CONTRACT 21-53 UTILITY SERVICES DEPARTMENT DIVING SERVICES

This Contract, dated October 8, 2021 is between the Bay County Board of County Commissioners, located at 840 West 11th Street, Panama City, FL 32401 ("County"), and In Depth Services, Inc., located at 555 W. Granada Blvd. Suite E12, Ormond Beach, FL 32164 ("Contractor").

1. Scope of Work

The County desires to hire Contractor to provide all necessary labor, supervision, equipment, and supplies required to perform diving services to the Utility Services Department's Water and Wastewater Divisions. Diving Services include but are not limited to scheduled inspections, cleaning, and routine maintenance as further described in **Exhibit 1 Scope of Services**.

The Contractor hereby agrees to provide the services to the County according to ITB 21-53 Utility Services Department Diving Services, said documents being incorporated into this agreement as if fully set out herein, and the Contractors response thereto, said documents being attached as **Exhibit 2**, to the extent they are not inconsistent with this Agreement.

2. Term

This Contract shall commence upon execution by the County and continue in effect through September 30, 2022. Upon mutual agreement between the County and the Contractor, the contract may be renewed for three (3) additional one-year periods under the same terms and conditions.

No price adjustments may be allowed during the first twelve (12) months of the contract. Price increases will be considered after the first 12 months if substantiated by the producer price index. Written notice of a request for pricing changes and proof to substantiate must be submitted to the Bay County Purchasing Department at no less than 90 days prior to the anniversary date of this contract.

3. Contract Price

The County shall pay the Contractor for services provided in accordance with the Florida Prompt Payment Act of the Florida Statutes, Chapter 218.70, upon receipt of the Contractor's invoice and written approval of same by the County's Designated Representative indicating that services have been rendered in conformity with this Agreement. The Contractor shall submit an invoice for payment to the County's Utility Services Department on a monthly basis for those specific services, as described in this Agreement, ITB 21-53 and the Contractor's proposal cost, that were satisfactorily completed during that invoicing period.

The Contractor agrees that for the performance of the Services as outlined in Section 1 above, it shall be remunerated by the County according to the unit prices contained in the Contractor's price proposal contained in Exhibit 2.

4. <u>Independent Contractor</u>

The Contractor shall at all times, relevant to this contract, be an independent contractor and in no event shall the Contractor, nor any employees or sub-contractors under it, be considered to be employees of Bay County.

5. Contractor's Personnel

Contractor has the exclusive right to hire and terminate its employees and may transfer or reassign any of its employees to other work of the Contractor. The direction of the work of Contractor's employees shall be under the exclusive control of Contractor. If the County objects to the presence or performance of any employee of Contractor, Contractor shall remove such employee from County premises.

6. Cooperation

Contractor agrees to perform each phase of the work at the scheduled time and in the scheduled sequence. Contractor will cooperate with the County Utility Services Director or their designee as requested and specifically to allow the County to inspect the performance of work of this Contract.

7. Materials, Supplies, Etc.

Contractor shall furnish and supply all tools, materials, consumable supplies and equipment, safety devices and equipment, and any special clothing that are required to perform the work of this Contract and consistent with the requirements of the ITB.

8. Records / Audits

The County is a public agency subject to Chapter 119, Florida Statutes. The Contractor shall comply with Florida's Public Records Law. Specifically, the Contractor shall:

Keep and maintain public records required by the County in order to perform the service;

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 Chapter 119, F.S. or as otherwise provided by law.

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 contract term and following completion of the contract if the contractor does not transfer the records to the County.

Upon completion of the contract, transfer, at no cost to the County, all public records in possession of the Contractor, or keep and maintain public records required by the County to perform the service. If the Contractor transfers all public records to the County upon completion of the contract, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of the contract, the 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 information technology systems of the County.

The Contractor shall maintain books, records and documents directly pertinent to performance under this Contract in accordance with generally accepted accounting principles consistently applied. The County, the State of Florida, or their authorized representatives shall have access to such records for audit purposes during the term of this Contract and for five (5) years following Contract completion.

9. Public Records Custodian

If the Contractor has questions regarding the application of Chapter 119, Florida Statutes, to the Contractor's duty to provide public records relating to this contract contact Bob Majka, Custodian of Public Records, at (850) 248-8145, publicrecords@baycountyfl.gov or 840 W. 11th Street, Panama City, Florida 32401.

10. Inspector General

The parties agree to comply with s.20.055(5), Florida Statutes, and to incorporate in all subcontracts the obligation to comply with s. 20.055(5), Florida Statutes. "(5) It is the duty of every state officer, employee, agency, special district, board, commission, contractor, and subcontractor to cooperate with the inspector general in any investigation, audit, inspection, review, or hearing pursuant to this section."

11. County Representative

The County Utility Services Director or a designee has authority to designate the work to be done by Contractor, to inspect such work, and to resolve questions which arise between the parties. The Contractor or the Contractor's designee will deal with the County's representative on matters relating to the performance of the work. The County shall have the authority to stop the work whenever it deems such action necessary to secure the safe and proper performance of the work assignment.

12. <u>Laws, Rules and Regulations</u>

General Laws: Contractor shall give all notices required of it by law and shall comply with all Federal, State and local laws, ordinances, rules and regulations governing Contractor's performance of this Contract and the preservation of public health and safety. Upon request by the County, Contractor shall provide proof of such compliance to the County.

Illegal Alien Labor: Contractor shall comply with all provisions state and federal law regarding the hiring and continued employment of aliens not authorized to work in the United States. Contractor shall not knowingly employ or contract with an illegal alien to perform work under this contract or enter into a contract with a subcontractor that fails to certify to the Contractor that the subcontractor is in compliance with such laws. Contractor agrees that it shall confirm the employment eligibility of all employees through participation in E-Verify or an employment eligibility program approved by the Social Security Administration and will require the same of any subcontractors. Contractor shall pay all cost incurred to initiate and sustain the verification programs.

13. Public Entity Crimes Statement

A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list. By submission of a proposal in response to this document, the vendor certifies compliance with the above requirements as stated in Section 287.133, Florida Statutes. Contractor's doing business with a public entity, for which the compensation is wholly or partially provided by a federal awarding agency, must register at www.sam.gov.

14. E- Verify.

As a condition precedent to entering into this agreement, and in compliance with Section 448.095, Fla. Stat., Contractor and its subcontractors shall, register with and use the E-Verify system to verify work authorization status of all employees.

Contractor shall require each of its subcontractors to provide Contractor with an affidavit stating that the subcontractor does not employ, contract with, or subcontract with an unauthorized alien. Contractor shall maintain a copy of the subcontractor's affidavit as part of and pursuant to the records retention requirements of this agreement.

The County, Contractor, or any subcontractor who has a good faith belief that a person or entity with which it is contracting has knowingly violated Section 448.09(1), Fla. Stat. or the provisions of this section shall terminate the contract with the person or entity.

The County, upon good faith belief that a subcontractor knowingly violated the provisions of this section, but Contractor otherwise complied, shall promptly notify Contractor and Contractor shall immediately terminate the contract with the subcontractor.

A contract terminated under the provisions of this section is not a breach of contract and may not be considered such. Any contract termination under the provisions of this section may be challenged pursuant to Section 448.095(2)(d), Fla. Stat. Contractor acknowledges that upon termination of this agreement by the County for a violation of this section by Contractor, Contractor may not be awarded a public contract for at least one (1) year. Contractor further acknowledges that Contractor is liable for any additional costs incurred by the County as a result of termination of any contract for a violation of this section.

Subcontracts. Contractor or subcontractor shall insert in any subcontracts the clauses set forth in this section, including this subsection, requiring the subcontractors to include these clauses in any lower tier subcontracts. Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in this section.

15. Scrutinized Companies

Contractor must certify that the company is not participating in a boycott of Israel.

Contractor must also certify that Contractor is not on the Scrutinized Companies that Boycott Israel list, not on the Scrutinized Companies with Activities in Sudan List, and not on the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or has been engaged in business operations in Cuba or Syria. Subject to limited exceptions provided in state law, the County will not contract for the provision of goods or services with any scrutinized company referred to above.

Contractor must submit the certification attached to this contract. Submitting a false certification shall be deemed a material breach of contract. The County shall provide notice, in writing, to the Contractor of the County's determination concerning the false certification. The Contractor shall have five (5) days from receipt of notice to refute the false certification allegation. If such false certification is discovered during the active contract term, the Contractor shall have ninety (90) days following receipt of the notice to respond in writing and demonstrate that the determination of false certification was made in error. If the Contractor does not demonstrate that the County's determination of false

certification was made in error then the County shall have the right to terminate the contract and seek civil remedies pursuant to Section 287.135, Florida Statutes, as amended from time to time.

16. Insurance

During the term of this Contract, Contractor will purchase and maintain insurance and comply with the Bay County Insurance Requirements, which are attached as **Exhibit 3** to this Contract and incorporated by reference.

17. Hold Harmless and Indemnification

To the extent provided by law, the Contractor shall indemnify, defend, and hold harmless the County and the State of Florida, Department of Transportation, including the County's and the Department's officers, agents, and employees, against any actions, claims, or damages arising out of, relating to, or resulting from negligent or wrongful act(s) of the Contractor or any of its officers, agents, or employees, acting within the scope of their office or employment, in connection with the rights granted to or exercised by the Contractor hereunder, to the extent and within the limitations of Section 768.28, Florida Statutes.

The foregoing indemnification shall not constitute a waiver of sovereign immunity beyond the limits set forth in Florida Statutes, Section 768.28. Nor shall the same be construed to constitute agreement by the Contractor to indemnify the County for the negligent acts or omissions of the County, its officers, agents, or employees, or third parties. Nor shall the same be construed to constitute agreement by the Contractor to indemnify the Department for the negligent acts or omissions of the Department, its officers, agents, or employees, or third parties.

The parties understand and agree that such indemnification by the Contractor relating to any matter which is the subject of this Agreement shall extend throughout the term of this Agreement and any statutes of limitations thereafter.

The Contractor's obligation shall not be limited by or in any way to any insurance coverage or by any provision in or exclusion or omission from any policy of insurance.

If the above indemnity or the defense provisions contained herein or any part of those provisions are limited by Florida Statutes Sec. 725.06(1), or any other applicable law, then with respect to the part so limited, the monetary limitation on the extent of the indemnification shall be the greater of (1) the monetary value of the Contract, (ii) coverage amount of Commercial General Liability Insurance required under the Contract; or (iii) \$1,000,000.00.

This Section survives termination or expiration of this Contract.

18. <u>Duty to Pay Defense Costs and Expenses</u>

The Contractor agrees to reimburse and pay on behalf of the County the cost of the County's legal defense, through and including all appeals, and to include all attorneys' fees, costs, and expenses of any kind for any and all 1) claims described in the Hold Harmless and Indemnification paragraph or 2) other claims arising out of the Contractor's performance of the Contract and in which the County has prevailed.

The County shall choose its legal defense team, experts, and consultants and invoice the Contractor accordingly for all fees, costs and expenses upon the conclusion of the claim.

Such payment on the behalf of the County shall be in addition to any and all other legal remedies available to the County and shall not be considered to be the County's exclusive remedy.

This Section survives termination or expiration of this Contract.

19. Notices

Any notice to be given by the parties shall be in writing and deemed to have been duly given if and when deposited in the United States registered mail, return receipt requested, properly stamped and addressed to:

For the County:

Bay County Utility Services Department
Attn: Bobby Gibbs

3410 Transmitter Road
Panama City, FL 32404

For the Contractor:
In Depth Services, Inc.
Attn: Zachary Rogers
555 W. Granada Blvd. Suite E12
Ormond Beach, FL 32164

The Contractor shall notify the Bay County Purchasing Department of any change to its address. The Purchasing Department will disseminate the address change to all applicable departments and agencies including Finance. The Contractor's notification of address change is sufficient if sent by email or facsimile.

20. Assignment

Contractor shall not assign in whole or in part any part of the work of this Contract except with prior written consent of the County.

21. Successors and Assigns.

This Agreement shall be binding on all parties hereto and their respective heirs, executors, administrators, successors, and assigns.

22. Entire Agreement

All proposals, negotiations and representations regarding the work of this Contract are merged in this instrument. Any amendment or modification of this

Contract shall be in writing and signed by the duly authorized representatives of the parties.

23. No Waiver

The waiver by the County of, or the County's failure to demand strict performance of, any obligation of Contractor shall not be construed to waive or limit the full and faithful performance by the Contractor of another of its obligations or of the same obligation in the future.

24. Administrative, Contractual, or Legal Remedies

Unless otherwise provided in this contract, all claims, counter-claims, disputes and other matters in question between the local government and the contractor, arising out of or relating to this contract, or the breach of it, will be decided by arbitration, if the parties mutually agree, or in a Florida court of competent jurisdiction.

25. <u>Termination for Cause and for Convenience</u>

This contract may be terminated in whole or in part in writing by either party in the event of substantial failure by the other party to fulfill its obligations under this contract through no fault of the terminating party, provided that no termination may be effected unless the other party is given: (a) Not less than ten (10) calendar days written notice (delivered by certified mail, return receipt requested) of intent to terminate; and (b) An opportunity for consultation with the terminating party prior to termination.

This contract may be terminated in whole or in part in writing by the local government for its convenience, provided that the other party is afforded the same notice and consultation opportunity specified in I (a) above. If termination for default is effected by the local government, an equitable adjustment in the price for this contract shall be made, but no amount shall be allowed for anticipated profit on unperformed services or other work, and any payment due to the contractor at the time of termination may be adjusted to cover any additional costs to the local government because of the contractor's default.

If termination for convenience is effected by the local government, the equitable adjustment shall include a reasonable profit for services or other work performed for which profit has not already been included in an invoice. For any termination, the equitable adjustment shall provide for payment to the contractor for services rendered and expenses incurred prior to receipt of the notice of intent to terminate, in addition to termination settlement costs reasonably incurred by the contractor relating to commitments (e.g., suppliers, subcontractors) which had become firm prior to receipt of the notice of intent to terminate.

Upon receipt of a termination action under paragraphs (a) or (b) above, the contractor shall promptly discontinue all affected work (unless the notice

directs otherwise) and deliver or otherwise make available to the local government all data, drawings, reports specifications, summaries and other such information, as may have been accumulated by the contractor in performing this contract, whether completed or in process.

Failure of the Contractor to comply with the provision of Section 12 Laws, Rules, and Regulations shall constitute grounds for the County to immediately terminate this Contract for cause and declare the Contractor to be non-responsible for bidding or proposing on future contracts for one year from the date the County notifies the Contractor of such non-compliance.

26. Conflicts

In the case of any conflict between the provisions of this Contract and other contract documents, the following priority for interpretation of those document provisions shall be followed:

- a. The provisions of this contract prevail first.
- b. The bid form and attachments are next.
- c. The initial bid provisions are final priority.

27. Severability

The invalidity, in whole or in part, of any section or part of any section of this Contract shall not affect the validity of the remainder of such section or the Contract.

28. Governing Law & Venue

This Contract is governed by the laws of the State of Florida. The proper venue for any action regarding this contract is in the appropriate Court in Bay County, Florida.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the F this 11th day of October, 2021.	Parties have executed this Contract as of
Attest: Bill Kinsaul, Clerk of Court Approved as to form Office of Bay County Attorney Brian D. Leebrick	BOARD OF COUNTY COMMISSIONERS BAY COUNTY FLORIDA By: Robert Carroll, Chairman COUNTY COUNTY COUNTY FLORIDA IN DEPTH SERVICES, INC.
	By: (Authorized Representative)
	Its: President
State of Florida County of Volusia	
this 11th day of October . as President	of In Depth Inc. Ithority, and who is personally known by me
Exhibits: 1. Scope of Work 2. Contractor's Response to ITB 21-53 3. Insurance Requirements	Notary Public Notary Public State of Florida Susan A Couslin My Commission GG 306983 Expires 02/28/2023

EXHIBIT 1 BAY COUNTY UTILITY SERVICES DIVING SERVICES SCOPE OF WORK

The Contractor shall perform the tasks described below. Other tasks not specifically identified in this Scope of Work may be coordinated between the Contractor and another contractor selected and employed by Bay County. When necessary and at the request of the County, the Contractor shall provide diving support services at the hourly/daily rates quoted to supplement other contractor(s) who may be employed by the County to accomplish a specific task.

The Contractor is in all instances responsible for providing suitable diving equipment, a dive platform (unless the task can be successfully performed from shore) and whatever means are necessary to launch and retrieve the dive platform, and all tools that may be needed to perform the required tasks. The cost to rent, lease, purchase, or contract for the use of tools for other tasks not specifically identified in these specifications will be paid for by the County under separate negotiated arrangements with the Contractor or a different contractor selected by the County.

The County may require the Contractor to provide underwater video documentation of work performed. The Contractor shall respond within three (3) days for all non-emergency work unless prior approval is obtained from the County. The County reserves the right to utilize an alternate dive services contractor in the event the Contractor is unable to complete services in a timely manner.

During scheduled inspections, certain routine maintenance tasks are to be included as part of the price for performing the routine inspection. Prior to making any repairs, which are outside of routine maintenance, the Contractor shall provide a report describing the problem, the recommended repair procedure, materials needed and an estimate of the total costs involved. The County will review the report and negotiate in good faith with the Contractor as to the type, cost and timing of the repair. In cases where there is an immediate threat to the County's operations or the public health, the County may authorize emergency repairs.

I. Deer Point Reservoir

Deer Point Reservoir is impounded by a dam and a drawdown structure separating it from St. Andrews Bay. A County owned and operated pumping facility located on the Williams Bayou arm of the reservoir supplies raw water to the County's Potable Water Treatment Plant, WestRock CP, LLC and Kraton Chemical Company. The Water Division Superintendent shall be the primary point of contact for scheduling and coordinating all diving tasks related to the Deer Point Reservoir, as described below.

The maximum depth of diving operations for any reservoir related task is approximately 20 feet, with most tasks being conducted in a water depth of 10 feet or less. All reservoir tasks described below can be easily and safely accomplished using open circuit SCUBA and do not necessarily require a boat or other dive platform. It shall be left to the

Contractor's discretion, within applicable State and/or Federal regulations, as to what operational procedures are used to accomplish these tasks, including whether or not open circuit SCUBA or surface supplied air is used.

A. Drawdown Structure

The drawdown structure consists of twelve (12) gates located at the north end of the dam, which can be raised or lowered to help control the reservoir level. These gates require periodic underwater inspection, cleaning and repair as follows:

An annual inspection of the drawdown gates is typically performed between April 1 and May 31 (weather conditions permitting) on both the fresh and salt-water side of the structure, but may need to be performed during the annual drawdown period, November through February. The inspection and maintenance tasks shall include, but not be limited to: Identifying visible structural or operational problems with the gates, including concrete surfaces and any hardware associated with the structure; determining whether or not the gates seat properly in the bottom and side channels, and if not, identify the problem(s); removing any debris found in the bottom and side channels of each gate; inspecting the aprons of the structure for wash outs, erosion or other evidence of problems, both existing and potential.

A written inspection report shall be provided to the Water Division Superintendent within ten (10) calendar days of the date that the work is completed and prior to invoicing the County. The report shall be of sufficient detail, including hand-drawn sketches where needed for the reader to clearly understand the location and significance of the findings and maintenance actions performed.

B. Fish Containment Fence

A fish containment fence is located on the reservoir side of the drawdown structure at the opening of the channel leading to the drawdown gates. Chain link fence material is attached to creosote pilings by a cable and stretches at an angle from the surface to the bottom. The purpose of this fence is to prevent the weed eating carp from exiting the reservoir through the drawdown gates. The fish fence is approximately 450 feet in length with a maximum depth of approximately 20 feet.

1. The fish fence shall be cleaned, inspected and maintained at least once per year. The owner may request additional inspections and cleaning if the gates have been opened and debris has collected on the fence. The routine cleaning and inspection shall include removing all debris from the fence, identifying and repairing holes in the fence material or locations where the fence may be loosening or has become unattached from the cable and/or pilings, and inspection of the wood pilings for structural problems. If the drawdown gates are closed at the time of the inspection and cleaning, debris removed from the fence is to be placed on the shore and properly disposed of by the Contractor at the Contractor's expense. If the drawdown gates are open during the inspection, debris that poses no risk of blocking the drawdown gates may be deposited on the downstream side of the fence for disposal.

A written inspection report shall be provided to the Water Division Superintendent within ten (10) calendar days of the date that the work is completed and prior to invoicing the County. The report shall be of sufficient detail, including hand-drawn sketches where needed for the reader to clearly understand the location and significance of the findings and maintenance actions performed.

2. Weed Removal Only – During periods that the drawdown gates are open for an extended period, the County may request that the Contractor clean excessive weed accumulations from the fish fence as frequently as every three (3) to ten (10) days, the exact frequency to be determined by and requested by the County. When requested to remove weed accumulations from the fish fence, the Contractor must complete this task within three (3) working days of the request.

Weed debris may be deposited on the downstream side of the fence and allowed to flow out of the reservoir through the gates. Any debris that might block the gates is to be placed on the shore at the western end of the fish fence.

3. Weed Removal and Pressure Washing – required pressure washing of the fence fabric in conjunction with the removal of weed debris.

C. Deer Point Dam

Deer Point Dam is approximately 1,400 feet in length and is a low-level dam, which separates the reservoir from North Bay. The original dam ("old" dam) was constructed in 1961 using steel sheet pilings. Due to corrosion of the old dam, a second dam of prestressed concrete sheet piling was placed on the reservoir side of the old dam in 1987. A third new-coated steel sheet pile dam has now been constructed on the reservoir side of the second dam. This new dam is structurally connected to the existing bridge, with the cavity between the second and the new dam properly filled with concrete and a concrete cap placed on top of the new structure. A cathodic protection system is incorporated into the new dam to help further protect the steel sheet piles from corrosion.

- 1. An annual inspection shall be conducted on the entire fresh water and salt water side of Deer Point Dam. This will typically be conducted during May or during a scheduled drawdown of the reservoir's level. The maximum depth of water when performing this task is approximately 12 feet. The Contractor shall schedule this inspection with the County at least two (2) weeks in advance to allow the County to attempt to temporarily lower the reservoir level so that water is not flowing over the dam at the time of the inspection. This inspection shall include, but not be limited to:
 - **a.** Fresh Water Side Inspect new sheet pilings, focusing on any evidence of failure of the coating, exposure of the cathodic protection cable or anodes, soil migration at the base of the sheet piles, general corrosion, etc.; and
 - **b.** Salt Water Side Condition of the old dam sheet piling, noting the location and size of any significant holes in the old piling, new dam anchoring attachments to bridge structure, and general bottom depth and conditions at the base of the dam and under the bridge. If for any reason the County has not been able to lower the reservoir level to prevent water

from spilling over the dam, the Contractor will be required to inspect only the new dam anchoring attachments to the bridge structure. Inspection of the anchoring attachments, which are physically above the water on the bay side of the dam, requires that the inspector be in the water but not underwater.

2. Video of the inspection shall be provided to the Water Division Superintendent along with a written inspection report, within ten (10) calendar days of the date that the work is completed and prior to invoicing the County. The report shall be of sufficient detail, including hand-drawn sketches where needed for the reader to clearly understand the location and significance of the findings and maintenance actions performed.

D. Williams Bayou Pumping Station

The Williams Bayou Pumping Station is equipped with seven (7) pumps, two (2) of which are equipped with an air burst system. Each of the pump intakes is individually equipped with a stainless steel intake screen to protect the pumps from debris. There are also two (2) weed fences that surround the entire pump suction well. These two (2) fences are made of stainless steel mesh. The inner fence is made of a finer mesh. These two (2) fences and the pump intake screens require periodic cleaning.

The weed fences and pump intake screens will be cleaned and inspected a minimum of one (1) time per year, and more often if requested by the County. Cleaning and inspection of these structures shall include removal of all debris from the weed fences and the individual pump suction screens, including pressure washing the fences and screens to remove attached algae, and determining the need for repair of these units. The Contractor shall provide a pump or pressure washer capable of delivering a high-pressure stream of water for pressure washing the fences and screens. This pump or pressure washer and any associated equipment and supplies shall be included in the cost of the inspection. The Contractor shall also remove any cans, bottles, sticks, branches, etc. that are lying on the bottom or floating inside the weed fences. Large debris (e.g. weeds, sticks, cans, bottles, etc.) removed by the Contractor is to be placed on the shore within the pump station property. Minor maintenance, such as securing the weed fence to the post and repairing holes in the fence shall be accomplished at the time of the inspection and shall be included in the cost of the inspection.

A written inspection report shall be provided to the Water Division Superintendent within ten (10) calendar days of the date that the work is completed and prior to invoicing the County. The report shall be of sufficient detail, including hand-drawn sketches where needed for the reader to clearly understand the location and significance of the findings and maintenance actions performed.

E. Econfina Pumping Station

The Econfina Pumping Station is equipped with two (2) pumps that are equipped with an air burst system. The intake structure is equipped with three (3) stainless steel intake screens that are attached to the concrete structure with bolts. These screens require

periodic cleaning and have to be removed to do so. The intake structure also needs to be dredged of excess sand periodically.

- 1. The intake structure may be cleaned and dredged a minimum of one (1) time per year, and more often if requested by the county. Cleaning and inspection of these structures shall include the removal of the intake screens, removal of all debris and include pressure washing of the three (3) screens. The contractor shall provide a pump or pressure washer capable of delivering high pressure stream of water for pressure washing screens. This pump, pressure washer or any associated equipment and supplies shall be included in the cost of the cleaning. The contractor shall provide a pump or dredge capable of removing excess sand from inside the intake structure. The dredge spoils shall be dewatered using a dewatering box and disposed of onsite.
- 2. Dredging the creek. The creek that feeds the intake structure needs to be dredged periodically. It may need to be done a minimum of one (1) time per year, and more often if requested by the county. Dredging of the creek shall include removal of excess sand and debris from the stream. The contractor will follow all regulations set by permit # SAJ-2014-00229-NW-DEB. The contractor shall provide a pump or dredge capable of removing excess sand and debris from the stream. The dredge spoils shall be dewatered using a dewatering box and disposed of onsite.

3.

II. Water Treatment Plant

The Bay County Water Treatment Plant is located at 3400 Transmitter Road. The plant has (two) three million-gallon treatment basins; (one) two million-gallon and (two) five million-gallon enclosed potable water tanks and a five million-gallon open reservoir. The two (2) treatment basins, three (3) finished water tanks, and the raw water reservoir may require periodic underwater inspection or maintenance tasks. Any maintenance tasks required will be discussed with the Contractor on a case-by-case basis. Possible tasks are:

A. Internal Tank Inspection

Assess the condition of the interior walls, ceiling, floor, bracing and inlet/outlet structures, etc. looking for corrosion, spalling, cracking, joint condition, sediment accumulations and mineral or biological growths on the interior surfaces of the tank.

B. Treatment Basins Inspection

Assess the condition of the floor, walls, joints, cracks, coatings, and any rotating equipment present in the basin.

If needed, the Contractor may be requested to make certain repairs or recover certain equipment in the basin.

III. St. Andrew Bay Pipeline Inspection/Maintenance

A 36-inch diameter HDPE line with concrete mattresses is located in St. Andrew Bay, going to the Military Point Advanced Wastewater Treatment Facility (MPAWTF) located on

Tyndall Air Force Base. The pipeline extends across the bay from near the West Rock Container Paper Mill to the shoreline at Tyndall AFB. The 36-inch pipeline carries domestic wastewater to the MPAWTF. The maximum depth along the pipeline is approximately 60 feet.

To verify the integrity of the pipe, the absence of leaks, and integrity of the concrete mattresses. The pipeline will require an annual visual inspection, and more often if requested by the County.

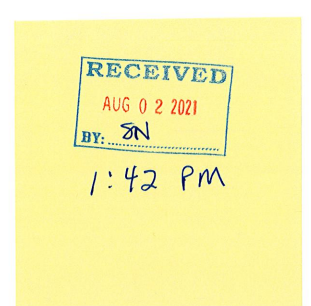
The County may on occasion require the Contractor to provide underwater video and audio documentation of work performed in St. Andrew Bay.

A written inspection report shall be provided to the Wastewater Division Superintendent within ten (10) calendar days of the date that the work is completed and prior to invoicing the County. The report shall be of sufficient detail, including hand-drawn sketches where needed for the reader to clearly understand the location and significance of the findings and maintenance actions performed.

I. <u>Emergency Dive Services</u>

In the event of suspected damages, obstructions, failure of submerged pipes, structures, etc., the Contractor will mobilize to the site within 36 hours of notification by the County. Emergency repairs and inspection activities will be directed by and coordinated with the County.

EXHIBIT 2 CONTRACTOR'S RESPONSE TO ITB 21-53





BAY COUNTY BOARD OF COUNTY COMMISSIONERS

PURCHASING DEPARTMENT 840 WEST 11th STREET SUITE 2500 PANAMA CITY, FLORIDA 32401

INVITATION TO BID

UTILITY SERVICES DEPARTMENT DIVING SERVICES

SUBMITTED BY:



555 W. Granada Blvd Suite E12 Ormond Beach, FL 32174 (386) 202-2771

ITB No. 21-53

ATTACHMENT 1 REQUIRED FORMS

BID FORM ITB NO: 21-53

business as <u>In I</u> partnership" or "a	ed and existing under the laws of the State	Insert "a corporation", "a bmitted to the Board of	
In compliance with work, as detailed in	the Advertisement for Bids, BIDDER hereb this bid.	y proposes to perform all	
By submission of this BID, each Bidder certifies, and in the case of a joint BID each party thereto certifies as to its own organization, that this BID has been arrived at independently, without consultation, communication or agreement as to any matter relating to this BID with any other BIDDER or with any other competitor.			
_	to perform the entire work as indicated Contract Documents and Specifications, co	_	
Submitted By:	In Depth Inc Name of Firm/Contractor Submitting This E	Bid	
Bid Prepared By:	Bid Prepared By: Zachary Rogers Name of Individual Who Prepared This Bid		
Contact Email:	Zach@indepthservicesinc.com	n	
Address:	555 W. Granada Blvd., Suite E12, Orr	mond Beach, FL 32164	
Phone:	386-202-2771		
m	I Mm	7/30/2021	
Signature of Authori	zed Representative of Firm/Contractor	Date	
SEAL: (If bid is by C	corporation)		

BID FORM (Con't) ITB NO: 21-53

Bidder agrees to perform all the work described in the Contract Documents for the following Unit Prices.

Bids will be evaluated based upon the following numbers of inspection and repair, activities. These quantities represent historical averages of annual dive services activities, but the County does not guarantee the work requested, it may be more or less than the average work as stated below.

average work as stated below.			
I. Deer Point Reservoir			
DESCRIPTION	UNIT PRICE	QTY	TOTAL PRICE
A. Drawdown Structure Inspection: Cost per annua drawdown structure inspection including personnel mob/demob, all necessary equipment, insurance, etc.		1	\$ 4,550.00
Additional Cost if video inspection is requested	\$ 25.00	1	\$ 25.00
B1. Drawdown Structure Fish Fence Cleaning/Inspection: Cost for inspection, cleaning, and minor routine maintenance of fish containment fence, including personnel, mob/demob, boat (if needed), all necessary equipment (including pressure washer), insurance, etc.	\$ 2,800.00	2	\$ 5,600.00
Additional Cost if video inspection is requested	\$ 25.00	1	\$ 25.00
B2.Drawdown Structure Fish Fence Weed Removal: Cost for weed removal only including personnel, mob/demob, boat (if needed), all necessary equipment, insurance, etc.	\$ 2,750.00	3	\$ 8,250.00
B3. Drawdown Structure Fish Fence Weed Removal and Pressure Washing: Cost for weed removal and pressure cleaning only including personnel, mob/demob, boat (if needed), all necessary equipment, insurance, etc.	\$ 2,750.00	1	\$ 2,750.00
C. Dam Inspection With Video: Cost per annual dam inspection including personnel, mob/demob, and all necessary equipment, insurance, etc.		1	\$ 5,200.00
D. Williams Bayou Inspections/Cleaning/Maintenance: Cost for inspection, debris removal and minor maintenance for Williams Bayou weed fence, pump suction well (area inside fence), and pump intake screens, including personnel, mob/demob, all necessary equipment, insurance, etc.		15	\$ 41,250.00
E1. Econfina Pump Station: Cost for dredging inside the intake structure. Including personnel, mob/demob, all necessary equipment, insurance etc.		1	\$ 2,800.00

\$ 2,800.00	1	\$ 2,800.00
ne prices are inclu	sive of mo	Station b/demob costs.
UNIT PRICE	QTY	TOTAL PRICE
\$ 350.00	8	\$ 2,800.00
\$ 2,450.00	1	\$ 2,450.00
\$ 25.00	1	\$ 25.00
ks with the potal)W. These pr	ble water ices are	treatment plant,
\$ \$2,850.00	2	\$ 5,700.00
Quarterly pipeline inspections of the MPAWTF influent pipeline, inclusive of personnel, mobilization/demobilization, boat, all necessary equipment, insurance, etc. \$3,500.00 4 \$14,000.00 Additional cost if requested to provide video and audio record of the inspection. \$25.00 1 \$25.00 Additional cost per copy if requested to provide copies of videotape. \$0.00 1 \$0.00		
ctions I, II, & III	\$ 98 250	00
r s C C r e r	\$ 2,800.00 ion and Econfina he prices are inclustable whether or no UNIT PRICE \$ 350.00 \$ 2,450.00 It Basin Inspections with the potal DW. These proment, insurance \$\$2,850.00 Int Basin Insurance \$\$2,850.00 Int Basin Insurance \$\$2,850.00 Int Basin Insurance \$\$2,850.00	\$ 2,800.00 ion and Econfina Pumping he prices are inclusive of morable whether or not the diving the prices are inclusive of morable whether or not the diving the prices are seen as a seen and the prices are

BID FORM (Con't) ITB NO: 21-53

Adding/Deleting Activities – The County may request additional services under this contract. Such services may include additional inspections, maintenance, repairs, etc. The pricing submitted below will be used for such services.

IV. Emergency Response Inspection Activities (average of four days per year): The			
following prices are inclusive of mob/demob costs, all equipment, boat insurance, etc.			
and are applicable whether or not the diving operation is conducted from shore or boat.			
Labor per hour, diver and support crew 8 hours \$ 725.00			
Minimum charge per day	1	\$ 5,000.00	

1

\$ 25.00

Video Camera Rental Charge, per day

ADDENDUM ACKNOWLEDGEMENT

I acknowledge receipt of the following addenda:

ADDENDUM NO. 1	DATE	7/28/2021
ADDENDUM NO	DATE	0
ADDENDUM NO	DATE	0
ADDENDUM NO	DATE)
ADDENDUM NO	DATE)
Name of Firm:	In Depth Inc	
Authorized Signature:	John Man	
Printed Name:	Zachary Rogers	
Title:	President	
Date:	7/30/2021	

It is the responsibility of the firm to ensure that they have received addendums if issued.

Call (850) 248-8270 or email <u>Purchasing@baycountyfl.gov</u> prior to submitting your bid to ensure that you have received addendums.

ANTI-COLLUSION CLAUSE

Firm certifies that their response is made without prior understanding, agreement or connection with any Corporation, Firm or person submitting a response for the same services and is in all respects fair and without collusion or fraud.

Name of Firm:	In Depth Inc	
Authorized Signature:	John The	
Printed Name:	Zachary Rogers	
Title:	President	
Date:	7/30/2021	

CERTIFICATION REGARDING SCRUTINIZED COMPANIES LIST

Respondent Vendor Name: In Depth Inc		
Vendor FEIN: 82-1293180		
Vendor's Authorized Representative Name and Title: Zachary Rogers, President		
Address: 555 W. Granada Blvd, Suite E 12		
City: Ormond Beach State: FL ZIP: 32164		
Phone Number:		
Email Address: Zach@indepthservicesinc.com		
Section 287.135, Florida Statutes prohibits agencies from contracting with companies, for goods or services over \$1,000,000, that are participating in a boycott of Israel, are on the Scrutinized Companies' that Boycott Israel list, the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or has been engaged in business operations in Cuba or Syria. Both lists are created pursuant to Section 215.473, Florida Statutes. As the person authorized to sign on behalf of Respondent, I hereby certify that the company identified above in the sector entitled "Respondent Vendor Name" is not participating in a boycott of Israel, is not listed on the Scrutinized Companies that Boycott Israel List, the Scrutinized Companies with Activities in Sudan List, or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List and has not been engaged in business operations in Cuba or Syria. I understand that pursuant to Section 287.135, Florida Statutes, the submission of false certification may subject company to civil penalties, attorney's fees, and/or costs.		
Certified By: AUTHORIZED SIGNATURE		
Print Name and Title: Zachary Rogers, President		
Date: 7/30/2021		

CONFLICT OF INTEREST DISCLOSURE FORM

For purposes of determining any possible conflict of interest, all firms, must disclose if any Bay County Board of County Commissioner(s), employee(s), elected officials(s), or any of its agencies is also an owner, corporate officer, agency, employee, etc., of their, firm.

Indicate either "yes" (a county employee, elected official, or agency is also associated with your firm), or "no". If yes, give person(s) name(s) and position(s) with your firm.

YES	NOX
NAME(S)	POSITION(S)
Name of Firm:	In Depth Inc
Authorized Signature:	- July /hr
Printed Name:	Zachary Rogers
Title:	President
Date:	7/30/2021

EXPERIENCE RECORD

In order to satisfy the County regarding the Bidder's qualifications, the Bidder shall provide in the space below information regarding previous work comparable with the proposed work in size, capacity, and complexity. *List three (3) projects similar in size and nature which were completed during the past five (5) years.* The County may also consider any previous County projects. Following receipt of bids, each Bidder shall be prepared to furnish such additional information as the County may reasonably request regarding Bidder's equipment and personnel. The information provided on this form shall constitute an integral part of the bid.

Name, Address, Phone #	Services Provided
Palm Beach County Water Utilities	Commercial Diving infrastructure inspections
PO Box 24740, West Palm Beach, FL 33416	ROV infrastructure inspections
Frank Capoccetta, 561-493-6118	Diving services for dredging & debris removal
FCapoccetta@pbcwater.com	
City of Port Orange	Commercial Diving infrastructure inspections
407 Virginia Ave., Port Orange, FL 32127	Diving services for dredging & debris removal
Christina Potts 386-506-5771	
cpotts@port-orange.org	
Greenwood County, SC	Commercial Diving infrastructure inspections
600 Monument St, Greenwood, SC 29646	Hydro-electric dam FERC inspection
Robert Russian 864-942-8556	
rrussian@greenwoodsc.gov	
City of Pompano Beach	Commercial Diving infrastructure inspections
100 West Atlantic Blvd, Pompano Beach, FL 3306	Diving services for dredging & debris removal
Phil Hyer 954-545-7030	ROV infrastructure inspections
phil.hyer@copbfl.com	
City of Eustis	Emergency diving services response
10 N. Grove St., Eustis, FL 32726	Diving salvage project
Brandon Pennington 352-357-5618 x1810	Commercial Diving infrastructure inspections
PenningtonB@ci.eustis.fl.us	Coating inspection services / Quality control

Attach additional sheets if more space is required.

REFERENCES QUESTIONNAIRE

(TO BE COMPLETED BY THE COUNTY)

Proposer's Name		
Proposer's Reference Name		
Person Interviewed		
Interviewed By		
Date of Interview		
The following questions will be asked o	f the client reference chosen at the discretion of the County:	•
Briefly describe the work the Pro	oposer performed for your company.	
		•
2. How well did the Proposer adhe	re to the agreed upon schedule?	
Excellent = 4 points; Above Sati	sfactory = 3 points; Satisfactory = 2 points; Fair = 1 point; Poor = 0 points.	
How would you rate the Propose	er's quality of work?	
•	sfactory = 3 points; Satisfactory = 2 points; Fair = 1 point; Poor = 0 points.	
How would you rate the Propose	er's use of adequate personnel in quantity, experience and profession?	
Excellent = 4 points; Above Sati	sfactory = 3 points; Satisfactory = 2 points; Fair = 1 point; Poor = 0 points.	
5. How would you rate the Propose	er's use of appropriate equipment and methods?	
Excellent = 4 points; Above Satis	sfactory = 3 points; Satisfactory = 2 points; Fair = 1 point; Poor = 0 points.	
	Score _	•
	Divided by	4
	= Average Score	

IDENTICAL TIE BIDS/DRUG FREE WORKPLACE

Preference shall be given to businesses with drug-free workplace programs. Whenever two or more submittals, which are equal with respect to price, quality, and service, are received by the County for the procurement of commodities or contractual services, a submittal received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. Established procedures for processing tie bids will be followed if none of the tied firms have a drug-free workplace program. To have a drug-free workplace program, a business shall:

Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.

Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.

Give each employee engaged in providing the commodities or contractual services that are under Bid a copy of the statement specified in subsection (1).

In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under Bid, the employees will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.

Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by an employee who is so convicted.

Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify the following: (Check one and sign in the space provided.) This firm complies fully with the above requirements. This firm does not have a drug free work place program at this time. Name of Firm: Authorized Signature: Printed Name: Zachary Rogers Title:

President

SUB-CONTRACTORS

As the bidder, I submit a listing of the Sub-Contractors which I shall use to accomplish the Work. Sub-Contractors are listed by name, address, amount of work and item of work. If none, please state so.

Subcontractor Name and	Address:	None
Work to be performed and \$	amount:	
Subcontractor Name and	Address:	
Work to be performed and \$		A I / A
Subcontractor Name and	Address:	N/A
Work to be performed and \$		
Subcontractor Name and A	Address:	
	amount:	
Name of Firm:	In Depth In	ıc.
Authorized Signature:		
Printed Name:	Zachary Ro	ogers
Title:	President	
Date:	7/30/2021	

EXHIBIT 3 BAY COUNTY INSURANCE REQUIREMENTS

1. LOSS CONTROL/SAFETY

- a. Precaution shall be exercised at all times by the Contractor for the protection of all persons, including employees, and property. The Contractor shall be expected to comply with all laws, regulations or ordinances related to safety and health, shall make special effort to detect hazardous conditions and shall take prompt action where loss control/safety measures should reasonably be expected.
- b. The County may order work to be stopped if conditions exist that present immediate danger to persons or property. The Contractor acknowledges that such stoppage will not shift responsibility for any damages from the Contractor to the County.

2. DRUG FREE WORK PLACE REQUIREMENTS

All contracts with individuals or organizations that wish to do business with the Bay County Board of Commissioners, a stipulation will be made in the contract or purchase order that requires contractors, subcontractors, vendors or consultants to have a substance abuse policy. The employees of such contractors, subcontractors, vendors or consultants will be subject to the same rules of conduct and tests as the employees of the Bay County Board of Commissioners. In the event of an employee of a supplier of goods or services is found to have violated the Substance Abuse Policy, that employee will be denied access to the County's premises and job sites. In addition, if the violation(s) is/are considered flagrant, or the County is not satisfied with the actions of the contractor, subcontractor, vendor, or consultant, the County can exercise its right to bar all of the contractor's, subcontractor's, vendor's, or consultants employees from its premises or decline to do business with the contractor, subcontractor, vendor or consultant in the future. All expenses and penalties incurred by a contractor, subcontractor, vendor or consultant as a result of a violation of the County's Substance Abuse Policy shall be borne by the contractor, subcontractor, vendor, or consultant.

3. INSURANCE - BASIC COVERAGES REQUIRED

- a. The Contractor shall procure and maintain the following described insurance, except for coverages specifically waived by the County, on policies and with insurers acceptable to the County. These insurance requirements shall not limit the liability of the Contractor. All subcontractors are subject to the same coverages and limits as the Contractor. The County does not represent these types or amounts of insurance to be sufficient or adequate to protect the Contractor's interests or liabilities, but are merely minimums.
- b. Except for workers' compensation and professional liability, the Contractor's insurance policies shall be endorsed to name the County as an additional insured to the extent of the County's interests arising from this agreement, contract, or lease.

- c. Except for workers' compensation, the Contractor waives its right of recovery against the County, to the extent permitted by its insurance policies.
- d. The Contractor's deductibles/self-insured retentions shall be disclosed to the County and may be disapproved by the County. They shall be reduced or eliminated at the option of the County. The Contractor is responsible for the amount of any deductible or self-insured retention.
- e. Insurance required of the Contractor or any other insurance of the Contractor shall be considered primary, and insurance of the County shall be considered excess, as may be applicable to claims which arise out of the Hold Harmless, Payment on Behalf of the County, Insurance, Certificates of Insurance and any Additional Insurance provisions of this agreement, contract or lease.

f. WORKERS' COMPENSATION COVERAGE

The Contractor shall purchase and maintain workers' compensation insurance for all workers' compensation obligations imposed by state law and employer's liability limits of at least \$500,000 each accident and \$500,000 each employee/\$500,000 policy limit for disease. The Contractor shall also purchase any other coverages required by law for the benefit of employees. The Contractor shall provide to the County an Affidavit stating that he meets all the requirements of Florida Statute 440.02(14)(d).

g. GENERAL, AUTOMOBILE AND EXCESS OR UMBRELLA LIABILITY COVERAGE

The Contractor shall purchase and maintain coverage on forms no more restrictive than the latest editions of the Commercial or Comprehensive General Liability and Business Auto policies of the Insurance Services Office. **Minimum limits of \$1,000,000 per occurrence** for all liability must be provided, with excess or umbrella insurance making up the difference, if any, between the policy limits of underlying policies (including employers liability required in the Workers' compensation Coverage section) and the amount of coverage required.

h. GENERAL LIABILITY COVERAGE

Commercial General Liability - Occurrence Form Required Coverage A shall include bodily injury and property damage liability for premises, operations, products and completed operations, independent contractors, contractual liability covering this agreement contract or lease, and broad form property damage, and property damage resulting from explosion, collapse or underground (x,c,u) exposures. Coverage B shall include personal injury. Coverage C, medical payments, is not required.

i. PRODUCTS/COMPLETED OPERATIONS

The Contractor is required to continue to purchase products and completed operations coverage, at least to satisfy this agreement, contract or lease, for a minimum of three years beyond the County's acceptance of renovation or construction projects.

j. BUSINESS AUTO LIABILITY COVERAGE

Business Auto Liability coverage is to include bodily injury and property damage arising out of ownership, maintenance or use of any auto, including owned, non-owned and hired automobiles and employee non-ownership use.

k. EXCESS OR UMBRELLA LIABILITY COVERAGE

Umbrella Liability insurance is preferred, but an Excess Liability equivalent may be allowed. Whichever type of coverage is provided, it shall not be more restrictive than the underlying insurance policy coverages.

I. CERTIFICATES OF INSURANCE

- 1. Required insurance shall be documented in Certificates of Insurance which provide that the County shall be notified at least 30 days in advance of cancellation, nonrenewal or adverse change. The Certificate Holder will be addressed as the BAY COUNTY BOARD OF COMMISSIONERS, 840 W. 11th Street, Panama City, Florida 32401. All certificates, cancellation, nonrenewal or adverse change notices should be mailed to this address. Each Certificate will address the service being rendered to the County by the Contractor. The County shall be named as an Additional Insured, Primary and Non-Contributory for both General Liability and Business Auto Liability with Waiver of subrogation included with respects to both General Liability and Business Auto.
- 2. New Certificates of Insurance are to be provided to the County at least 15 days after coverage renewals.
- 3. If requested by the County, the Contractor shall furnish complete copies of insurance policies, forms and endorsements.
- 4. For the Commercial General Liability coverage the Contractor shall, at the option of the County, provide an indication of the amount of claims payments or reserves chargeable to the aggregate amount of the liability coverage.

m. RECEIPT OF INSUFFICIENT CERTIFICATES

Receipt of certificates or other documentation of insurance or policies or copies of policies by the County, or by any of its representatives, which indicate less coverage than required does not constitute a waiver of the Contractor's obligation to fulfill the insurance requirements herein.

4. ADDITIONAL INSURANCE

If checked below, the County requires the following additional types of insurance.

	Pro	fess	siona	al L	₋iabil	ity	/Malprac	tice/E	rrors	or	Omis	sio	ns	C	ove	rage
		_			_		_	_			_	_	_			

The Contractor shall purchase and maintain professional liability or malpractice or errors or omissions insurance with minimum limits of per occurrence. If a

claims made form of coverage is provided, the retroactive date of coverage shall be no later than the inception date of claims made coverage, unless the prior policy was extended indefinitely to cover prior acts.

Coverage shall be extended beyond the policy year either by a supplemental extended reporting period (ERP) of as great duration as available, and with no less coverage and with reinstated aggregate limits, or by requiring that any new policy provide a retroactive date no later than the inception date of claims made coverage.

Property Coverage for Leases

The Contractor shall procure and maintain for the life of the lease, all risk/special perils (including sinkhole) property insurance (or its equivalent) to cover loss resulting from damage to or destruction of the building and personal property/contents. The policy shall cover 100% replacement cost, and shall include an agreed value endorsement to waive coinsurance.

Commercial General Liability Increased General Aggregate Limit (or separate aggregate)

Because the Commercial General Liability form of coverage includes an annual aggregate limitation on the amount of insurance provided, a separate project aggregate limit of N/A is required by the County for this agreement or contract.

Liquor Liability

In anticipation of alcohol being served, the Contractor shall provide evidence of coverage for liquor liability in an amount equal to the general/umbrella/excess liability coverage. If the general liability insurance covers liquor liability (e.g. host or other coverage), the Contractor's agent or insurer should provide written documentation to confirm that coverage already applies to this agreement, contract or lease. If needed coverage is not included in the general/umbrella excess liability policy(ies), the policy(ies) must be endorsed to extend coverage for liquor liability, or a separate policy must be purchased to provide liquor liability coverage in the amount required.

Owners Protective Liability Coverage

For renovation or construction contracts the Contractor shall provide for the County an owners protective liability insurance policy (preferably through the Contractor's insurer) in the name of the County. This is redundant coverage if the County is named as an additional insured in the Contractor's Commercial General Liability insurance policy. However, this separate policy may be the only source of coverage if the Contractor's liability coverage limit is used up by other claims.

Builders Risk Coverage

Builders Risk insurance is to be purchased to cover subject property for all risks of loss (including theft and sinkhole), subject to a waiver of coinsurance, and covering off-site storage, transit and installation risks as indicated in the Installation Floater and Motor Truck Cargo insurance described hereafter, if such coverages are not separately provided. If flood and/or earthquake risks exist, flood and earthquake insurance are to be purchased. If there is loss of income, extra expense and/or expediting expense

exposure, such coverage is to be purchased. If boiler and machinery risks are involved, boiler and machinery insurance, including coverage for testing, is to be purchased. The Builders Risk insurance is to be endorsed to cover the interests of all parties, including the County and all contractors and subcontractors. The insurance is to be endorsed to grant permission to occupy. **Installation Floater Coverage** Installation Floater insurance is to be purchased when Builder's Risk insurance is inappropriate, or when Builder's Risk insurance will not respond, to cover damage or destruction to renovations, repairs or equipment being installed or otherwise being handled or stored by the Contractor, including off-site storage, transit and installation. The amount of coverage should be adequate to provide full replacement value of the property, repairs, additions or equipment being installed, otherwise being handled or stored on or off premises. All risks coverage is preferred. **Motor Truck Cargo Coverage** If the Installation Floater insurance does not provide transportation coverage, separate Motor Truck Cargo or Transportation insurance is to be provided for materials or equipment transported in the Contractor's vehicles from place of receipt to building sites or other storage sites. All risks coverage is preferred. \boxtimes **Contractor's Equipment Coverage** Contractor's Equipment insurance is to be purchased to cover loss of equipment and machinery utilized in the performance of work by the Contractor. All risks coverage is preferred. The contract may declare self-insurance for contractor equipment. Fidelity/Dishonesty/Liability Coverage – Third Party Fidelity/Dishonesty/Liability insurance is to be purchased or extended to cover dishonest acts of the Other Party's employees resulting in a loss to decedent, i.e. theft of valuables. Fidelity/Dishonesty Coverage for Employer (Contractor) Fidelity/Dishonesty insurance is to be purchased to cover dishonest acts of the Contractor's employees, including but not limited to theft of vehicles, materials, supplies, equipment, tools, etc., especially property necessary to work performed. Fidelity/Dishonesty/Liability Coverage for County Fidelity/Dishonesty/Liability insurance is to be purchased or extended to cover

dishonest acts of the Contractor's employees resulting in loss to the County.

The Other Party shall purchase Electronic Data Liability with limits of

Electronic Data Liability Insurance

Garage Liability Coverage Garage Liability insurance is to be purchased to cover the Contractor and its employees for its garage and related operations while in the care, custody and control of the County's vehicles.
Garage Keepers Coverage (Legal Liability Form) Garage Keepers Liability insurance is to be purchased to cover damage or other loss, including comprehensive and collision risks, to the County's vehicles while in the care, custody and control of the Contractor. This form of coverage responds on a legal liability basis, and without regard to legal liability on an excess basis over any other collectible insurance.
Damage to Premises Rented/Leased to you- (Legal Liability Form) Provide property coverage for leased premises due to liability incurred because the insured's negligence results in fire or explosion. Specified limit of liability required.
Watercraft Liability Coverage Because the Contractor's provision of services involves utilization of watercraft, watercraft liability coverage must be provided to include bodily injury and property damage arising out of ownership, maintenance or use of any watercraft, including owned, non-owned and hired. Coverage may be provided in the form of an endorsement to the general liability policy, or in the form of a separate policy coverage Watercraft Liability or Protection and Indemnity.
Aircraft Liability Coverage Because the Contractor's provision of services involves utilization of aircraft, aircraft liability coverage must be provided to include bodily injury and property damage arising out of ownership, maintenance or use of any aircraft, including owned, nonowned and hired. The minimum limits of coverage shall be per occurrence, Combined Single Limits for Bodily Injury (including passenger liability) and Property Damage.
Pollution Legal Liability Coverage Pollution legal liability insurance is to be purchased to cover pollution and/or environmental legal liability which may arise from this agreement or contract.
United States Longshoremen and Harbor workers Act Coverage The Workers Compensation policy is to be endorsed to include United States Longshoremen and Harbor workers Act Coverage for exposures which may arise from this agreement or contract.
Jones Act Coverage The Workers Compensation policy is to be endorsed to include Jones Act Coverage for exposures which may arise from this agreement or contract.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/8/2021

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

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

certificate holder in lieu of such endorsement(s).											
	DUCER				CONTACT NAME: Jodi Wibel						
	k Marine Insurance International, L 10 Breakwater Drive	LC			PHONE (A/C, No, Ext): (504) 302-4400 FAX (A/C, No): (866) 543-4619						13-4619
	w Orleans LA 70124				E-MAIL ADDRESS: jwibel@fiskusa.com						·
											NAIC #
					INSURER A : Great American Insurance Company						22136
	RED			INDEPTH-01	INSURER B : AMERICAN INTERSTATE INS CO						31895
	Depth, Inc. 5 West Grenada Blvd				INSURE	44776					
	ite E12				INSURE						
	mond Beach FL 32174				INSURE						
					INSURER F:						
CO	VERAGES CER	TIFI	CATE	NUMBER: 1216219868				REVISION NUM	MBER:		
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 WVD	POLICY NUMBER	POLICY EFF POLICY EXP (MM/DD/YYYY) LIMITS						
A	GENERAL LIABILITY	Y	Y	OMH 2543843-02	•	9/22/2021	9/22/2022	EACH OCCURRENC		\$ 1,000,0	00
	X COMMERCIAL GENERAL LIABILITY							DAMAGE TO RENT	ED	\$ 50,000	
	CLAIMS-MADE X OCCUR							MED EXP (Any one		\$ 5,000	
	X SRLL	i	1					PERSONAL & ADV I	NJURY	\$ 1,000,0	00
		}	Ì					GENERAL AGGREG	SATE	\$ 2,000,0	00
	GEN'L AGGREGATE LIMIT APPLIES PER:							PRODUCTS - COMP	P/OP AGG	\$ 1,000,0	00
	POLICY X PRO-							Ship Repairers Legal		\$ 1,000,0	00
	AUTOMOBILE LIABILITY					·		COMBINED SINGLE (Ea accident)	LIMIT	\$	
	OTUA YAA							BODILY INJURY (Pe	er person)	\$	
	ALLOWNED SCHEDULED AUTOS							BODILY INJURY (Pe		\$	
HIRED AUTOS NON-OWNED AUTOS			i					PROPERTY DAMAG (Per accident)	E	\$	
										\$	
С	UMBRELLA LIAB X OCCUR	Υ	Υ	AT1326211MAR		9/22/2021	9/22/2022	EACH OCCURRENC	Œ	\$ 1,000,0	00
	X EXCESS LIAB CLAIMS-MADE							AGGREGATE		\$ 2,000,0	00
	DED RETENTION \$									\$	
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		Y	AVWCFL2963232021	1/28/2021		1/28/2022	X WC STATU- TORY LIMITS	X OTH-	USL&H	
ANY PROPRIETOR/PARTNER/EXECUTIVE						İ		E.L. EACH ACCIDEN	IT.	\$ 1,000,00	00
OFFICER/MEMBER EXCLUDED? (Mandatory In NH)					ļ			E.L. DISEASE - EA E	MPLOYEE	\$ 1,000,00	00
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POL	ICY LIMIT	\$ 1,000,00	00
B A A	MEL Equipment P&I	Y	Y	AVWCFL2963232021 OMH 2543843-02 OMH 4069800-01		1/28/2021 9/22/2021 9/22/2021	1/28/2022 9/22/2022 9/22/2022	MEL Limit Leased/rented 1 item P&I Limit		1,000,00 100,000 1,000,00	/ 500,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) GL policy includes blanket additional insured and blanket waiver of subrogation as required by written contract, limited sudden and accidental pollution, primary and non-contributory, XCU, ship repairers legal liability, traveling workman and other work. Workers Comp policy includes blanket waiver of subrogation, use the contract composition, alternate employer endorsement, excess policy is follow form over GL, P&I, EL, MEL, and VPOL. Marine Employers liability and TWM&C. Vessel pollution policy #OMH 4069801-01 Great American insurance Co. Eff. 9/22/2021 - 9/22/2022, limit \$2MM, covers 21' work boat "Sea Echo" and 27' barge. Policies contain a 30-day notice of cancellation except 10 days for nonpayment of premium. Bay County BOCC is an Additional Insured with a Waiver of subrogation in their favor respect to General Liability, primary and non-contributory, as required by written contract.											
CERTIFICATE HOLDER CANCELLATION											
y ==1'	Bay County Board of Coun Attn: Risk Management 840 W. 11th Street	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									
	Panama City FL 32401										
	i i										



PRODUCER

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/19/2021

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).

RODUCER

CONTACT Angela Harrison

Ste	Blake Thomas State Far	m			PHONE (A/C, No, Ext): 386-760-2020 FAX (A/C, No): 386-760-1776							
,	5889 S. Williamson Blvd	Suit	e 220)	E-MAIL Angie@							
`	Port Orange, FL 32128				INSURER(S) AFFORDING COVERAGE							
					INSURER A : State Fa	NAIC # 25178						
INSL	JRED				INSURER B:							
	Zachary Rogers DBA In Dept	h Se	rvices	s. Inc.								
	7 Kaywood Place			•	INSURER C:							
	Palm Coast, FL 32164				INSURER D:							
	1 dilli 00d0t; 1 E 02104				INSURER E :							
00	VEDAGES				INSURER F:							
				NUMBER:	VE DEEN 10011ED T		REVISION NUMBER:					
C	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY I XCLUSIONS AND CONDITIONS OF SUCH I	QUIF PERT POLI	REME TAIN, CIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF ANY CONTRACT	T OR OTHER ES DESCRIBE	DOCUMENT WITH RESPECT TO	CT TO	WHICH THIS			
INSR LTR	TYPE OF INSURANCE	ADDL	SUBR	POLICY NUMBER	POLICY EFF	POLICY EXP (MM/DD/YYYY)	LIMIT	s				
	COMMERCIAL GENERAL LIABILITY				The state of the s	, and a second	EACH OCCURRENCE	\$				
	CLAIMS-MADE OCCUR						DAMAGE TO RENTED	\$				
							PREMISES (Ea occurrence)	\$				
							MED EXP (Any one person)					
	GEN'L AGGREGATE LIMIT APPLIES PER:						PERSONAL & ADV INJURY	\$				
	PRO.						GENERAL AGGREGATE	\$				
	ACCOUNT TO A STATE OF THE PARTY						PRODUCTS - COMP/OP AGG	\$				
	OTHER: AUTOMOBILE LIABILITY		~	E00 0004 100 F0E	07/00/0004	04/00/0000	COMBINED SINGLE LIMIT	\$				
		Х	X	E99 6684 A08 59E	07/02/2021	01/08/2022	(Ea accident)	\$				
v	ANY AUTO OWNED SCHEDULED						BODILY INJURY (Per person)	7,000,000				
Х	AUTOS ONLY AUTOS						BODILY INJURY (Per accident)	\$ 1,000	·			
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$ 1,000	0,000			
								\$				
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$				
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$				
	DED RETENTION\$							\$				
	WORKERS COMPENSATION						PER OTH-	-				
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE Y/N						E.L. EACH ACCIDENT	\$				
	OFFICER/MEMBER EXCLUDED?											
	If yes, describe under					1	E.L. DISEASE - EA EMPLOYEE					
_	DÉSCRIPTION OF OPERATIONS below	-					E.L. DISEASE - POLICY LIMIT	\$				
The	CRIPTION OF OPERATIONS / LOCATIONS / VEHICLE County shall be named as an Additional Dects to Business Auto.							ation in	cluded with			
									1			
									1			
	TIFICATE HOLDES				A440mi : 4=1511							
CER	RTIFICATE HOLDER				CANCELLATION							
	Bay County Board of County C	Comr	nissio	oners	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.							
	Attn: Risk Management	. 545		10 TACKS (100 FE)	AUTHORIZED REPRESE	NTATIVE						
	840 W 11 Street Panama City, FL 32401				Angela Hamier							