Addendum NO. 4 SECTION V

CONTRACT DOCUMENTS

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Bond No.:	
Dona No	

PUBLIC CONSTRUCTION BOND (1)

This bond is given to comply with § 255.05, Florida Statutes, and any action instituted by a claimant under this bond for payment must be in accordance with the notice and time limitation provisions in subsections (2) and (10).

Pursuant to § 255.05(1)(b), Florida Statutes, "Before commencing the work or before recommencing the work after a default or abandonment, the contractor shall provide to the public entity a certified copy of the recorded bond. Notwithstanding the terms of the contract or any other law governing prompt payment for construction services, the public entity may not make a payment to the contractor until the contractor has complied with this paragraph."

	CONTRACTOR	SURETY	OWNER
Calade	si Construction Co	[name]	City of Clearwater Parks & Recreation Dept 100 S. Myrtle Avenue Clearwater, FL 33756
[<u>1390</u>]	Donegan Rd. Largo, FL 33771]	[principal business address]	— (727) 562-4856
[727-5	85-9945]	[phone number]	_
	PROJECT NA	ME: MORNINGSIDE RECREATION CO	OMPLEX
		PROJECT NO .: 16-0035-PR	
	ECT DESCRIPTION: Mornings Clearwater, Florida 33764	ide Recreation Complex – New Recreation	n Center 21,000 sq. ft., 2400 Harn
		, a corporation, as \$5,702,809.73], for paymerrs, and assigns, jointly and severally.	_, as Contractor, and Surety, are bound to the City of nt of which we bind ourselves, our
THE C	CONDITION OF THIS BOND is t	hat if Contractor:	
1.	Morningside Recreation Complethis bond by reference (which Instructions to Bidders, Generation)	, between Contractor ex – New Recreation Center, the contract in include the Advertisement for Bids, Pal Conditions, Plans, Technical Specificated Plans and Specifications as therein project and	documents being made a part of Proposal, Contract, Surety Bond, eations and Appendix, and such
2.	Promptly makes payments to a	all claimants, as defined in Section 255.0, or supplies, used directly or indirectly by	

Bond No.:	

PUBLIC CONSTRUCTION BOND

(2)

- 3. Pays Owner all losses, damages, expenses, costs, and attorney's fees, including appellate proceedings, that Owner sustains because of a default by Contractor under the contract; and
- 4. To the limits of § 725.06(2), Florida Statutes, shall indemnify and hold harmless Owner, their officers and employees, from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of Contractor and persons employed or utilized by Contractor in the performance of the construction contract; and
- 5. Performs the guarantee of all work and materials furnished under the contract for the time specified in the contract, then this bond is void; otherwise it remains in full force.
- 6. Any action instituted by a claimant under this bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05(2), Florida Statutes.
- 7. Any changes in or under the contract documents and compliance or noncompliance with any formalities connected with the contract or the changes does not affect Surety's obligation under this bond, and Surety does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract or to the work or to the specifications.

, 20	
(If sole Ownership or Partnership, two (2) (If Corporation, Secretary only will attest a	
	[Caladesi Construction Company]
	By:
	Title: Print Name:
WITNESS:	WITNESS:
Corporate Secretary or Witness Print Name:	Print Name:
(affix corporate seal)	
	(Corporate Surety)
	By:ATTORNEY-IN-FACT
	Print Name:
	(affix corporate seal)
	(Power of Attorney must be attached)

CONTRACT

(1)

This CONTRACT made and entere	d into this day of	, 20	by and betwee	en the City of
Clearwater, Florida, a munici	pal corporation, herein	nafter designated	as the	"City", and
	, of the City	of		County of
and S	tate of Florida, hereinafter d	esignated as the "Co	ntractor".	
[Or, if out of state:]				
This CONTRACT made and entere	d into this day of		by and between	en the City of
Clearwater, Florida, a munici	pal corporation, herei			· · · · · · · · · · · · · · · · · · ·
the State of Florida, of the City of	Coun	y of		and State of
, hereinafter designated	as the "Contractor".			

WITNESSETH:

That the parties to this contract each in consideration of the undertakings, promises and agreements on the part of the other herein contained, do hereby undertake, promise and agree as follows:

The Contractor, and his or its successors, assigns, executors or administrators, in consideration of the sums of money as herein after set forth to be paid by the City and to the Contractor, shall and will at **their** own cost and expense perform all labor, furnish all materials, tools and equipment for the following:

PROJECT NAME: Morningside Recreation Complex - New Recreation Center

PROJECT NO.: 16-0035-PR

in the amount of \$ 5,702,809.73

In accordance with such proposal and technical supplemental specifications and such other special provisions and drawings, if any, which will be submitted by the City, together with any advertisement, instructions to bidders, general conditions, technical specifications, proposal and bond, which may be hereto attached, and any drawings if any, which may be herein referred to, are hereby made a part of this contract, and all of said work to be performed and completed by the contractor and its successors and assigns shall be fully completed in a good and workmanlike manner to the satisfaction of the City.

If the Contractor should fail to comply with any of the terms, conditions, provisions or stipulations as contained herein within the time specified for completion of the work to be performed by the Contractor, then the City, may at its option, avail itself of any or all remedies provided on its behalf and shall have the right to proceed to complete such work as Contractor is obligated to perform in accordance with the provisions as contained herein.

CONTRACT

(2)

THE CONTRACTOR AND HIS OR ITS SUCCESSORS AND ASSIGNS DOES HEREBY AGREE TO ASSUME THE DEFENSE OF ANY LEGAL ACTION WHICH MAY BE BROUGHT AGAINST THE CITY AS A RESULT OF THE CONTRACTOR'S ACTIVITIES ARISING OUT OF THIS CONTRACT AND FURTHERMORE, IN CONSIDERATION OF THE TERMS, STIPULATIONS AND CONDITIONS AS CONTAINED HEREIN, AGREES TO HOLD THE CITY FREE AND HARMLESS FROM ANY AND ALL CLAIMS FOR DAMAGES, COSTS OF SUITS, JUDGMENTS OR DECREES RESULTING FROM ANY CLAIMS MADE UNDER THIS CONTRACT AGAINST THE CITY OR THE CONTRACTOR OR THE CONTRACTOR'S SUB CONTRACTORS, AGENTS, SERVANTS OR EMPLOYEES RESULTING FROM ACTIVITIES BY THE AFOREMENTIONED CONTRACTOR, SUB CONTRACTOR, AGENT SERVANTS OR EMPLOYEES, TO THE LIMITS OF § 725.06(2).

In addition to the foregoing provisions, the Contractor agrees to conform to the following requirements:

In connection with the performance of work under this contract, the Contractor agrees not to discriminate against any employee or applicant for employment because of race, sex, religion, color, or national origin. The aforesaid provision shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; lay off or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post hereafter in conspicuous places, available for employees or applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the non discrimination clause.

The Contractor further agrees to insert the foregoing provisions in all contracts hereunder, including contracts or agreements with labor unions and/or worker's representatives, except sub contractors for standard commercial supplies or raw materials.

It is mutually agreed between the parties hereto that time is of the essence of this contract, and in the event that the work to be performed by the Contractor is not completed within the time stipulated herein, it is then further agreed that the City may deduct from such sums or compensation as may be due to the Contractor the sum of \$1,000.00 per day for each day that the work to be performed by the Contractor remains incomplete beyond the time limit specified herein, which sum of \$1,000.00 per day shall only and solely represent damages which the City has sustained by reason of the failure of the Contractor to complete the work within the time stipulated, it being further agreed that this sum is not to be construed as a penalty but is only to be construed as liquidated damages for failure of the Contractor to complete and perform all work within the time period as specified in this contract.

It is further mutually agreed between the City and the Contractor that if, any time after the execution of this contract and the public construction bond which is attached hereto for the faithful performance of the terms and conditions as contained herein by the Contractor, that the City shall at any time deem the surety or sureties upon such public construction bond to be unsatisfactory or if, for any reason, the said bond ceases to be adequate in amount to cover the performance of the work the Contractor shall, at his or its own expense, within ten (10) days after receipt of written notice from the City to do so, furnish an additional bond or bonds in such term and amounts and with such surety or sureties as shall be satisfactory to the City. If such an event occurs, no further payment shall be made to the Contractor under the terms and provisions of this contract until such new or additional security bond guaranteeing the faithful performance of the work under the terms hereof shall be completed and furnished to the City in a form satisfactory to it.

CONTRACT

(3)

In addition to all other contract requirements as provided by law, the contractor executing this agreement agrees to comply with public records law.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, THE CONTRACTORS DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT. CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT 727-562-4092, Rosemarie.Call@myclearwater.com,

112 S. Osceola Ave., Clearwater, FL 33756

The contractor's agreement to comply with public records law applies specifically to:

- a) <u>Keep and maintain public records required by the City of Clearwater (hereinafter "public agency") to perform the service being provided by the contractor hereunder.</u>
- b) Upon request from the public agency's custodian of public records, provide the public agency 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 for in Chapter 119, Florida Statutes, as may be amended from time to time, or as otherwise provided by law.
- c) Ensure that the 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 public agency.
- d) Upon completion of the contract, transfer, at no cost, to the public agency all public records in possession of the contractor or keep and maintain public records required by the public agency to perform the service. If the contractor transfers all public records to the public agency 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 public agency, upon request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.
- e) A request to inspect or copy public records relating to a public agency's contract for services must be made directly to the public agency. If the public agency does not possess the requested records, the public agency shall immediately notify the contractor of the request and the contractor must provide the records to the public agency or allow the records to be inspected or copied within a reasonable time.
- f) The contractor hereby acknowledges and agrees that if the contractor does not comply with the public agency's request for records, the public agency shall enforce the contract provisions in accordance with the contract.
- g) A contractor who fails to provide the public records to the public agency within a reasonable time may be subject to penalties under Section 119.10, Florida Statutes.
- h) If a civil action is filed against a contractor to compel production of public records relating to a public agency's contract for services, the court shall assess and award against the contractor the reasonable costs of enforcement, including reasonable attorney fees, if:

CONTRACT

(4)

- 1. The court determines that the contractor unlawfully refused to comply with the public records request within a reasonable time; and
- 2. At least 8 business days before filing the action, the plaintiff provided written notice of the public records request, including a statement that the contractor has not complied with the request, to the public agency and to the contractor.
- i) A notice complies with subparagraph (h)2. if it is sent to the public agency's custodian of public records and to the contractor at the contractor's address listed on its contract with the public agency or to the contractor's registered agent. Such notices must be sent by common carrier delivery service or by registered, Global Express Guaranteed, or certified mail, with postage or shipping paid by the sender and with evidence of delivery, which may be in an electronic format.
- j) A contractor who complies with a public records request within 8 business days after the notice is sent is not liable for the reasonable costs of enforcement.

IN WITNESS WHEREOF, the parties to the agreement have hereunto set their hands and seals and have executed this Agreement, the day and year first above written.

IN PINELLAS COUNTY, FLORIDA By: ______ (SEAL)

CITY OF CLEARWATER

ву:			(SEAL)		
	William B. Horne, II City Manager	Attest:			
Coun	tersigned:				
		Rosemarie Call			
		City Clerk			
By:		Approved as to form:			
	George N. Cretekos,				
Mayor	Matthew M. Smith				
		Assistant City Attorney			
Conti	ractor must indicate whether:				
	Corporation, Partnership,	Company, or	Individual		
		(Contractor)			
		Ву:	(SEAL)		
		Print Name:			
		Title:			

The person signing shall, in his own handwriting, sign the Principal's name, his own name, and his title; where the person is signing for a Corporation, he must, by Affidavit, show his authority to bind the Corporation – **provide Affidavit**.

CONSENT OF SURETY TO FINAL PAYMENT

TO OWNER:	City of Clearwater	PROJECT NAME: Morningside Recreation Complex New Recreation Center
	Parks & Rec. Dept.	PROJECT NO.: 16-0035-PR
	100 S. Myrtle Ave.	CONTRACT DATE: []
	Clearwater, FL 33756	BOND NO.: [], recorded in O.R. Book [], Page [], of the Public Records of Pinellas County, Florida.
CONTRACTO	PR: []	
	255.05(11), Florida Statutector as indicated above, the	es, and in accordance with the provisions of the Contract between the Owner ne:
[insert name of [address] [address]	f Surety]	,SURETY,
on bond of		
[insert name of [address]	f Contractor]	
[address]		,CONTRACTOR,
	es of the final payment to fany of its obligations to	to the Contractor, and agrees that final payment to the Contractor shall not
City of Clearwa Parks & Recrea		
100 S. Myrtle A. Clearwater, FL		,OWNER,
as set forth in s	aid Surety's bond.	
IN WITNESS	WHEREOF, the Surety h	as hereunto set its hand this day of,
		(0, 1)
		(Surety)
		(Signature of authorized representative)
		(Printed name and title)
Attest:		
(Seal):		

SECTION V Page 7 of 16 Updated: 2/6/2017

PROPOSAL/BID BOND

(Not to be filled out if a certified check is submitted)

KNOWN ALL MEN BY THESE PRESENTS: That we, the undersigned,
Caladesi Construction Co. as Contractor, and Developers Surety and Indemnity Company as Surety, whose address is
of Clearwater, Florida, in the sum of Ten Percent of the Amount Bid, are held and firmly bound unto the City Dollars
(\$ 10%) (being a minimum of 10% of Contractor's total bid amount) for the payment of
which, well and truly to be made, we hereby jointly and severally bind ourselves, our heirs, executors
administrators, successors and assigns.
The condition of the above obligation is such that if the attached Proposal of Caladesi Construction C as Contractor, and Developers Surety and Indemnity Company as Surety for work specified as: Morningside Recreation Center Project #16-0035-PR all as stipulated in said Proposal, by doing all work incidental thereto, in accordance with the plans and specifications provided herefor, all within Pinellas County, is accepted and the contract awarded to the above named bidder, and the said bidder shall within ten days after notice of said award enter into a contract, in writing, and furnish the required Public Construction Bond with surety or sureties to be approved by the City Manager, this obligation shall be void, otherwise the same shall be in full force and virtue by law and the full amount of this Proposal/Bid Bond will be paid to the City as stipulated or liquidated damages.
Principal must indicate whether: X Corporation, Partnership, Company, or Individual
Signed this 23rd day of May , 20 17
Caladesi Construction Co. Contractor Principal By: Pics DENT, Title Developers Surety and Indemnity Company
Surety Kevin R. Wojtowicz, Attorney-in-Fact

The person signing shall, in his own handwriting, sign the Principal's name, his own name, and his title; where the person is signing for a Corporation, he must, by Affidavit, show his authority to bind the Corporation – provide Affidavit.

STATE OF FLORIDA)						
COUNTY OF Pinellas							
Scott Hinrichs Caladesi Construction and existing under and by virt	Co. ue of the laws of th		ly sworn, depos		a c	orporation or	
1390 Donegan Rd.		Largo	P	inellas		FL	
(Street & Number)		(City)	(Co	ounty)		(State)	
Affiant further says that	at he is famil	iar with	the records,	minute	books	and by-lav	vs of
Caladesi Construction	ı Co.						
(Name of Corporation)		**************************************					
	hat Donald J . ficer's Name)	Hinrichs	is (Title)	Pres	sident	The state of the s	water and the second of
of the corporation, is du	ly authorized to	sign the	Proposal for	Calade	si Const	truction Co.	
or said corporation by	(state whetl	ner a proctors. If by R	eting as of M evision of esolution give D. Hinrichs	by Jaws	- or	a Resolutio	n of
0.0	th	Affiant		***************************************			
Sworn to before me this	day of A	Type/	randstamp nap	EXPIRES: Marc d Thru Notary Pu	GG 045335 th 5, 2021 blic Underwriter		

NON COLLUSION AFFIDAVIT

STATE OF FLORIDA)										
COUNTY OF Pinellas										
Donald J. Hinrichs	being,	first	duly	sworn,	deposes	and	says	that	he	is
President	of	_	Cala	desi Coi	<u>istructio</u>	n Co.				_,
the party making the foregoing Proposal or B										
is not financially interested in or otherwise a that said bidder has not colluded, conspired, c										
put in a sham bid or that such other person	n shall refra	in from	n bidd	ing, and	has not in	n any	manne	er dire	ectly o	or
indirectly, sought by agreement or collusion, or	or communic	ation o	or conf	erence, w	ith any pe	rson, t	o fix th	ne bid	price (or
affiant or any other bidder, or to fix any overl	nead, profit o	r cost	elemen	t of said	bid price,	or that	of any	other	bidde	er,
or to secure any advantage against the City	y of Clearw	ater, F	lorida,	or any	person or	perso	ns inte	erested	l in th	ne
proposed contract; and that all statements con										
not directly or indirectly submitted this bid, or any association or to any member or agent the		there	of, or d	ivulged i	ntormatioi N	or da	ita rela	tive th	ereto 1	to
any association of to any member of agent me		Va	ma	WHO	liul	N	*******	10018617		
	A. A	ffiant		Line		200	4.T.	eru _{re}	0.	
Sworn to and subscribed before me this	day of	R	AY	1		_, 20	7	0		
	_	Y		My	W	M		65	16	
	N	[otary]	Public			* 57	13.920		A MILES	
				1	William S					
					MY	COMMIS	WAYNE V SION # G S: March 5, tary Public	G 045335	18	
							,		15	

PROPOSAL

TO THE CITY OF CLEARWATER, FLORIDA, for

Morningside Recreation Complex – New Recreation Center - Project No. 16-0035-PR

and doing such other work incidental thereto, all in accordance with the contract documents, marked

Morningside Recreation Complex - New Recreation Center - Project No. 16-0035-PR

Every bidder must take notice of the fact that even though his proposal be accepted and the documents signed by the bidder to whom an award is made and by those officials authorized to do so on behalf of the City of Clearwater, Florida, that no such award or signing shall be considered a binding contract without a certificate from the Finance Director that funds are available to cover the cost of the work to be done, or without the approval of the City Attorney as to the form and legality of the contract and all the pertinent documents relating thereto having been approved by said City Attorney; and such bidder is hereby charged with this notice.

The signer of the Proposal, as bidder, also declares that the only person, persons, company or parties interested in this Proposal, are named in this Proposal, that he has carefully examined the Advertisement, Instructions to Bidders, Contract Specifications, Plans, Supplemental Specifications, General Conditions, Special Provisions, and Public Construction Bond, that he or his representative has made such investigation as is necessary to determine the character and extent of the work and he proposes and agrees that if the Proposal be accepted, he will contract with the City of Clearwater, Florida, in the form of contract; hereto annexed, to provide the necessary labor, materials, machinery, equipment, tools or apparatus, do all the work required to complete the contract within the time mentioned in the General Conditions and according to the requirements of the City of Clearwater, Florida, as herein and hereinafter set forth, and furnish the required surety bonds for the following prices to wit:

If the foregoing Proposal shall be accepted by the City of Clearwater, Florida, and the undersigned shall fail to execute a satisfactory contract as stated in the Advertisement herein attached, then the City may, at its option determine that the undersigned has abandoned the contract, and thereupon this Proposal shall be null and void, and the certified check or bond accompanying this Proposal, shall be forfeited to become the property of the City of Clearwater, Florida, and the full amount of said check shall be retained by the City, or if the Proposal Bond be given, the full amount of such bond shall be paid to the City as stipulated or liquidated damages; otherwise, the bond or certified check accompanying this Proposal, or the amount of said check, shall be returned to the undersigned as specified herein.

PROPOSAL (2)

Attached hereto is a bond or certified	check on DEVELOPERS SURETT AND INDEMNITY			
COMPANY AS GURETY -BOT	nk, for the sum of FOOR HUNDRED ONE			
minimum of 10% of Contractor's total bid amount).	1000000000000000000000000000000000000			
The full names and residences of all persons and par	rties interested in the foregoing bid are as follows:			
addresses of the members or partners. The Bidder whom bidder has any type of agreement whereby s	he President and Secretary. If firm or partnership, the names and shall list not only his name but also the name of any person with such person's improvements, enrichment, employment or possible ent, supplier, or employer is contingent upon the award of the			
NAMES:	ADDRESSES:			
Donald J. Hinrichs	416 Harborview Lane Largo, FL 337711			
Scott D. Hinrichs	1659 S.Frederica Ave. Clearwater, FL 33756			
Sig	gnature of Bidder:			
	sign the Principal's name, his own name and his title. Where the e President or Vice President, he must, by affidavit, show his			
Principals Coslodisi Const	Recover Co			
By: Wald Humbs Title: Presonent				
Company Legal Name: Caladesi Construction Co.				
Doing Business As (if different than above): N/A				
Business Address of Bidder: 1390 Donegan Ro	ad			
City and State: Largo, FL	Zip Code 33771			
Phone: 727-585-9945 Email Address	s: dhinrichs@caladesi.biz			
Dated at MRGO, FLORIDA, this 20	th day of 1/A, A.D., 2017.			

CITY OF CLEARWATER ADDENDUM SHEET

PROJECT: Morningside Recreation Complex - New Recreation Center - Project No. 16-0035-PR

Acknowledgment is hereby made of the following addenda received since issuance of Plans and Specifications.

Addendum No1_	Date: April 26, 2017
Addendum No2_	Date: May 15, 2017
Addendum No3_	Date: May 17,2017
Addendum No4_	Date: <u>May 19,201</u> 7
Addendum No	Date:
	Donald J. Hinrichs (Name of Bidder) (Signature of Officer)
	President (Title of Officer) (Date)

Addendum No. 4 BIDDER'S PROPOSAL

PROJECT: Morningside Recreation Complex

New Recreation Center CONTRACT 16-0035-PR

ITEM			UNIT	TOTAL		
NO DESCRIPTION General Contractor shall provide labor, againment, materials and all			PRICE	PRICE		
General Contractor shall provide labor, equipment, materials and all insurances as necessary for construct a new recreation building approximately 21,000 sq. ft. all site work required at Morningside Recreation Complex-2400 Harn Boulevard-Clearwater Florida 33754 according to Building Permit BCP2017-01415 and the construction documents of Project Number 16-0035-PR for the lump sum price provided in this contract.						
1. Mobilization & Demobilization	LS	1	\$ 54,270.00	\$ 54,270.00		
2. Surveying, Layout, Material Testing & 'As Built' Dwg.	LS	1	\$ 23,466.75	\$ 23,466.75		
3. Inclusive of all site work shown on Bldg. Permit BCP2017-91415	LS	1	\$ 299,458.85	\$ 299,458.85		
 Inclusive of all building construction of New Recreation Center shown on Bldg. Permit BCP2017-91415 	LS	r	2,546,629 \$ -4,081,680.87	\$-4,081,680.87		
5. Extended 3 year warranty of beyond 7 year provided by Yanmar Gas HV/AC System	LS	6/1/ ^[7]	\$ 27,315.90	\$ 27,315.90		
 Inclusive of all items for a 10 year maintenance agreement of Yanmar Gass HV/AC system, includes monthly maintenance of system. Owner shall provide lift for access of air handler in gymnasium during the 10 yea maintenance agreement 		1	\$ 67,604.34	\$ 67,604.34		
7. General Contractor shall provide an electrical lift to Service HV/AC air handling units mounted in the Gymnasium Ceiling per Florida Building Code, Section 306.3 Applicance in Attic a man lift large enough to allor removal of the largest applicance and wide enough to accoummodate service personnel to perform servicing of the appliance in the gymnasium. The man lift shall be stored on site in the storage room off the gymnasium		. 1	\$ 26,004.15	\$ 26,004.15		
8. General Conditions/Supervision	LS	1	\$ 195,221.75	\$ 195,221.75		
9. Profit and Overhead	LS	1	\$ 381,680.21	\$ 381,680.21		
 City of Clearwater Building Permit No Fee for City project from Building Dept. 	LS	1	N/A	N/A		
of materials (construction material for building site work						

11-a. Owner Direct Purchase

items, & all other miscellaneous items)

§ (1,444,096,00)

11-b. Sales Tax amount

\$ \$ (90,954.92)

90 954 92

Page 14 of 16

.535,050.92) \$(1,535,050.9

SECTION V

Updated: 2/6/17

Addendum No. 4 BIDDER'S PROPOSAL (continued)

UNIT

TOTAL.

PROJECT: Morningside Recreation Complex

ITEM

New Recreation Center CONTRACT 16-0035-PR

NO DESCRIPTION	UNIT QTY.	PRICE	PRICE
 12. 10% Bid Bond, Performance surety bond recorded at Pinellas County Court House recorded original provide to the Owner 	LS 1	\$ 27,669.66	\$ 27,669.66
13. Sub Total of items 1-12		\$	5, 184, 372, 4 3,649,321.56 518, 487, 2
 *10% Contingency of line 13 *(Note contingency funds shall only utilized upon written approval by th Owner's representative to utilize these fund for additional Scope of Work not included in items 1-13 of the Bill of Quantities. Contingency funds not utilized in the implementation of this contract shall be returned to the Owner by closing out purchase order short during close out of the contract (purchase order.) 		\$	364,932.16 61 5,702,809
15. Grand Total items 1 through 12 Bid Items plus 10% Co	ntingency	\$	4,014,253.72
CONTRACTOR NAME: Caladesi Construction	Co.		
BIDDER'S GRAND TOTAL: Four Million Four	1	3 4,014,253.72 To Hundred Fifty Ti	23/104
A. For extra work: OH&P percentage for materials purchased of	on a time and mater	ial (T&M) basis.	ADD \$ 5%
B. For extra work: OH&P percentage for general contractor for subco	ontractor services on a	dditional work.	ADD \$ 8%
C. For extra work: Labor rate for work performed on a time and mate 170.00 /HR	erial basis (includes al	taxes and fringe benef	its). ADD \$
I. CONSTRUCTION SCHEDULE:			

- 1. The contractor agrees to commence work within 7 calendar days from execution of contract and notice to proceed
- 2. The contractor further agrees to complete the work within <u>330</u> calendar days from execution of contract and notice to proceed per the referenced schedule in the Invitation to Bid.

THE BIDDER'S GRAND TOTAL ABOVE IS THIS TOTAL BID BASED ON KHIS UNIT PRICES AND LUMP SUM PRICES AND THE ESTIMATED QUANTITIES REQUIRED FOR EACH SECTION. THIS FIGURE IS FOR INFORMATION ONLY AT THE TIME OF OPENING BIDS. THE CITY WILL MAKE THE TABULATION FROM THE UNIT PRICES AND LUMP SUM PRICE BID. IF THERE IS AN ERROR IN THE TOTAL BY THE BIDDER, IT SHALL BE CHANGED AS ONLY THE UNIT PRICES AND LUMP SUM PRICE

THE OWNER RESERVES THE RIGHT TO SELECT ANY ITEMS AND OR REJECT ALL BIDS. THE TOTAL PRICE SHALL BE BASED ON ITEMS SELECTED BY THE OWNER OF THIS PROJECT.

SCRUTINIZED COMPANIES AND BUSINESS OPERATIONS WITH CUBA AND SYRIA CERTIFICATION FORM

PER SECTION III, ITEM 25, IF YOUR BID IS \$1,000,000 OR MORE, THIS FORM MUST BE COMPLETED AND SUBMITTED WITH THE BID PROPOSAL. FAILURE TO SUBMIT THIS FORM AS REQUIRED, MAY DEEM YOUR SUBMITTAL NONRESPONSIVE.

The affiant, by virtue of the signature below, certifies that:

- 1. The vendor, company, individual, principal, subsidiary, affiliate, or owner is aware of the requirements of section 287.135, Florida Statutes, regarding companies on the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or engaging in business operations in Cuba and Syria; and
- 2. The vendor, company, individual, principal, subsidiary, affiliate, or owner is eligible to participate in this solicitation and is not listed on either the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Sector List, or engaged in business operations in Cuba and Syria; and
- 3. Business Operations means, for purposes specifically related to Cuba or Syria, engaging in commerce in any form in Cuba or Syria, including, but not limited to, acquiring, developing, maintaining, owning, selling, possessing, leasing or operating equipment, facilities, personnel, products, services, personal property, real property, military equipment, or any other apparatus of business or commerce; and
- 4. If awarded the Contract (or Agreement), the vendor company, individual, principal, subsidiary, affiliate, or owner will immediately notify the City of Clearwater in writing, no later than five (5) calendar days after any of its principals are placed on the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Sector List, or engages in business operations in Cuba and Syria.

\overline{A}	uthorized Signature
	Donald J. Hinrichs
	rinted Name
	President
$\overline{ ext{T}}$	itle
	Caladesi Construction Co.
\overline{N}	lame of Entity/Corporation
STATE OF Florida	
The foregoing instrument was adknowledged before m	e on this 24 day of 7, 2017, by person whose signature is being notarized) as the
(title) of	CHOS COSTRUCTION LO (name of
corporation/entity), personally known to me as o	lescribed herein, or produced a
(type of identification)	as identification, and who did did not take an oath.
	Notary Public WYART
A1 - Q - A - Q - A	VAYNE WYATT
Tilly Commission Empires.	NON#GG 045335
NICHARY SHAL ABILIVE	March 5, 2021 Iv. Public Underwriters

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