confer rights to the	o the	term	s and conditions of the p	olicy, c	ertain polic		•	statem	ent on this	
PRODUCER						CONTACT NAME:					
LOCKTON COMPANIES					PHONE 044 450 4500 FAX						
444 W 47TH STREET, SUITE 900 KANSAS CITY, MO 64112-1906					(A/C, No, Ext): 844-450-1523 (A/C, No):  E-MAIL ADDRESS: dhrcerts@locktonaffinity.com						
1011000 0111, NO 04112-1300					INSURER(S) AFFORDING COVERAGE NAIC #						
						INSURER A: A I U INSURANCE COMPANY 19399					
INSURED Safe Air Corp. 677 N. Washington Blvd.					INSURER B:						
					INSURER C:						
Sarasota, FL 34236					INSURER D :						
					INSURER E :						
						INSURER F:					
COVERAGES CERTIFICATE NUMBER:						REVISION 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.											
INSR LTR TYPE OF INSURANCE		ADDL	SUBR	BR /D POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS			
	COMMERCIAL GENERAL LIABILITY			-				EACH OCCURRENCE \$	3		
	CLAIMS-MADE OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$	3		
								MED EXP (Any one person) \$	3		
								PERSONAL & ADV INJURY \$	5		
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$	3		
	POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG \$	3		
	OTHER:							\$	\$		
	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident) \$	5		
	ANY AUTO							BODILY INJURY (Per person) \$	5		
	ALL OWNED SCHEDULED AUTOS NON-OWNED							BODILY INJURY (Per accident) \$	5		
	HIRED AUTOS NON-OWNED AUTOS							PROPERTY DAMAGE (Per accident) \$	5		
								\$	5		
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE \$	3		
	EXCESS LIAB CLAIMS-MADI							AGGREGATE \$	\$		
	DED RETENTION \$							\$	6		
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							X PER OTH- STATUTE ER			
Α	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A		015834129	С	06/01/2024	06/01/2025		1,000,		
	(Mandatory in NH)  If yes, describe under	1						E.L. DISEASE - EA EMPLOYEE \$ 1,000,000			
	DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT \$	1,000,	000	
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Coverage is provided for only those employees leased to but not subcontractors of insured DecisionHR Inc. has agreed that within 30 days after receipt of notice of cancellation of the insurance policies referenced above from the applicable insurers DecisionHR Inc. or its designee will send a copy of such notice to the Certificate Holder of this Certificate. Such notice is not a right or obligation within the policies it does not alter or amend any coverage it will not extend any policy cancellation date and it will not negate any cancellation of the policy. Failure to provide a copy of such notice to the Certificate Holder shall impose no obligation or liability of any kind upon the insurer or its agencies or representatives.											
CERTIFICATE HOLDER						CANC	CANCELLATION				
Alachua County Board of County Commissioners 12 SE 1st Street Gainsville FL 32601						SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
						AUTHORIZED REPRESENTATIVE					
						Jages on Amalle					

#### Exhibit 10: No Coercion for Labor or Services Affidavit

Affix Notary Seal

# NO COERCION FOR LABOR OR SERVICES AFFIDAVIT STATE OF FEORIDA NT COUNTY OF Monmouth (insert name) being duly sworn, state under oath: 1. I am a duly authorized representative of SAFE AIR CORPORATION name of vendor). 2. Under penalty of perjury, I attest and affirm that SAFE AIR CORPORATION does not use coercion as defined in section 787.06(2)(a), Florida Statutes to employ any person for labor or services. 3. This signed attestation is provided to Alachva County insert name of district/governmental entity) to comply with section 787.06(13), Florida Statutes. FURTHER AFFIANT SAYETH NOT. Date: 2/19, 2025. Subscribed and sworn to before me this 19th day of 202 25 (print name), Notary Public Commission Number: Holary Public, State of New Jersey

Comm. # 50203224 Commission Expires 9/22/202