



AGREEMENT No. 19-R071301CB

WATER, SEWER, AND BACKFLOW PARTS

between

**MANATEE COUNTY
(COUNTY)**

and

CORE & MAIN LP

AGREEMENT FOR WATER, SEWER, AND BACKFLOW PARTS

THIS AGREEMENT is made and entered into as of this 7th day of August, 2019, by and between **MANATEE COUNTY**, a political subdivision of the State of Florida, (“**COUNTY**”), with offices located at 1112 Manatee Avenue West, Bradenton, Florida 34205, and **CORE & MAIN LP**, a Florida company, (“**SUPPLIER**”) with offices located at 2525 12th Street, Sarasota, FL 34237, and duly authorized to conduct business in the State of Florida. COUNTY and SUPPLIER are collectively referred to as the “Parties” and individually as “Party.”

WHEREAS, SUPPLIER engages in the business of water, sewer, and backflow parts; and

WHEREAS, COUNTY has determined that it is necessary, expedient and in the best interest of COUNTY to retain SUPPLIER to provide the goods described in this Agreement; and

WHEREAS, this Agreement is a result of SUPPLIER's submission of a bid in response to Invitation for Bid No. 19-R071301CB and COUNTY thereafter conducted a competitive selection process in accordance with the Manatee County Procurement Code.

NOW, THEREFORE, the COUNTY and SUPPLIER, in consideration of the mutual covenants, promises, and representations contained herein, the sufficiency of which is hereby acknowledged, the Parties hereto agree as follows:

ARTICLE 1. SCOPE OF WORK

SUPPLIER agrees to provide the goods as set forth in Exhibit A, Scope of Work, which is attached hereto and made a part hereof.

ARTICLE 2. EXHIBITS INCORPORATED

This Agreement consists of a primary contract and four exhibits, which are as follows:

- Exhibit A Scope of Work
- Exhibit B Pricing Schedule
- Exhibit C Affidavit of No Conflict
- Exhibit D Insurance Requirements

These Exhibits are attached hereto and are incorporated into this Agreement. In the event of a conflict between the terms and conditions provided in the Articles of this Agreement and any Exhibit, the provisions contained within these Articles shall prevail unless the Exhibit specifically states that it shall prevail.

ARTICLE 3. AGREEMENT TERM

- A. This Agreement shall commence on the date of execution by COUNTY (“Effective Date”). This Agreement shall remain in force through August 6, 2022 unless terminated by

COUNTY pursuant to Article 8, but not to exceed three years for the initial term.

- B. COUNTY reserves the right to extend the initial term of three years for an additional two, one-year periods not to exceed a total of five years.

ARTICLE 4. COMPENSATION

The quoted pricing specified in **Exhibit B** shall be pricing for the goods provided and shall contain all costs to include salaries, office operation, transportation, equipment, overhead, general and administrative, incidental expenses, fringe benefits and operating margin.

The maximum not-to-exceed amount for the provision of goods hereunder shall not exceed [One Million Three Hundred Thirty Thousand Dollars and No Cents], [1,330,000.00].

ARTICLE 5. INVOICES AND TIME OF PAYMENT

- A. COUNTY shall approve of all invoices prior to payment.
- B. COUNTY shall have forty-five (45) days from the receipt of a proper invoice seeking payment of the invoice amount
- C. COUNTY will notify SUPPLIER that the delivered goods, or any part thereof, is unacceptable, within 20 days of receipt of an invoice and provide SUPPLIER opportunity to cure the deficiency.
- D. If an invoice is rejected by the COUNTY and the SUPPLIER submits a corrected invoice which resolves the deficiency, the corrected (proper) invoice will be paid or rejected on the later of:
 - 1. Ten business days after the date the corrected invoice is stamped as received; or
 - 2. If approval by the COUNTY'S governing board is required, the first business day after the next regularly scheduled meeting of the board held after the corrected invoice is stamped as receive.
- E. Any dispute between COUNTY and SUPPLIER with regard to the invoice shall be resolved pursuant to the dispute resolution procedures established by Manatee County Procurement Code and Article 9 of this Agreement.

ARTICLE 6. RESPONSIBILITIES OF SUPPLIER

- A. SUPPLIER shall perform the work in accordance with the terms and conditions of this Agreement.
- B. SUPPLIER shall not engage in any obligations, undertakings, contracts or professional obligations that create a conflict of interest, or even an appearance of a conflict of interest, with respect to the goods provided pursuant to this Agreement. SUPPLIER attests to this via an Affidavit of No Conflict, **Exhibit C**.

- C. COUNTY may require in writing that SUPPLIER remove from the provision of goods any of SUPPLIER'S personnel that COUNTY determines to be incompetent, careless or otherwise objectionable. No claims for an increase in compensation or agreement term based on COUNTY'S use of this provision will be valid.

ARTICLE 7. RESPONSIBILITIES OF COUNTY

- A. COUNTY shall, through its County Administrator, appoint an individual to serve as County Representative. The County Representative shall have the authority to transmit instructions, receive information, interpret and define the policy of COUNTY and make decisions pertinent to goods covered by this Agreement. COUNTY reserves the right to designate a different County Representative, provided that SUPPLIER is given written notice thereof.
- B. COUNTY shall perform the responsibilities enumerated in this Article at no cost to SUPPLIER.

ARTICLE 8. TERMINATION OF AGREEMENT

A. TERMINATION FOR CAUSE:

1. COUNTY shall have the right, by written notice to SUPPLIER, to terminate this Agreement, in whole or in part, for failure to substantially comply with the terms and conditions of this Agreement, to include:
 - a. Failure to provide products that comply with the specifications herein or that fail to meet COUNTY'S performance standards;
 - b. Failure to deliver the supplies within the time specified in this Agreement; or
 - c. Work that is at a rate that disrupts the overall performance of this Agreement.
2. Prior to termination for default, COUNTY shall provide adequate written notice to SUPPLIER, affording SUPPLIER the opportunity to cure the deficiencies or to submit a specific plan to resolve the deficiencies within ten (10) days (or the period specified in the notice) after receipt of the notice. Failure to adequately cure the deficiency shall result in termination action.
3. Such termination may also result in suspension or debarment of SUPPLIER in accordance with Manatee County's Procurement Ordinance, Chapter 2-26. SUPPLIER shall be liable for any damage to COUNTY resulting from SUPPLIER'S default of the Agreement. This liability includes any increased costs incurred by COUNTY in completing contract performance.
4. In the event of termination of this Agreement, SUPPLIER shall be liable for any damage to COUNTY resulting from SUPPLIER'S default of this Agreement. This liability

includes any increased costs incurred by COUNTY in completing performance under this Agreement.

5. In the event of termination by COUNTY for any cause, SUPPLIER shall not have any right or claim against COUNTY for lost profits or compensation for lost opportunities. After a receipt of COUNTY'S Notice of Termination and except as otherwise directed by COUNTY, SUPPLIER shall stop work on the date specified;

B. TERMINATION WITHOUT CAUSE:

COUNTY may terminate this Agreement, in whole or in part, without cause. COUNTY shall provide SUPPLIER a written "Notice of Intent to Terminate" thirty (30) days prior to the date of termination. If this Agreement is terminated by the COUNTY without cause, SUPPLIER shall be entitled to payment for all goods provided to the satisfaction of the COUNTY under this Agreement prior to termination, less any costs, expenses or damages due to the failure of the SUPPLIER to properly perform pursuant to this Agreement. SUPPLIER shall not be entitled to any other compensation, including anticipated profits on unperformed work.

ARTICLE 9. DISPUTE RESOLUTION

Disputes shall be resolved in accordance with the Manatee County Purchasing Code (Chapter 2-26 of the Manatee County Code of Ordinances). Any dispute resolution constituting a material change in this Agreement shall not be final until an amendment to this Agreement has been approved and executed by the County Procurement Official.

- A. If a dispute between the COUNTY and SUPPLIER cannot be resolved, the dispute must be resolved in accordance with the dispute resolution procedure prescribed in the construction agreement. the dispute must be resolved as follows:
 1. The undisputed portion of an invoice will be paid timely as shown above in Article 5.
 2. Proceedings to resolve the dispute will commence no later than 45 days after the date on which the invoice was received and be concluded by final decision not later than 60 days after the date on which the invoice was received.
 3. If the dispute is resolved in favor of the COUNTY, then interest charges shall begin to accrue 15 days after the dispute is resolved.
 4. If the dispute is resolved in favor of the SUPPLIER, then interest shall begin to accrue as of the original date the payment became due.
- B. SUPPLIER agrees it must exhaust all dispute resolution procedures set forth in Manatee County's Procurement Code prior to instituting any action in state or federal court or before any administrative agency or tribunal.

ARTICLE 10. COMPLIANCE WITH LAWS

All goods provided by SUPPLIER pursuant to the provisions of this Agreement shall be in compliance with all applicable local, state and federal laws and ordinances. SUPPLIER shall have and keep current at all times during the term of this Agreement all licenses and permits as required by law.

ARTICLE 11. NON-DISCRIMINATION

SUPPLIER shall not discriminate against any employee or applicant for employment because of race, color, sex, creed, national origin, disability or age, and will take affirmative action to ensure that all employees and applicants are afforded equal employment opportunities without discrimination because of race, color or national origin. Such action will be taken with reference to, but shall not be limited to, recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff or termination, rates of training or retraining (including apprenticeship and on-the-job training).

No person in the United States shall, on the grounds of race, color or national origin be excluded from participation in, be denied the proceeds of, or be subject to discrimination in the performance of this Agreement.

ARTICLE 12. MAINTENANCE OF RECORDS; AUDITS; LICENSES

- A. SUPPLIER shall maintain records, accounts, property records, and personnel records in accordance with generally accepted accounting principles, as deemed necessary by COUNTY to assure proper accounting of funds and compliance with the provisions of this Agreement.

- B. SUPPLIER shall provide COUNTY all information, reports, records and documents required by this Agreement or by COUNTY ordinances, rules or procedures, or as needed by COUNTY to monitor and evaluate SUPPLIER'S performance. Such materials shall also be made available to COUNTY upon request for ing purposes. Inspection or copying will occur during normal business hours, and as often as COUNTY may deem necessary. COUNTY shall have the right to obtain and inspect any audit pertaining to the performance of this Agreement or SUPPLIER made by any local, state or federal agency. To the extent such materials are in the possession of a third party, SUPPLIER must obtain them from that third party, or certify in writing to COUNTY why it was unable to do so. SUPPLIER shall retain all records and supporting documents related to this Agreement in accordance with all applicable laws, rules and regulations, and, at a minimum, retain all records and supporting documents related to this Agreement, except duplicate copies or drafts, for at least three (3) years after the termination date.

- C. SUPPLIER shall obtain any licenses required to provide the Scope of Work and maintain full compliance with any licensure requirements. Copies of reports provided to or by any licensing or regulatory agency shall be forwarded to COUNTY within ten (10) days of receipt by SUPPLIER. SUPPLIER shall immediately notify COUNTY if the required licenses of any of its principles or agents working on this Agreement are terminated, suspended, revoked or are otherwise invalid and/or are no longer in good standing.

ARTICLE 13. PUBLIC RECORDS

Pursuant to Florida Statutes §119.0701, to the extent SUPPLIER is providing goods on behalf of COUNTY, SUPPLIER shall:

- A. Keep and maintain public records that would ordinarily be required by COUNTY to provide the goods.
- B. Upon request from COUNTY'S custodian of public records, provide 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, Florida Statutes, or as otherwise provided by law.
- C. Ensure that public records that are exempt or confidential from public records disclosure requirements are not disclosed except as authorized by law for the duration of this Agreement and following completion of this Agreement if SUPPLIER does not transfer the records to COUNTY.
- D. Upon completion of this Agreement, transfer, at no cost, to COUNTY all public records in possession of SUPPLIER or keep and maintain public records required by COUNTY to provide the goods. If SUPPLIER transfers all public records to COUNTY upon completion of this Agreement, SUPPLIER shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If SUPPLIER keeps and maintains public records upon completion of this Agreement, SUPPLIER shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to COUNTY, upon request from COUNTY'S custodian of public records, in a format that is compatible with the information technology systems of COUNTY.

IF SUPPLIER HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO COUNTY'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT:

Phone: 941.742.5845

Email: Debbie.Scaccianoce@mymanatee.org

**Mail or hand delivery:
Attn: Records Manager
1112 Manatee Avenue West
Bradenton, FL 34205**

ARTICLE 14. INDEMNIFICATION

Each Party shall defend, indemnify, and hold harmless the other, its officers, employees and agents, from any and all third-party claims, liabilities, loss, or cause of action for property damage or bodily injury, including death, arising out of any negligent actions or omissions of the indemnifying party, its agents, officers, employees or agents in the performance of this Agreement, including without limitation, defects in design, or errors or omissions that result in material cost increases to the indemnified party. Such indemnification shall include, but not be limited to, the payment of all valid claims, losses, and judgements of any nature whatsoever in

connection therewith and the payment of all related fees and costs, including attorneys' fees, incurred by the indemnified party in connection with the indemnifying party's activities arising out of the performance of this Agreement. This indemnification obligation shall not be construed to negate, abridge or reduce any other rights or remedies which otherwise may be available to an indemnified party or person described in this paragraph or deemed to affect the rights, privileges and immunities of COUNTY as set forth in Section 768.28, Florida Statutes.

ARTICLE 15. NO WAIVER OF SOVEREIGN IMMUNITY

Nothing herein shall be interpreted as a waiver by COUNTY of its rights, including the limitations of the waiver of immunity as set forth in Florida Statutes § 768.28, or any other statutes or immunities. COUNTY expressly reserves these rights to the full extent allowed by law.

ARTICLE 16. INSURANCE

- A. SUPPLIER shall, at its own cost and expense, acquire and maintain (and cause any subcontractors, representatives, or agents to acquire and maintain) insurance policies that comply with the Insurance Requirements, attached as **Exhibit D**, during the term of this Agreement, to include any renewal terms.
- B. Certificates of Insurance and copies of policies evidencing the insurance coverage specified in **Exhibit D** shall be filed with the Purchasing Official before the Effective Date of this Agreement. The required certificates shall identify the type of policy, policy number, date of expiration, amount of coverage, companies affording coverage, shall refer specifically to the title of this Agreement, and shall name Manatee County as an additional insured. No changes shall be made to the insurance coverage without prior written approval by COUNTY'S Risk Management Division.
- C. Insurance shall remain in force for at least three (3) years after completion of this Agreement in the amounts and types of coverage as required by **Exhibit D**, including coverage for all products delivered under this Agreement.
- D. If the initial insurance expires prior to the termination of this Agreement, renewal Certificates of Insurance and required copies of policies shall be furnished by SUPPLIER and delivered to the Procurement Official thirty (30) days prior to the date of their expiration.

ARTICLE 17. SOLICITATION OF AGREEMENT

SUPPLIER warrants that it has not employed or retained any company or person other than a bona fide employee working solely for SUPPLIER to solicit or secure this Agreement, and that it has not paid or agreed to pay any company or person other than an employee working solely for SUPPLIER, any fee, commission, percentage, brokerage fee, gift, contingent fee, or any other consideration contingent upon or resulting from the award or making of this Agreement. For breach or violation of this warranty, COUNTY shall have the right to annul this Agreement without liability, or at its discretion, to deduct from this Agreement price or consideration or otherwise recover the full amount of such fee, commission, percentage, brokerage fee, gifts, or contingent fee.

ARTICLE 18. ASSIGNMENT AND SUBCONTRACTING

SUPPLIER shall not assign or transfer any right or duty under this Agreement to any other party without the prior written consent of COUNTY. In the event SUPPLIER asserts it is necessary to utilize the services of third parties to perform any work under this Agreement, SUPPLIER shall first obtain prior written approval of COUNTY.

Approval to utilize any third party shall not relieve SUPPLIER from any direct liability or responsibility to COUNTY pursuant to the provisions of this Agreement, or obligate COUNTY to make any payments other than payments due to SUPPLIER as outlined in this Agreement. All terms and conditions of this Agreement shall extend to and be binding on any approved purchaser, assignee, or other successor in interest.

Assignment, pledging, sale, transfer or encumbering of any interest or rights under this Agreement, to anyone other than the SUPPLIER, without the prior written consent of the COUNTY, shall be grounds for immediate termination of this Agreement.

ARTICLE 19. CERTIFICATION OF NON-PAYMENT OF COMMISSION OR GIFT

SUPPLIER warrants that it has not employed or retained any company or person other than a bona fide employee working solely for SUPPLIER to solicit or secure this Agreement, and that it has not paid or agreed to pay any company or person other than an employee working solely for SUPPLIER, any fee, commission, percentage, brokerage fee, gift, contingent fee, or any other consideration contingent upon or resulting from the award or making of this Agreement. For breach or violation of this warranty, COUNTY shall have the right to annul this Agreement, without liability or at its discretion to deduct from the agreement price consideration or otherwise recover the full amount of such fee, commission, percentage, brokerage fee, gifts, or contingent fee.

ARTICLE 20. LIABILITY FOR NEGLIGENCE

To the fullest extent allowed by law, the individuals performing work pursuant to this Agreement shall be personally liable for negligent acts or omissions. To the fullest extent allowed by law, SUPPLIER shall likewise be liable for negligent acts or omissions in the performance of the work pursuant to this Agreement.

ARTICLE 21. NOTICES

All notices, requests and authorizations provided for herein shall be in writing and shall be delivered by hand or mailed through the U.S. Mail, addressed as follows:

To COUNTY: Manatee County Government
Fiscal Services Division/Utilities Department
Attn: Michelle Balais
4520 66th Street West
Bradenton, FL 34210
Phone: (941) 792-8811, ext. 5429
Email: michelle.balais@mymanatee.org

To SUPPLIER: Core & Main LP
Attn: David Bryant
2525 12th Street
Sarasota, FL 34237
Phone: (941) 364-8909
Email: David.Bryant@coreandmain.com

ARTICLE 22. RELATIONSHIP OF PARTIES

The relationship of SUPPLIER to COUNTY shall be that of an independent contractor. Nothing herein contained shall be construed as vesting or delegating to SUPPLIER or any of the officers, employees, personnel, agents, or sub-contractors of SUPPLIER any rights, interest or status as an employee of COUNTY. COUNTY shall not be liable to any person, firm or corporation that is employed by Agreements or provides goods to SUPPLIER in connection with this Agreement or for debts or claims accruing to such parties. SUPPLIER shall promptly pay, discharge or take such action as may be necessary and reasonable to settle such debts or claims.

ARTICLE 23. NO CONFLICT

By accepting award of this Agreement, SUPPLIER, which shall include its directors, officers and employees, represents that it presently has no interest in and shall acquire no interest in any business or activity which would conflict in any manner with the performance of duties required hereunder.

ARTICLE 24. ETHICAL CONSIDERATIONS

SUPPLIER recognizes that in rendering the work pursuant to the provisions of this Agreement, SUPPLIER is working for the residents of Manatee County, Florida, subject to public observation, scrutiny and inquiry; and based upon said recognition SUPPLIER shall, in all of its relationships with COUNTY pursuant to this Agreement, conduct itself in accordance with all of the recognized applicable ethical standards set by any related national societies, and the reasonable traditions to perform the work. SUPPLIER shall be truthful in its communications with COUNTY personnel regarding matters pertaining to this Agreement and the scope of work rendered to COUNTY.

ARTICLE 25. PUBLIC ENTITY CRIMES

SUPPLIER has been made aware of the Florida Public Entity Crimes Act, Florida Statutes § 287.133, specifically section 2(a), and COUNTY’S requirement that SUPPLIER comply with it in all respects prior to and during the term of this Agreement.

ARTICLE 26. TAXES

COUNTY is exempt from Federal Excise and State Sales Taxes (F.E.T. Exemption Certificate No. 59-78-0089K; FL Sales Tax Exemption Certificate No. 51-02-027548-53C). Therefore, SUPPLIER is prohibited from charging or imposing any sales or service taxes. Nothing herein shall affect SUPPLIER’S normal tax liability.

SUPPLIER shall be responsible for payment of federal, state, and local taxes which may be imposed upon SUPPLIER under applicable law to the extent that SUPPLIER is responsible for

the payment of same under applicable law.

ARTICLE 27. FORCE MAJEURE

Neither party shall be considered in default in performance of its obligations hereunder to the extent that performance of such obligations or any of them is delayed or prevented by Force Majeure.

Force Majeure shall include, but not be limited to, hostility, revolution, civil commotion, strike, epidemic, accident, fire, flood, wind, earthquake, hurricane, explosion, lack of or failure of transportation facilities, any law, proclamation, regulation, ordinance or other act of government, or any act of God or any cause whether of the same or different nature, existing or future; provided that the cause, whether or not enumerated in this Article, is beyond the control and without the fault or negligence of the party seeking relief under this Article.

ARTICLE 28. GOVERNING LAW, JURISDICTION AND VENUE

This Agreement shall be governed by the laws of the State of Florida. Any action filed regarding this Agreement will be filed only in Manatee County, Florida, or if in Federal Court, the Middle District of Florida, Tampa Division.

ARTICLE 29. ATTORNEY FEES

In the event of any litigation arising under the terms of this Agreement, each party shall be responsible for their own attorney's fees, including appellate fees, regardless of the outcome of the litigation.

ARTICLE 30. PATENT AND COPYRIGHT RESPONSIBILITY

Any material or design specified by SUPPLIER or supplied by SUPPLIER pursuant to this Agreement shall not knowingly infringe any patent or copyright, and SUPPLIER shall be solely responsible for securing any necessary licenses required for patented or copyrighted material utilized by SUPPLIER in the provision of water, sewer, and backflow parts.

ARTICLE 31. AMENDMENTS

This Agreement and Exhibits referenced herein constitute the entire Agreement between the parties with respect to subject matter and mutually agree that no verbal agreements, representations, warranties or other understandings affecting the same exist. No amendment hereof shall be effective until and unless reduced to writing and executed by the parties. The parties shall execute any additional documents as may be necessary to implement and carry out the intent of this Agreement.

ARTICLE 32. SEVERABILITY

It is understood and agreed by the parties hereto that if any part, term, or provision of this Agreement is held to be illegal or in conflict with any law, the validity of the remaining portions or provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if this Agreement did not contain the particular part, term or provision held to be invalid.

ARTICLE 33. LEGAL REFERENCES

All references to statutory sections or chapters shall be construed to include subsequent amendments to such provisions, and to refer to the successor provision of any such provision. References to “applicable law” and “general law” shall be construed to include provisions of local, state and federal law, whether established by legislative action, administrative rule or regulation, or judicial decision.

ARTICLE 34. HEADINGS, CONSTRUCTION

The Parties agree that they have each participated in the drafting of this Agreement and that the rules with respect to construing ambiguities against the drafter of a contract shall not apply in any action or litigation regarding this Agreement. All articles and descriptive headings of paragraphs of this Agreement are inserted for convenience only and shall not affect the construction or interpretation hereof.

ARTICLE 35. TIME

For purposes of computing any period of number of days hereunder for notices or performance of ten (10) days or less, Saturdays, Sundays and holidays shall be excluded, unless otherwise stated.

ARTICLE 36. AUTHORITY TO EXECUTE

Each of the Parties hereto covenants to the other Party that it has lawful authority to enter into this Agreement.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed effective as of the date set forth above.

CORE & MAIN LP

By: David Bryant

David Bryant, District Manager
Print Name & Title of Above Signer

Date: August 7, 2019

MANATEE COUNTY, a political subdivision of the State of Florida

By: _____

Theresa Webb, M.A., CPPO, CPPB, CPSM,
C.P.M., Procurement Official.

Date: _____

EXHIBIT A SCOPE OF WORK

C.01 BACKGROUND INFORMATION

Manatee County (County) is requesting Bids from qualified firms for the provision of water and sewer materials and accessories including no lead brass water, sewer, and backflow products for the Manatee County Utilities Department.

The Manatee County Utilities Department currently inventories an estimated 2,700 water, sewer, and backflow products and accessories. The County is seeking to establish a strategic business partnership with multiple bidders to supply water, sewer, backflow products, and related parts and accessories to the Manatee County Utilities Warehouse and Utilities Maintenance locations within the County.

The primary goal of the Agreement is to obtain expedited acquisition of water and sewer materials and accessories. Therefore, Successful Bidder's delivery responsiveness under the terms of this Agreement is critical.

C.02 SCOPE

Successful Bidder (hereinafter in this Scope referred to as Supplier) shall furnish all equipment, labor, materials, supplies, licensing, transportation, and other components necessary to provide and deliver water, sewer, backflow products, and related parts and accessories that will meet the requirements of the County.

Multiple awards shall be made to the lowest responsive, responsible Bidder(s) on each individual item. Awards shall be to the Primary (lowest responsive, responsible Bidder) and a Secondary (second lowest responsive, responsible Bidder) per item.

The agreement resulting from the acceptance of a bid shall be made by issuing a zero-dollar blanket purchase order(s) and be bound by the terms and conditions of the purchase order and the specifications of this Invitation for Bid. Release orders shall be issued on an "as required" basis.

It is the intent of the County to place orders with the lowest priced responsive, responsible Bidder who can provide the products at the time needed. However, the County reserves the right to place orders with other Bidders in the event of an urgent, immediate need and the availability of the products requested cannot be met by the lowest price Successful Bidder at the time of need.

C.03 GENERAL REQUIREMENTS

Supplier shall provide the following requirements:

- A. Furnish and deliver requested materials within three business days to the Manatee County Utilities Warehouse.
- B. As instructed by the County, deliver large project orders to the project site or to a Utilities Maintenance location within Manatee County.
- C. Provide same day delivery for emergency orders.
- D. Provide a 24/7 contact name and phone number who can be contacted for assistance for after-hours emergencies.

- E. Keep the minimum agreed upon inventory in stock at its warehousing facility for each item awarded.
- F. Meet with the Utilities warehouse staff to review Supplier stocking levels on a monthly basis and and make adjustments to minimize stock

C.04 DELIVERY AND LEAD-TIME REQUIREMENTS

Supplier shall:

- A. Make all deliveries to the Utilities Warehouse Facility unless otherwise instructed by the County.
- B. Upon request by the County, make deliveries on holidays and weekends
- C. Deliver orders based on the lead-time provided in Exhibit B, Pricing Form. For any deliveries that cannot be completed based on the lead-time provided, contact the Utilities representative within 24-hours from receipt of the order and provide a delivery date. NOTE: The County reserves the right to cancel an order that cannot be delivered in the specified delivery time.
- D. Make all deliveries between the hours of 9:00 A.M. and 2:30 P.M., Monday through Friday, excluding County holidays, to the location identified in the release order unless otherwise agreed to by the County
- E. Provide at least 24-hour notice to the County for all large shipments, i.e., truckloads requiring material handling equipment.
- F. Not make drop shipments unless otherwise agreed to by the County.
- G. Provide a separate delivery ticket for each delivery and obtain the signature of an authorized County representative on each.
- H. Provide at least one copy of the delivery ticket with pricing with the County representative receiving each delivery.
- I. Conditions for First Priority Service
 - i. Supplier shall, in conditions when a local emergency has been declared by the County or regional authority or when national supply allocations occur, grant the County delivery on a “first priority” basis for water and sewer material and accessories.
 - ii. Supplier shall furnish the County with a twenty-four (24) hour, seven days a week phone number(s) and contact name upon award of this Agreement.

C.05 TECHNICAL SPECIFICATIONS

Supplier shall deliver goods in accordance with the Technical Specifications in the Approved Products List included in the Agreement as Exhibit 3.

A. WATER AND SEWER MATERIALS AND ACCESSORIES

All materials delivered by Supplier shall comply with the County published Utility Specifications Standards. See Utilities’ Approved Products Listing for the current specifications for each of the following groups:

- GROUP A - PVC FITTINGS AND PIPE- SCHEDULE 40 AND SCHEDULE 80
- GROUP B - PVC C900 PIPE & PARTS (4” AND ABOVE)
- GROUP C - PVC PIPE & FITTINGS - GRAVITY SEWER (SDR 26)
- GROUP D – HDPE PIPE AND FITTINGS (DR-11)
- GROUP E – MISC. WATER & SEWER VALVES & ACCESSORIES
- GROUP F - DUCTILE IRON PIPE, FITTINGS, & ACCESSORIES
- GROUP G – METER & VALVE BOXES & RELATED ACCESSORIES

- GROUP H – FIRE HYDRANTS & RELATED PARTS
- GROUP I – MISC. WATER AND SEWER CLAMPS
- GROUP M – STAINLESS STEEL PARTS
- GROUP N – MISC. WATER AND SEWER PARTS

B. NO LEAD BRASS PARTS

All materials delivered by Supplier shall comply with the County published Utility Specifications Standards (available upon request, Manatee County Utilities) per Public Law 111-380, (January 4, 2011 S.3874, 111 Congress, “Reduction of Lead in Drinking Water Act”).

All brass fittings 2” and under wetted by potable water shall be “No Lead” certified and carry the “NL” designation on the casting.

All brass parts for potable water shall be in accordance with the Safe Drinking Water Act restricting products in contact with drinking water to a 0.25% maximum lead content in the base material for all wetted components using a surface based averaging formula.

See Utilities’ Approved Products Listing for the current specifications for each of the following groups:

- GROUP J - MISCELLANEOUS BRASS
- GROUP K - BRASS SERVICE LINE FITTINGS AND ACCESSORIES
- GROUP L - BACKFLOW PREVENTION DEVICES

C.06 QUANTITIES

The County reserves the right to add or delete items as required.

C.07 PRICES/PRICING FORM

Pricing shall be shown for each item in Attachment H. The Microsoft Excel file has hidden columns with data for County use. Hidden Column “I” is used for calculating the Three-Year Estimated Usage in Column J.

Data must be entered into the following columns for each item quoted:

- Column L, Manufacturer OR Column U, Alternate Manufacturer
- Column O, Foreign OR Column P, Domestic
- Column Q, Lead Time (in number of Working Days, excluding weekend and holidays)
- Column R, Standard Pack Quantity
- Column S, Price OR Column W, Alternate Part Price

Please enter data, if available, into the following columns for each item quoted:

- Column M, Manufacturer Part Number (associated with Column L), OR Column V, Alternate Manufacturer Part Number (associated with Column U)
- Column N, Manufacturer Part Description

C.08 RENEWAL

Written notice of intention not to renew must be submitted by the Supplier at least 120 days prior to the expiration of an Agreement period.

The County shall provide the Supplier with a written notice of intent to renew no sooner than 90 days prior to the expiration of an Agreement period.

C.09 PRICE ESCALATION/DE-ESCALATION

Suppliers fees for water and sewer materials and accessories including no lead brass water, sewer, and backflow products and other related materials and accessories shall remain firm for a minimum of one (1) year after execution of the Agreement. Requested price changes may be submitted annually, at least ninety (90) days prior to the expiration of the Agreement term. Documentation supporting any increases or decreases in pricing shall be submitted to the County for review and approval.

Any escalation or de-escalation in pricing will be based on change in the most recent 12-month period for the applicable Bureau of Labor Statistics Index (e.g., WPU1015021 Metals and metal products, Pressure pipe & fittings, cast iron; WPU07210604 Rubber and plastic products, Plastic pipe fittings and unions). Price changes on foreign products due to tariffs will be evaluated on a case-by-case basis when such tariff is implemented.

END OF EXHIBIT A

EXHIBIT B, PRICING SCHEDULE

A. FEES

Supplier pricing for water, sewer, and backflow parts shall be as shown on the following Pricing Page and shall remain firm for a minimum of one year after execution of the Agreement.

B. ESCALATION/DE-ESCALATION

Any escalation or de-escalation in pricing thereafter will be based on changes in the most recent 12-month period per the Bureau of Labor Statistics Plastics pipe fittings and unions Index number WPU07210604 for Groups A, C, and D; Plastics pipe Index number WPU07210603 for Group B; Pressure and soil pipe & fittings, cast iron Index number WPU101502 for Groups E, G, H, J, K, and L; Pressure pipe & fittings, ductile iron Index number WPU10150211 for Group F; Steel pipe and tube, alloy Index number WPU10170673 for Group I, and Steel pipe and tube, stainless steel Index number WPU10170674 for Group M. No more than one price increase is allowed in a 12-month period.

EXHIBIT B, PRICING SCHEDULE
CORE MAIN LP

Group	Item	MC Stock Number	Description	UOM	Manufacturer (MFG)	MFG Part Number	Mfg Part Description	Foreign (F)	Domestic (D)	Std Pack Qty	Price	Alternate MFG Part Number	Alternate Part Price
Group A	A7	3L1210	Pipe Dope Teflon Rector Seal	EA	Rectorseal	24229	Pipe Dope		D	ea	\$7.48		
Group A	A10	3N1211	Tape 3/4" Teflon	EA	West Howell	96007sw520	3/4 teflon		D	ea	\$0.58		
Group A	A11	3P1055	Pipe 1/2"x20' PVC Sch40	EA	Heritage Plastics	12s40	pvc pipe		D	20ft	\$3.00		
Group A	A12	3P1060	Pipe 3/4"x20' PVC Sch40	EA	Heritage Plastics	34s40	pvc pipe		D	20ft	\$3.80		
Group A	A13	3P1065	Pipe 1"x20' PVC Sch40	EA	Heritage Plastics	1s40	pvc pipe		D	20ft	\$5.40		
Group A	A14	3P1070	Pipe 1-1/4"x20' PVC Sch40	EA	Heritage Plastics	114s40	pvc pipe		D	20ft	\$7.60		
Group A	A15	3P1075	Pipe 1-1/2"x20' PVC Sch40	EA	Heritage Plastics	112s40	pvc pipe		D	20ft	\$9.00		
Group A	A16	3P1080	Pipe 2"x20' PVC Sch40	EA	Heritage Plastics	2s40	pvc pipe		D	20ft	\$11.00		
Group A	A17	3P1085	Pipe 3"x20' PVC Sch40	EA	Heritage Plastics	3s40	pvc pipe		D	20ft	\$22.20		
Group A	A18	3P1090	Pipe 4"x20' PVC Sch40	EA	Heritage Plastics	4s40	pvc pipe		D	20ft	\$31.60		
Group A	A35	3Z1025	Bushng 1-1/2x1-1/4 MxF Sch80	EA	Spears	439-112	bushing		D	ea	\$1.67		
Group A	A75	3Z1245	Adapter 1-1/4"x1" PVC SxMIP	EA	Spears	436-138	male adpt		D	ea	\$1.07		
Group A	A208	3Z1970	Adapter 6" PVC FIPxFLG	EA	Spears	2906080ffvs	vanstone		D	ea	\$56.32		
Group C	C9	3P1290	Pipe 1"x100' Poly Blue	RO	Endot	PEP10041010009	1" x 100' EndoPure CTS SDR-9 Blue	F		100ft	\$34.00		
Group C	C11	3P1300	Pipe 2"x100' Poly Blue	RO	Endot	PEP20041010009	2" x 100' EndoPure CTS SDR-9 Blue	F		100ft	\$119.00		
Group C	C13	3P1310	Pipe Cutter Poly #SC125	EA	Reed Tool	sc125	poly cutter	F		ea	\$15.00		
Group C	C17	3P1325	Pipe 2"x100' Poly Purp	EA	Endot	PEC20041010009	2" x 100' EndoCore CTS SDR-9 Purple	F		100ft	\$124.00		
Group C	C19	3S1020	Adapter 4" Cleanout M PVC	EA	Multifitting	2704co	cleanout adpt		D	ea	\$2.68		
Group C	C20	3S1025	Adapter 6" Cleanout F PVC	EA	Multifitting	2706co	cleanout adpt		D	ea	\$12.60		
Group C	C21	3S1030	EII 4" SDR26 BxB 45deg	EA	Multifitting	27044gg26	45		D	ea	\$10.75		
Group C	C22	3S1035	EII 4" SDR26 SxB 45deg	EA	Multifitting	27044gs26	st 45		D	ea	\$9.75		
Group C	C23	3S1040	EII 6" SDR26 BxB 45deg	EA	Multifitting	27064gg26	45		D	ea	\$19.69		
Group C	C24	3S1045	EII 6" SDR26 SxB 45deg	EA	Multifitting	27064gs26	st 45		D	ea	\$14.30		
Group C	C25	3S1050	EII 4" SDR26 BxB 22-1/2deg	EA	Multifitting	27042gg26	22-1/2		D	ea	\$14.25		
Group C	C26	3S1055	EII 4" SDR26 SxB 22-1/2deg	EA	Multifitting	27042gs26	st 22-1/2		D	ea	\$13.64		
Group C	C27	3S1060	EII 6" SDR26 BxB 22-1/2deg	EA	Multifitting	27062gg26	22-1/2		D	ea	\$26.84		
Group C	C28	3S1065	EII 6" SDR26 SxB 22-1/2deg	EA	Multifitting	27062gs26	st 22-1/2		D	ea	\$25.71		
Group C	C29	3S1085	Wye 4" SDR26 Gasketed	EA	Multifitting	2704w04gg26	wye		D	ea	\$23.95		
Group C	C30	3S1090	Wye 6" SDR26 Gasketed	EA	Multifitting	2706w06gg26	wye		D	ea	\$38.50		
Group C	C31	3S1091	WYE 10"x6" HW SWR GxGxG	EA	Multifitting	2710w06gg26	wye		D	ea	\$114.67		
Group C	C32	3S1095	Wye 8"x6" SDR26 Gasketed	EA	Multifitting	2708w06gg26	wye		D	ea	\$50.60		
Group C	C33	3S1096	Wye 6"x6"x6" SDR26 Gasketed	EA	Multifitting	2706w06gg26	wye		D	ea	\$38.96		
Group C	C36	3S1105	Increaser 6"x4" SDR26	EA	Multifitting	2704i06gg26	increaser		D	ea	\$22.35		
Group C	C37	3S1107	Tee 6"x4" SDR26 Sanitary	EA	Multifitting	2706w04tgg26	san tee		D	ea	\$32.25		
Group E	E5	3V1055	Valve 3" Gate FIng	EA	Mueller	030A236206LH	3" Flg Gate		D	ea	\$305.75		
Group E	E6	3V1060	Valve 6" Gate FIng	EA	Mueller	060A236206LH	6" Flg Gate		D	ea	\$456.75		
Group E	E7	3V1065	Valve 4" Gate FIng	EA	Mueller	040A236206LH	4" Flg Gate		D	ea	\$341.50		
Group E	E8	3V1070	Valve 8" Gate FIng	EA	Mueller	080A236106LH	8" Flg Gate		D	ea	\$713.50		
Group E	E12	3V1080	Valve 4" Gate MJ EPDM	EA	Mueller	040A236123LN	4" MJ Gate		F	ea	\$344.50		
Group E	E13	3V1085	Valve 6" Gate MJ EPDM	EA	Mueller	060A236123LN	6" MJ Gate		D	ea	\$439.70		
Group E	E14	3V1090	Valve 8" Gate MJ EPDM	EA	Mueller	080a236123LN	8" MJ Gate		D	ea	\$700.00		
Group E	E18	3V1130	Valve 4" Tap MJ EPDM	EA	Mueller	040T236119LN	4" Tap Valve		D	ea	\$435.00		
Group E	E19	3V1135	Valve 6" Tap MJ EPDM	EA	Mueller	060T236119LN	6" Tap Valve		D	ea	\$614.00		
Group E	E33	3V1221	VALVE PRESSURE RELIEF 3/4"3000"	EA	Wilkins	P1000A-150	pressure relief valve	F		ea	\$14.75		
Group E	E34	3V1223	Valve 1" Air Release Water	EA	CS3	GAARV01-920	1" ARV GA Industries	F		ea	\$254.50		
Group F	F9	3A1053	Adapter 3" Uniflg CI 400-C	EA	Sigma	ZF2-C3	3" uniflange	F		ea	\$23.50		
Group F	F10	3A1055	Adapter 4" Uniflg CI MOD 400-C	EA	Sigma	ZF2-C4	4" uniflange	F		ea	\$29.75		
Group F	F11	3A1060	Adapter 6" Uniflg CI MOD 400-C	EA	Sigma	ZF2-C6	6" uniflange	F		ea	\$32.65		
Group F	F58	3K1045	Kit 8" Grip Ring w/acc	EA	Star Pipe	29am08pvg08	8"	F		ea	\$56.00		

EXHIBIT B, PRICING SCHEDULE
CORE MAIN LP

Group	Item	MC Stock Number	Description	UOM	Manufacturer (MFG)	MFG Part Number	Mfg Part Description	Foreign (F)	Domestic (D)	Std Pack Qty	Price	Alternate MFG Part Number	Alternate Part Price
Group F	F59	3K1050	Kit 10" Grip Ring w/acc	EA	Star Pipe	29am10pvg10	10"	F		ea	\$79.00		
Group F	F60	3K1055	Kit 12" Grip Ring w/acc	EA	Star Pipe	29am12pvg12	12"	F		ea	\$102.50		
Group F	F65	3K1080	Clmp 3" Megalug DI	EA	Star Pipe	3003	megalug	F		ea	\$14.75		
Group F	F66	3K1085	Clmp 4" Megalug DI	EA	Star Pipe	3004	megalug	F		ea	\$15.60		
Group F	F67	3K1090	Clmp 6" Megalug DI	EA	Star Pipe	3006	megalug	F		ea	\$18.30		
Group F	F68	3K1095	Clmp 8" Megalug DI	EA	Star Pipe	3008	megalug	F		ea	\$27.50		
Group F	F69	3K1100	Clmp 10" Megalug DI	EA	Star Pipe	3010	megalug	F		ea	\$40.75		
Group F	F70	3K1105	Clmp 12" Megalug DI	EA	Star Pipe	3012	megalug	F		ea	\$59.35		
Group F	F71	3K1106	Clmp 14" Megalug DI	EA	Star Pipe	3014	megalug	F		ea	\$78.80		
Group F	F72	3K1107	Clmp 16" Megalug DI	EA	Star Pipe	3016	megalug	F		ea	\$112.51		
Group F	F173	3M1525	Sleeve 36" MJ DI	EA	Star Pipe	21I36S115T	sleeve	F		ea	\$1,399.00		
Group F	F185	3M1595	Gasket 16" Trans	EA	Pro South	ga-16-tr	gasket only	F		ea	\$24.99		
Group F	F186	3M1601	Sleeve 4" MJ C153 Permax	EA	Star Pipe	MJSL04P401	sleeve	F		ea	\$113.00		
Group F	F187	3M1602	Sleeve 6" MJ C153 Permax	EA	Star Pipe	MJSL06P401	sleeve	F		ea	\$183.00		
Group F	F188	3M1603	Sleeve 8" MJ C153 Permax	EA	Star Pipe	MJSL08P401	sleeve	F		ea	\$268.00		
Group F	F189	3M1604	Sleeve 10" MJ C153 Permax	EA	Star Pipe	MJSL10P401	sleeve	F		ea	\$328.00		
Group F	F190	3M1605	Sleeve 12" MJ C153 Permax	EA	Star Pipe	MJSL12P401	sleeve	F		ea	\$417.00		
Group F	F191	3M1650	Ell 4" MJ Permax 45 Deg	EA	Star Pipe	MJB4504P401	45	F		ea	\$113.50		
Group F	F192	3M1651	Ell 6" MJ Permax 45 Deg	EA	Star Pipe	MJB4506P401	45	F		ea	\$175.00		
Group F	F193	3M1652	Ell 8" MJ Permax 45 Deg	EA	Star Pipe	MJB4508P401	45	F		ea	\$240.00		
Group F	F196	3M1670	ELL 4" MJ PERMOX 45 DEG	EA	Star Pipe	MJB4504P401	45		D	ea	\$113.50		
Group F	F197	3M1671	ELL 6" MJ PERMOX 45 DEG	EA	Star Pipe	mjb4506p401	45		D	ea	\$175.00		
Group F	F198	3M1672	ELL 8" MJ PERMOX 45 DEG	EA	Star Pipe	mjb4508p401	45		D	ea	\$240.00		
Group F	F199	3M1673	TEE 4" MJ PERMOX C153	EA	Star Pipe	MJT0404P401	tee		D	ea	\$139.50		
Group F	F200	3M1674	TEE 6" MJ PERMOX C153	EA	Star Pipe	MJT0606P401	tee		D	ea	\$232.00		
Group F	F201	3M1675	TEE 8" MJ PERMOX C153	EA	Star Pipe	MJT0808P401	tee		D	ea	\$325.00		
Group F	F202	3M1676	REDUCER 8X6 MJ PERMOX C153	EA	Star Pipe	MJR0806P401	reducer		D	ea	\$214.00		
Group F	F203	3M1677	REDUCER 6X4 MJ PERMOX C153	EA	Star Pipe	MJR0604P401	reducer		D	ea	\$155.50		
Group F	F215	3P1040	Pipe 3"x20' FLGxFLG DI	EA	US Pipe Fab	25I03ff2000	3" x 20ft flgxflg		D	20ft	\$604.50		
Group F	F225	3T1035	Saddle 4"x1" Tap AC 4.80-5.40	EA	JCM	502	Service Saddle		D	ea	\$71.25		
Group F	F227	3T1045	Saddle 4"x2" Tap AC 4.80-5.40	EA	JCM	502	Service Saddle		D	ea	\$86.00		
Group F	F228	3T1050	Saddle 6"x1" Tap AC 6.90-7.50	EA	JCM	502	Service Saddle		D	ea	\$74.00		
Group F	F229	3T1055	Saddle 6"x2" Tap AC 6.90-7.50	EA	JCM	502	Service Saddle		D	ea	\$89.85		
Group F	F230	3T1060	Saddle 8"x1" Tap AC 9.05-9.62	EA	JCM	502	Service Saddle		D	ea	\$77.10		
Group F	F231	3T1065	Saddle 8"x2" Tap AC 9.05-9.62	EA	JCM	502	Service Saddle		D	ea	\$92.80		
Group F	F232	3T1070	Saddle 10x2 Tap AC 11.10-12.12	EA	JCM	502	Service Saddle		D	ea	\$102.00		
Group F	F233	3T1075	Saddle 12x2 Tap AC 13.20-14.38	EA	JCM	502	Service Saddle		D	ea	\$103.00		
Group F	F244	3T1135	Saddle 3"x2" Tap PVC 3.50	EA			Service Saddle		D	ea	\$49.70		
Group F	F245	3T1140	Saddle 4"x2" Tap PVC 4.50	EA	JCM	502	Service Saddle		D	ea	\$85.95		
Group F	F247	3T1145	Saddle 4"x1" Tap PVC 4.50	EA	JCM	502	Service Saddle		D	ea	\$71.30		
Group F	F248	3T1150	Saddle 6"x1" Tap PVC 6.63	EA	JCM	502	Service Saddle		D	ea	\$74.40		
Group F	F249	3T1155	Saddle 6"x2" Tap PVC 6.63	EA	JCM	502	Service Saddle		D	ea	\$88.90		
Group F	F251	3T1160	Saddle 8"x1" Tap PVC 8.63	EA	JCM	502	Service Saddle		D	ea	\$76.35		
Group F	F253	3T1165	Saddle 8"x2" Tap PVC 8.63	EA	JCM	502	Service Saddle		D	ea	\$91.95		
Group F	F254	3T1170	Saddle 10"x2" Tap PVC 10.75	EA	JCM	502	Service Saddle		D	ea	\$101.50		
Group F	F255	3T1175	Saddle 12"x2" Tap PVC 12.75	EA	JCM	502	Service Saddle		D	ea	\$101.95		
Group F	F273	3T1310	Slv 30x6	EA	JCM	6452	tap sleeve	F		ea	\$1,480.00		
Group F	F274	3T1315	Slv 30x8 412 31.52-32.22 SS	EA	JCM	6452	tap sleeve	F		ea	\$1,999.99		
Group F	F279	3X1105	Poly Wrap 3"-8" Blue DI	EA	Trumbull	T388-8705	poly wrap	F		300ft roll	\$106.00		

EXHIBIT B, PRICING SCHEDULE
CORE MAIN LP

Group	Item	MC Stock Number	Description	UOM	Manufacturer (MFG)	MFG Part Number	Mfg Part Description	Foreign (F)	Domestic (D)	Std Pack Qty	Price	Alternate MFG Part Number	Alternate Part Price
Group G	G2	3G1226	Wire 3-Way WaterProof Conn	EA	King Innovation	90220	direct bury lug	F		5 pack	\$4.99		
Group G	G5	3C1285	Key Curb Stop	EA	Trumbull	T367-5025	6ft curb key	F		ea	\$26.00		
Group G	G7	3S1005	Clean Out 32K C1 7621	EA	US Foundry	75rc7621s	R&C M/Sewer	F		ea	\$29.99		
Group G	G8	3S1007	Clean Out Lid 7621	EA	US Foundry	75c7621CM/S	Cover Only	F		ea	\$26.00		
Group G	G16	3W1009	Box Meter Reclaim w/nolock lid	EA	SIP Industries	45MB6423WNL	Water Meter non lock purple	F		ea	\$38.95		
Group G	G26	3W1042	Valve Box Riser 3"	EA	Star Pipe	vbr3	riser	F		ea	\$8.99		
Group H	H9	3H1047	Fire Hyd Ext 5-1/4"x6" Clow	EA	Clow	R1620836	6" Hydrant Extension	F		ea	\$450.00		
Group H	H12	3H1056	Fire Hyd Mue Bonnet Repair Kit	EA	Mueller	280355	bonnet repair kit		D	ea	\$67.75		
Group H	H13	3H1057	Fire Hyd Mue Main Vlv Rep Kit	EA	Mueller	280359	main valve repair		D	ea	\$443.00		
Group H	H20	3H1067	Fire Hyd Ext 5-1/4"x12" Clow	EA	Clow	R1620837	12" Hydrant Extension	F		ea	\$535.00		
Group H	H33	3H1125	Fire Hyd Wrench	EA	Trumbull	T377-5960	wrench	F		ea	\$18.75		
Group H	H34	3H1126	Fire Hyd Wrench Storz	EA	Trumbull	tT377-5970	wrench	F		ea	\$42.00		
Group H	H35	3H1127	Fire Hyd Wrench Reclaim	EA	Trumbull	T377-5960	wrench	F		ea	\$18.75		
Group H	H39	3H1147	Fire Hyd Repair Kit Clow	EA	Clow	R1621012	repair kit	F		ea	\$77.50		
Group H	H40	3H1150	Fire Hyd Repair Kit Mue A-301	EA	Mueller	A301	repair kit		D	ea	\$165.00		
Group H	H51	3H1315	Hyd Hold Down Nut Clow	EA	Clow	F1605810	nut	F		ea	\$110.00		
Group I	I3	3C1185	Coupling Dresser 1"	EA	Smith Blair	525-00013200-003	Dresser Cplg	F		ea	\$10.10		
Group I	I6	3C1200	Coupling Dresser 2"	EA	Smith Blair	525-00023800-003	Dresser Cplg	F		ea	\$18.35		
Group I	I7	3R1005	Clmp 3/4"x3" SS CTS Redi	EA	Smith Blair	72245010503	3/4x3 rep clamp	F		ea	\$6.10	110-0105-3	\$4.77
Group I	I8	3R1010	Clmp 3/4"x6" SS CTS Redi	EA	Smith Blair	72245010506	3/4x6 repair clamp	F		ea	\$11.40	110-0105-6	\$9.22
Group I	I9	3R1015	Clmp 1"x3" SS CTS Redi	EA	Smith Blair	72245013203	1x3 repair clamp	F		ea	\$6.65	110-0132-3	\$5.27
Group I	I10	3R1020	Clmp 1"x6" SS CTS Redi	EA	Smith Blair	72245013206	1x6 repair clamp	F		ea	\$12.17	110-0132-6	\$9.76
Group I	I11	3R1025	Clmp 1-1/4"x3" SS CTS Redi	EA	Smith Blair	245-00016603-000	1-1/4x3 repair clamp	F		ea	\$15.25	110-0166-3	\$5.58
Group I	I12	3R1030	Clmp 1-1/4"x6" SS CTS Redi	EA	Smith Blair	245-00016606-000	1-1/4x6 repair clamp	F		ea	\$28.42	110-0166-6	\$10.02
Group I	I13	3R1035	Clmp 1-1/2"x3" SS CTS Redi	EA	Smith Blair	245-00019003-000	1-1/2x3 repair clamp	F		ea	\$16.37	110-0190-3	\$5.73
Group I	I14	3R1040	Clmp 1-1/2"x6" SS CTS Redi	EA	Smith Blair	72245019006	1-1/2x6 repair clamp	F		ea	\$14.07	110-0190-6	\$10.90
Group I	I15	3R1045	Clmp 2"x3" SS CTS Redi	EA	Smith Blair	72245023803	2x3 repair clamp	F		ea	\$8.05	110-0238-3	\$6.35
Group I	I16	3R1050	Clmp 2"x6" SS CTS Redi	EA	Smith Blair	72245023806	2x6 repair clamo	F		ea	\$14.79	110-0238-6	\$11.64
Group I	I17	3R1055	Clmp 2"x7" SS PVC CI Rep	EA	Smith Blair	72226023807	2.35-2.63 x7-1/2	F		ea	\$46.50	101-0238-7	\$39.50
Group I	I28	3R1110	Clmp 14"x15" SS AC RB Rep	EA	jcm	162-1530-18	14x15	F		es	\$435.30	102-1530.18	\$409.00
Group I	I37	3R1175	Clmp 14"x15" SS CI Rep	EA	jcm	162-1530-18	Clmp 14"x15" SS CI Rep	F		ea	\$425.00	102.1530-18	\$410.00
Group I	I42	3R1200	Clmp 30"x30" SS CI Rep	EA	jcm	132-3200-30	Clmp 30"x30" SS CI Rep	F		ea	\$2,675.00	102-3200-30	\$1,895.00
Group I	I43	3R1205	Clmp 36"x30" SS CI Rep	EA	jcm	132-3830-30	Clmp 36"x30" SS CI Rep	F		ea	\$2,999.00	102-3830-30	\$2,000.00
Group I	I44	3R1208	Clmp 20"W 2"IP TAP SS Rep	EA	jcm	163-2160-12X14	Clmp 20"W 2"IP TAP SS Rep	F		ea	\$500.00	103-2160-12x14	\$432.00
Group I	I45	3R1210	Clmp 2-1/2"x12" SS CL160 PVC	EA	Smith Blair	72226027512	2.70-3.00x12-1/2	F		ea	\$88.50	101-0275-12	\$61.70
Group I	I56	3R1265	Coupling 10" Hy Max Oversize	EA	Hymax	860-54-0278-16	Hymax 2 Flip		D	ea	\$293.03		
Group I	I57	3R1270	Coupling 12" Hy Max Oversize	EA	Hymax	860-54-0334-16	Hymax 2 Flip		D	ea	\$391.34	Macro-HP	\$380.00
Group I	I58	3R1272	Coupling 16" Hy Max	EA	Hymax	860-56-0434-16P	Hymax 2 Flip		D	ea	\$861.49		
Group I	I59	3R1290	Coupling 2" Hy Max20000303260	EA	Hymax	860-54-0054-16	Hymax 2 Flip		D	ea	\$83.22		
Group I	I60	3R1295	Coupling 3" Hy Max02620429026	EA	Hymax	860-54-0088-16	Hymax 2 Flip		D	ea	\$109.79		
Group I	I61	3R1300	Coupling 4" Hy Max02620511026	EA	Hymax	860-54-0108-16	Hymax 2 Flip		D	ea	\$140.67		
Group I	I62	3R1305	Coupling 6" Hy Max02620768026	EA	Hymax	860-54-0163-16	Hymax 2 Flip		D	ea	\$186.30		
Group I	I63	3R1310	Coupling 8" Hy Max02620984026	EA	Hymax	860-54-0217-16	Hymax 2 Flip		D	ea	\$210.34		
Group I	I64	3R1315	Coupling 12" Hy Max02621366026	EA	Hymax	860-54-0315-16	Hymax 2 Flip		D	ea	\$319.38		
Group I	I65	3R1350	Coupling 10" Hy Max02621200026	EA	Hymax	860-54-0272-16	Hymax 2 Flip		D	ea	\$270.59		
Group I	I66	3S1125	Coupling 4"x4" CLxPL Fernco	EA	Fernco	1002-44	Coupling 4" Clay- 4" CI/PL		D	ea	\$3.60		
Group I	I67	3S1130	Coupling 4"x4" PLxPL Fernco	EA	Fernco	1056-44	Coupling 4x4 CI/PL		D	ea	\$3.54		
Group I	I68	3S1133	Coupling 4"x3" PLxPL Fernco	EA	Fernco	1056-43	Coupling 4x3 CI/PL		D	ea	\$3.84		
Group I	I70	3S1140	Coupling 6"x4" PLxPL Fernco	EA	Fernco	1056-64	Coupling 6x4 CI/PL		D	ea	\$8.94		

EXHIBIT B, PRICING SCHEDULE
CORE MAIN LP

Group	Item	MC Stock Number	Description	UOM	Manufacturer (MFG)	MFG Part Number	Mfg Part Description	Foreign (F)	Domestic (D)	Std Pack Qty	Price	Alternate MFG Part Number	Alternate Part Price
Group I	I71	3S1145	Coupling 6"x4" CLxPL Fernco	EA	Fernco	1002-64	Coupling 6" Clay- 4" CI/PL		D	ea	\$8.94		
Group I	I72	3S1150	Coupling 6"x6" CLxPL Fernco	EA	Fernco	1002-66	Coupling 6" Clay- 6" CI/PL		D	ea	\$7.61		
Group I	I73	3S1155	Coupling 6"x6" PLxPL Fernco	EA	Fernco	1056-66	Coupling 6x6 CI/PL		D	ea	\$7.61		
Group I	I76	3S1170	Coupling 8"x8" CLxPL Fernco	EA	Fernco	1002-88	Coupling 8" Clay- 8" CI/PL		D	ea	\$11.90		
Group I	I77	3S1175	Coupling 8"x6" CLxPL Fernco	EA	Fernco	1002-86	Coupling 8" Clay- 6" CI/PL		D	ea	\$14.14		
Group I	I85	3S1196	Coupling 10x10 PLxPL Shd 1056	EA	Fernco	1056-1010RC	Coupling 10" CI/PL- 10" CI/PL RC		D	ea	\$61.25		
Group I	I86	3S1205	Ell 6" Sch80 PVC 90deg	EA	spears	806-060	90	F		ea	\$29.35		
Group J	J13	3B1080	Bushing 3/8"x1/4" Brass	EA	Merit Brass	XNL114-0604	3/8 X 1/4 BRASS HEX BUSHING-LF	F		120	\$0.92		
Group J	J16	3B1095	Bushing 3/4"x1/4" Brass	EA	Merit Brass	XNL114-1204 3/4" X 1/4" 125# LEAD FREE BR HEX BUSH		F		40	\$1.12		
Group J	J22	3B1140	Coupling 1" Brass FIPT	EA	Merit Brass	XNL111-16	1" 125# LEAD FREE BR COUPLING	F		15	\$3.51		
Group J	J25	3B1150	Coupling 2" Brass FIPT	EA	Merit Brass	XNL111-32 2" 125# LEAD FREE BR COUPLING		F		ea	\$12.27		
Group J	J29	3B1170	Ell 3/4" Brass 90deg St	EA	Merit Brass	XNL103-12	3/4" 125# LEAD FREE BR 90 STREET ELL	F		25	\$3.72		
Group J	J30	3B1175	Ell 1" Brass 90deg St	EA	Merit Brass	XNL103-16	1" 125# LEAD FREE BR 90 STREET ELL	F		10	\$6.16		
Group J	J34	3B1179	Ell 2" Brass 90deg St	EA	Merit Brass	XNL103-32	2" 125# LEAD FREE BR 90 STREET ELL	F		ea	\$20.81		
Group J	J94	3B1425	Ell 1-1/2" Brass 90deg	EA	Merit Brass	XNL101-24	1-1/2" 125# LEAD FREE BR 90 ELL	F		5	\$9.38		
Group J	J96	3B1431	ELL 2" 304SS 90DEG	EA	Merit Brass	K401-32	2" 150# 304 SS 90 ELBOW	F		ea	\$9.61		
Group J	J98	3V1200	Valve 1/4" Ball Brass FIP	EA	Merit Brass	bv020	ball valve	F		ea	\$2.99		
Group J	J99	3V1205	Valve 1/2" Ball Brass FIP	EA	Buy Wholesale	bv050	ball valve	F		ea	\$3.00		
Group J	J100	3V1210	Valve 3/4" Ball Brass FIP	EA	Buy Wholesale	bv075	ball valve	F		ea	\$4.75		
Group J	J101	3V1215	Valve 1" Ball Brass FIP	EA	Buy Wholesale	bv100	ball valve	F		ea	\$6.95		
Group J	J102	3V1217	Valve 1-1/2" Ball Brass FIP	EA	Buy Wholesale	bv150	ball valve	F		ea	\$15.95		
Group J	J103	3V1218	Valve 2" Ball Brass FIP	EA	Buy Wholesale	bv200	ball valve	F		ea	\$23.50		
Group J	J104	3V1265	Valve 3/4" Swing Check Brass	EA	Buy Wholesale	scv075	swing check	F		ea	\$6.20		
Group J	J105	3V1270	Valve 1" Swing Check Brass	EA	Buy Wholesale	scv100	swing check	F		ea	\$8.85		
Group J	J106	3V1275	Valve 1-1/4" Swing Check Brass	EA	Buy Wholesale	scv125	swing check	F		ea	\$14.35		
Group J	J107	3V1280	Valve 1-1/2" Swing Check Brass	EA	Buy Wholesale	scv150	swing check	F		ea	\$20.30		
Group J	J108	3V1285	Valve 2" Swing Check Brass	EA	Buy Wholesale	scv200	swing check	F		ea	\$24.60		
Group J	J110	3V1295	Valve 3" Swing Check Brass FIP	EA	Buy Wholesale	scv300	swing check		D	ea	\$62.45		
Group J	J111	3V1300	Valve 4" Swing Check Brass FIP	EA	Buy Wholesale	scv400	swing check	F		ea	\$105.00		
Group J	J112	3V1305	Valve 3/4" Gate Brass	EA	Buy Wholesale	gv075	gate valve	F		ea	\$4.96		
Group J	J113	3V1310	Valve 1/2" Gate Brass	EA	Buy Wholesale	gv050	gate valve	F		ea	\$3.75		
Group J	J114	3V1315	Valve 1" Gate Brass	EA	Buy Wholesale	gv100	gate valve	F		ea	\$7.55		
Group J	J115	3V1320	Valve 1-1/4" Gate Brass	EA	Buy Wholesale	gv125	gate valve	F		ea	\$11.60		
Group J	J116	3V1325	Valve 1-1/2" Gate Brass	EA	Buy Wholesale	gv150	gate valve	F		ea	\$14.75		
Group J	J117	3V1330	Valve 2" Gate Brass	EA	Buy Wholesale	gv200	gate valve	F		ea	\$18.20		
Group J	J118	3V1335	Valve 2" Gate w/operating nut	EA	Mueller	A-2361	gate valve	F		ea	\$210.00		
Group J	J119	3V1340	Valve 2-1/2" Gate Brass	EA	Buy Wholesale	gv250	gate valve	F		ea	\$42.50		
Group J	J120	3V1345	Valve 3" Gate Brass	EA	Buy Wholesale	gv300	gate valve	F		ea	\$47.85		
Group J	J121	3V1350	Valve 4" Gate Brass	EA	Buy Wholesale	gv400	gate valve	F		ea	\$86.95		
Group J	J122	3V1355	Valve 3/4" Hose Bib Brass	EA	Buy Wholesale	hb0075	hose bibb	F		ea	\$3.14		
Group K	K2	3B1002	Coupling 1" Quick Joint	EA	Mueller	015403 330N	1" Service fitting	F		ea	\$15.45		
Group K	K4	3B1007	Coupling MTR 3/4"x2"	EA	Buy Wholesale	4407MCNLA	3/4 meter cplg.	F		ea	\$3.99		
Group K	K10	3C1025	Adapter 3/4" CPxMIP Brass	EA	Mueller	015428 250N	CTSxMIP	F		ea	\$10.46		
Group K	K11	3C1026	Adapter 3/4" PVCxMIP Brass	EA	Mueller	E15429 250N	Service Fitting	F		ea	\$13.05		
Group K	K12	3C1030	Adapter 1" CPxMIP Brass	EA	Mueller	015428 330N	Service Fitting	F		ea	\$12.35		

EXHIBIT B, PRICING SCHEDULE
CORE MAIN LP

Group	Item	MC Stock Number	Description	UOM	Manufacturer (MFG)	MFG Part Number	Mfg Part Description	Foreign (F)	Domestic (D)	Std Pack Qty	Price	Alternate MFG Part Number	Alternate Part Price
Group K	K13	3C1031	Adapter 1" PVCxMIP Brass	EA	Mueller	V15440 330N	Service Fitting	F		ea	\$20.55		
Group K	K14	3C1035	Adapter 1-1/2" CPxMIP Brass	EA	Mueller	P15428 500N	Service Fitting	F		ea	\$34.20		
Group K	K15	3C1036	Adapter 1-1/2" MIPxPVC Brass	EA	Mueller	V15440 500N	Service Fitting	F		ea	\$40.23		
Group K	K17	3C1040	Adapter 2" CPxMIP Brass	EA	Mueller	P15428 550N	Service Fitting		D	ea	\$49.79		
Group K	K18	3C1042	Adapter 2" IPxMIP Brass	EA	Mueller	015451 550N	Service Fitting		D	ea	\$52.10		
Group K	K20	3C1046	Adapter 3/4" PVCxFIP Brass	EA	Mueller	E15454 250N	Service Fitting		D	ea	\$12.75		
Group K	K22	3C1051	Adapter 1" PVCxFIP Brass	EA	Mueller	V15442 330N	Service Fitting		D	ea	\$19.95		
Group K	K23	3C1055	Adapter 1-1/2" CPxFIP Brass	EA	Mueller	015451 500N	Service Fitting		D	ea	\$43.75		
Group K	K24	3C1056	Adapter 1-1/2" FIPxPVC Brass	EA	Mueller	V15442 500N	Service Fitting		D	ea	\$43.45		
Group K	K26	3C1060	Adapter 2" CPxFIP Brass	EA	Mueller	015451 550N	Service Fitting		D	ea	\$52.07		
Group K	K27	3C1062	Adapter 2" FIPxPVC Brass	EA	Mueller	V15442 550N	Service Fitting		D	ea	\$67.12		
Group K	K30	3C1075	Tee 3/4" Comp Brass	EA	Mueller	015381 250N	Service Fitting		D	ea	\$29.35		
Group K	K31	3C1080	Tee 3/4"x3/4"x1" Comp Brass	EA	Mueller	015381 275N	Service Fitting		D	ea	\$31.30		
Group K	K35	3C1105	Ell 1" Comp Brass CTS	EA	Mueller	015526 330N	Service Fitting		D	ea	\$21.01		
Group K	K36	3C1115	Union 3/4" Comp Brass CTS	EA	Mueller	015403 250N	Service Fitting		D	ea	\$12.77		
Group K	K37	3C1117	Coupling 3/4"x1" CTS	EA	Mueller	015403 333N	Service Fitting		D	ea	\$14.10		
Group K	K40	3C1130	Union 2" Comp Brass CTS	EA	Mueller	015403 550N	Service Fitting		D	ea	\$66.34		
Group K	K45	3C1215	Valve Corp 3/4" CMPSxCC	EA	Mueller	P25008 250N	Ball Corp		D	ea	\$34.15		
Group K	K46	3C1220	Valve Corp 1" CMPSxCC	EA	Mueller	P25008 330N	Ball Corp		D	ea	\$44.93		
Group K	K54	3C1235	Valve Corp 3/4" CMPSxMIP	EA	Mueller	P25028 250N	Ball Corp		D	ea	\$26.75		
Group K	K55	3C1243	Valve Ball-Corp 1" Ford FB1100	EA	Mueller	P25028 330N	Ball Corp		D	ea	\$44.90		
Group K	K60	3C1256	Coupling 3/4" CTSx3/4" PVC	EA	Mueller	E15443 250N	Service Fitting		D	ea	\$16.65		
Group K	K61	3C1257	Coupling 1" CTSx1" PVC	EA	Mueller	V15441 330N	Service Fitting		D	ea	\$24.15		
Group K	K67	3W1155	Meter VB42-7W Reset	EA	Mueller	234B24118R	Resetter		D	ea	\$71.25		
Group K	K68	3W1160	Meter VB42-9W Reset	EA	Mueller	236B24118R	Resetter		D	ea	\$73.40		
Group K	K69	3W1165	Meter FVB4212W 3/4"x12" Reset	EA	Mueller	238B24118R	Resetter		D	ea	\$76.80		
Group K	K74	3W1188	Meter Flng Set 1 1/2" w/SS N/B	EA	Buy Wholesale	bf3bpksnl	oval flg pack w/s/s		D	ea	\$58.99		
Group K	K75	3W1189	Meter Flng Set 2" w/SS NB	EA	Buy Wholesale	bf4bpksnl	oval flg pack w/s/s		D	ea	\$68.99		
Group L	L1	3V1230	Valve 3/4" Bkfl Dbl Check	EA	ames	LF2000BMI	dbl check	F		ea	\$96.85		
Group L	L4	3V1245	Valve 1-1/2" Bkfl Dbl Check	EA	ames	LF2000BMI	dbl check	F		ea	\$269.47		
Group L	L5	3V1360	Valve 3/4" Bkfl Red Pres	EA	ames	LF4000BM1	RPZ	F		ea	\$163.16		
Group L	L6	3V1365	Valve 1" Bkfl Red Pres	EA	ames	LF4000BM1	RPZ	F		ea	\$170.00		
Group L	L7	3V1370	Valve 1-1/2" Bkfl Red Pres	EA	ames	LF4000BM1	RPZ	F		ea	\$332.63		
Group L	L8	3V1375	Valve 2" Bkfl Red Pres	EA	ames	LF4000BM1	RPZ	F		ea	\$376.17		
Group M	M1	3N1300	Ell 1/2" SS St	EA	Merit Brass	12ss90	90	F		ea	\$2.32		
Group M	M2	3N1305	Nipple 1/2"x2" SS	EA	Merit Brass	122ssn	nipple	F		ea	\$0.99		
Group M	M3	3N1310	Nipple 1"x2" SS	EA	Merit Brass	12ssn	nipple	F		ea	\$1.53		
Group M	M4	3N1312	COUPLING 1" 304 SS	EA	Merit Brass	1ssc	Coupling	F		ea	\$3.15		
Group M	M5	3N1325	Nipple 2x4" SS"	EA	Merit Brass	24ssn	nipple	F		ea	\$5.22		
Group M	M6	3N1420	Nipple 2xClose SS"	EA	Merit Brass	2clssn	nipple	F		ea	\$3.12		
Group N	N4	3X1055	Tape 2" Duct	RO	electro tape	GP22	Duct Tape	F		ea	\$3.99		
Note: Yellow-highlighted items are accepted low-bid alternates.													

EXHIBIT C, AFFIDAVIT OF NO CONFLICT

STATE OF Florida
COUNTY OF Sarasota

BEFORE ME, the undersigned authority, this day personally appeared [INSERT NAME] David Bryant, as [INSERT TITLE] District Manager of [INSERT SUPPLIER NAME] Core & Main LP, with full authority to bind (hereinafter "SUPPLIER"), who being first duly sworn, deposes and says that SUPPLIER:

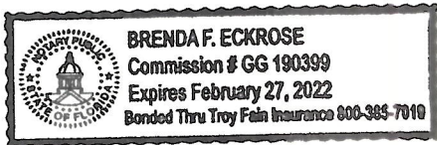
- (a) Is not currently engaged and will not become engaged in any obligations, undertakings or contracts that will require SUPPLIER to maintain an adversarial role against the County or that will impair or influence the advice, recommendations or quality of work provided to the County; and
- (b) Has provided full disclosure of all potentially conflicting contractual relationships and full disclosure of contractual relationships deemed to raise a question of conflict(s); and
- (c) Has provided full disclosure of prior work history and qualifications that may be deemed to raise a possible question of conflict(s).

Affiant makes this Affidavit for the purpose of inducing Manatee County, a political subdivision of the State of Florida, to enter into this Agreement No. 19-R071301CB for Water, Sewer, and Backflow Parts.

DATED this 7th day of August, 2019.


Signature

The foregoing instrument was sworn to and acknowledged before me this 7th day of August, 2019, by David Bryant, as District Manager of Core & Main LP. He/she is personally known to me or has produced _____ as identification.



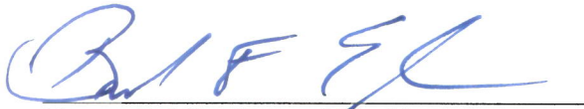

Notary Public, State of Florida at Large
Commission No. _____

EXHIBIT D, INSURANCE REQUIREMENTS

The SUPPLIER will not commence work under the resulting Agreement until all insurance coverages indicated by an "X" herein have been obtained. The SUPPLIER shall obtain and submit to the Procurement Division within ten (10) calendar days from the date of notice of intent to award, at its expense, the following minimum amounts of insurance (inclusive of any amounts provided by an umbrella or excess policy): Work under this Agreement cannot commence until all insurance coverages indicated herein have been obtained on a standard ACORD form (inclusive of any amounts provided by an umbrella or excess policy):

Automobile Liability Insurance Required Limits

Coverage must be afforded under a per occurrence policy form including coverage for all owned, hired and non-owned vehicles for bodily injury and property damage of not less than:

- \$1,000,000 Combined Single Limit; OR
- \$ 500,000 Bodily Injury and \$500,000 Property Damage
- \$10,000 Personal Injury Protection (No Fault)
- \$500,000 Hired, Non-Owned Liability
- \$10,000 Medical Payments

This policy shall contain severability of interests' provisions.

Commercial General Liability Insurance Required Limits (per Occurrence form only; claims-made form is not acceptable)

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name 'Manatee County, a political subdivision of the State of Florida' as an Additional Insured, and include limits not less than:

- \$1,000,000 Single Limit Per Occurrence
- \$2,000,000 Aggregate
- \$1,000,000 Products/Completed Operations Aggregate
- \$1,000,000 Personal and Advertising Injury Liability
- \$50,000 Fire Damage Liability
- \$10,000 Medical Expense, and
- \$1,000,000, Third Party Property Damage
- \$ Project Specific Aggregate (Required on projects valued at over \$10,000,000)

This policy shall contain severability of interests' provisions.

Employer's Liability Insurance

Coverage limits of not less than:

- \$100,000 Each Accident
- \$500,000 Disease Each Employee
- \$500,000 Disease Policy Limit

- Worker's Compensation Insurance
- US Longshoremen & Harbor Workers Act**
- Jones Act Coverage**

Coverage limits of not less than:

- Statutory workers' compensation coverage shall apply for all employees in compliance with the laws and statutes of the State of Florida and the federal government.
- If any operations are to be undertaken on or about navigable waters, coverage must be included for the US Longshoremen & Harbor Workers Act and Jones Act.

Should 'leased employees' be retained for any part of the project or service, the employee leasing agency shall provide evidence of Workers' Compensation coverage and Employer's Liability coverage for all personnel on the worksite and in compliance with the above Workers' Compensation requirements.

NOTE: Workers' Compensation coverage is a firm requirement. Elective exemptions are considered on a case-by-case basis and are approved in a very limited number of instances.

Aircraft Liability Insurance Required Limits

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name 'Manatee County a political subdivision of the State of Florida' as an Additional Insured, and include limits not less than:

- \$ Each Occurrence Property and Bodily Injury with no less than \$100,000 per passenger each occurrence or a 'smooth' limit.
- \$ General Aggregate.

Un-Manned Aircraft Liability Insurance (Drone)

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name 'Manatee County a political subdivision of the State of Florida' as an Additional Insured, and include limits not less than:

- \$ Each Occurrence Property and Bodily Injury; Coverage shall specifically include operation of Unmanned Aircraft Systems (UAS), including liability and property damage.
- \$ General Aggregate

Installation Floater Insurance

When the contract or agreement **does not** include construction of, or additions to, above ground building or structures, but does involve the installation of machinery or equipment, Installation Floater Insurance shall be afforded under a per occurrence policy form, policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured, and include limits not less than:

- 100% of the completed value of such addition(s), building(s), or structure(s)

Professional Liability and/or Errors and Omissions (E&O) Liability Insurances

Coverage shall be afforded under either an occurrence policy form or a claims-made policy form. If the coverage form is on a claims-made basis, then coverage must be maintained for a minimum of three years from termination of date of the contract. Limits must not be less than:

- \$ 1,000,000 Bodily Injury and Property Damage Each Occurrence
- \$ 2,000,000 General Aggregate

Builder's Risk Insurance

When the contract or agreement includes the construction of roadways and/or the addition of a permanent structure or building, including the installation of machinery and/or equipment, Builder's Risk Insurance shall be afforded under a per occurrence policy form, policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured, and include limits not less than:

- An amount equal to 100% of the completed value of the project, or the value of the equipment to be installed
- The policy shall not carry a self-insured retention/deductible greater than \$10,000

Coverage shall be for all risks and include, but not be limited to, storage and transport of materials, equipment, supplies of any kind whatsoever to be used on or incidental to the project, theft coverage, and Waiver of Occupancy Clause Endorsement, where applicable.

Cyber Liability Insurance

Coverage shall comply with Florida Statute 501.171, shall be afforded under a per occurrence policy form, policy shall be endorsed and name 'Manatee County, a political subdivision of the State of Florida' as an Additional Insured, and include limits not less than:

- \$ Security Breach Liability
- \$ Security Breach Expense Each Occurrence
- \$ Security Breach Expense Aggregate
- \$ Replacement or Restoration of Electronic Data
- \$ Extortion Threats
- \$ Business Income and Extra Expense
- \$ Public Relations Expense

NOTE: Policy must not carry a self-insured retention/deductible greater than \$25,000.

Hazardous Materials Insurance (As Noted Below)

Hazardous materials include all materials and substances that are currently designated or defined as hazardous by the law or rules of regulation by the State of Florida or federal government.

All coverage shall be afforded under either an occurrence policy form or a claims-made policy form, and the policy shall be endorsed and name 'Manatee County, a political subdivision of the State of Florida' as an Additional Insured. If the coverage form is on a claims-made basis, then coverage must be maintained for a minimum of three years from termination of date of the contract. Limits must not be less than:

Pollution Liability

Amount equal to the value of the contract, subject to a \$1,000,000 minimum, for Bodily Injury and Property Damage to include sudden and gradual release, each claim and aggregate.

Asbestos Liability (If handling within scope of Contract)

Amount equal to the value of the contract, subject to a \$1,000,000 minimum, for Bodily Injury and Property Damage to include sudden and gradual release, each claim and aggregate.

Disposal

When applicable, SUPPLIER shall designate the disposal site and furnish a Certificate of Insurance from the disposal facility for Environmental Impairment Liability Insurance covering liability.

- Amount equal to the value of the contract, subject to a \$1,000,000 minimum, for Liability for Sudden and Accidental Occurrences, each claim and an aggregate.
- Amount equal to the value of the contract, subject to a \$1,000,000 minimum, for Liability for Non-Sudden and Accidental Occurrences, each claim and an aggregate.

Hazardous Waste Transportation Insurance

SUPPLIER shall designate the hauler and have the hauler furnish a Certificate of Insurance for Automobile Liability insurance with Endorsement MCS-90 for liability arising out of the transportation of hazardous materials. EPA identification number shall be provided.

All coverage shall be afforded under either an occurrence policy form or a claims-made policy form and the policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured. If the coverage form is on a claims-made basis, then coverage must be maintained for a minimum of three years from termination of date of the contract. Limits must not be less than:

- Amount equal to the value of the contract, subject to a \$1,000,000 minimum, per accident.

Liquor Liability Insurance

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured, and include limits not less than:

- \$1,000,000 Each Occurrence and Aggregate

Garage Keeper's Liability Insurance

Coverage shall be required if the maintenance, servicing, cleaning or repairing of any County motor vehicles is inherent or implied within the provision of the contract.

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured, and include limits not less than:

- Property and asset coverage in the full replacement value of the lot or garage.

Bailee's Customer Liability Insurance

Coverage shall be required for damage and/or destruction when County property is temporarily under the care or custody of a person or organization, including property that is on, or in transit to and from the

person or organization's premises. Perils covered should include fire, lightning, theft, burglary, robbery, explosion, collision, flood, earthquake and damage or destruction during transportation by a carrier.

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured, and include limits not less than:

- Property and asset coverage in the full replacement value of the County asset(s) in the SUPPLIER'S care, custody and control.

Hull and Watercraft Liability Insurance

Coverage shall be afforded under a per occurrence policy form, policy shall be endorsed and name "Manatee County, a political subdivision of the State of Florida" as an Additional Insured, and include limits not less than:

- \$ Each Occurrence
- \$ General Aggregate
- \$ Fire Damage Liability
- \$10,000 Medical Expense, and
- \$ Third Party Property Damage
- \$ Project Specific Aggregate (Required on projects valued at over \$10,000,000)

Other [Specify]

BOND REQUIREMENTS

Bid Bond

A Bid Bond in the amount of \$_____ or ____% of the total offer. Bid bond shall be submitted with the sealed response and shall include project name, location, and / or address and project number. In lieu of the bond, the bidder may file an alternative form of security in the amount of \$_____ or ____% of the total offer. in the form of a money order, a certified check, a cashier's check, or an irrevocable letter of credit issued to Manatee County. NOTE: A construction project over \$200,000 requires a Bid Bond in the amount of 5% of the total bid offer.

Payment and Performance Bond

A Payment and Performance Bond shall be submitted by Successful Bidder for 100% of the award amount and shall be presented to Manatee County within ten (10) calendar days of issuance of the notice of intent to award. NOTE: A construction project over \$200,000 requires a Payment and Performance Bond.

INSURANCE REQUIREMENTS

I. THE POLICIES ARE TO CONTAIN, OR BE ENDORSED TO CONTAIN, THE FOLLOWING PROVISIONS:

Commercial General Liability and Automobile Liability Coverages

- a. **“Manatee County, a Political Subdivision of the State of Florida,” is to be named as an Additional Insured in respect to:** Liability arising out of activities performed by or on behalf of the SUPPLIER, his agents, representatives, and employees; products and completed operations of the SUPPLIER; or automobiles owned, leased, hired or borrowed by the SUPPLIER. The coverage shall contain no special limitation(s) on the scope of protection afforded to the COUNTY, its officials, employees or volunteers.
In addition to furnishing a Certificate of Insurance, the SUPPLIER shall provide the endorsement that evidences Manatee COUNTY being listed as an Additional Insured. This can be done in one of two ways: (1) an endorsement can be issued that specifically lists “Manatee County, a Political Subdivision of the State of Florida,” as Additional Insured; or, (2) an endorsement can be issued that states that all Certificate Holders are Additional Insured with respect to the policy.
- b. The SUPPLIER'S insurance coverage shall be primary insurance with respect to the COUNTY, its officials, employees and volunteers. Any insurance or self-insurance maintained by the COUNTY, its officials, employees or volunteers shall be excess of SUPPLIER's insurance and shall be non-contributory.
- c. The insurance policies must be on an occurrence form.

Workers' Compensation and Employers' Liability Coverages

The insurer shall agree to waive all rights of subrogation against the COUNTY, its officials, employees and volunteers for losses arising from work performed by the SUPPLIER for the COUNTY.

II. General Insurance Provisions Applicable To All Policies

- a. Prior to the execution of contract, or issuance of a Purchase Order, and then annually upon the anniversary date(s) of the insurance policy's renewal date(s) for as long as this contract remains in effect, SUPPLIER shall furnish the COUNTY with a Certificate(s) of Insurance (using an industry accepted certificate form, signed by the Issuer, with applicable endorsements, and containing the solicitation or contract number, and title or description) evidencing the coverage set forth above and naming “Manatee County, a Political Subdivision of the State of Florida” as an Additional Insured on the applicable coverage(s) set forth above.
- b. If the policy contains an aggregate limit, confirmation is needed in writing (letter, email, etc.) that the aggregate limit has not been eroded to procurement representative when supplying Certificate of Insurance. In addition, when requested in writing from the COUNTY, SUPPLIER will provide the COUNTY with a certified copy of all applicable policies. The address where such certificates and certified policies shall be sent or delivered is as follows:

**Manatee County, a Political Subdivision of the State of Florida
Attn: Risk Management Division
1112 Manatee Avenue West, Suite 969
Bradenton, FL 34205**

- c. The project's solicitation number and title shall be listed on each certificate.

- d. SUPPLIER shall provide thirty (30) days written notice to the Risk Manager of any cancellation, non-renewal, termination, material change, or reduction in coverage of any insurance policies to procurement representative including solicitation number and title with all notices.
 - e. SUPPLIER agrees that should at any time SUPPLIER fail to meet or maintain the required insurance coverage(s) as set forth herein, the COUNTY may terminate this contract.
 - f. The SUPPLIER waives all subrogation rights against COUNTY, a Political Subdivision of the State of Florida, for all losses or damages which occur during the contract and for any events occurring during the contract period, whether the suit is brought during the contract period or not.
 - g. The SUPPLIER has sole responsibility for all insurance premiums and policy deductibles.
 - h. It is the SUPPLIER'S responsibility to ensure that his agents, representatives and subcontractors comply with the insurance requirements set forth herein. SUPPLIER shall include his agents, representatives, and subcontractors working on the project or at the worksite as insured under its policies, or SUPPLIER shall furnish separate certificates and endorsements for each agent, representative, and subcontractor working on the project or at the worksite. All coverages for agents, representatives, and subcontractors shall be subject to all of the requirements set forth to the procurement representative.
 - i. All required insurance policies must be written with a carrier having a minimum A.M. Best rating of A- FSC VII or better. In addition, the COUNTY has the right to review the SUPPLIER's deductible or self-insured retention and to require that it be reduced or eliminated.
- III. SUPPLIER understands and agrees that the stipulated limits of coverage listed herein in this insurance section shall not be construed as a limitation of any potential liability to the COUNTY, or to others, and the COUNTY'S failure to request evidence of this insurance coverage shall not be construed as a waiver of SUPPLIER'S obligation to provide and maintain the insurance coverage specified.
- IV. The enclosed Hold Harmless Agreement shall be signed by the SUPPLIER and shall become a part of the contract.
- V. SUPPLIER understands and agrees that the COUNTY does not waive its immunity and nothing herein shall be interpreted as a waiver of the COUNTY'S rights, including the limitation of waiver of immunity, as set forth in Florida Statutes 768.28, or any other statutes, and the COUNTY expressly reserves these rights to the full extent allowed by law.
- VI. No award shall be made until the Procurement Division has received the Certificate of Insurance and Hold Harmless Agreement in accordance with this section.

VII. BONDING REQUIREMENTS

Bid Bond/Certified Check. By submitting a proposal, the SUPPLIER agrees should its proposal be accepted, **to execute the form of Agreement and present the same to COUNTY for approval within ten (10) calendar days after notice of intent to award.** The SUPPLIER further agrees that failure to execute and deliver said form of Agreement **within ten (10) calendar days** will result in damages to COUNTY and as guarantee of payment of same a bid bond/certified check shall be enclosed within the submitted sealed proposal in the amount of five (5%) percent of the total amount of the proposal. The SUPPLIER further agrees that in case the SUPPLIER fails to enter into an Agreement, as prescribed by COUNTY, the bid bond/certified check accompanying the proposal shall be forfeited to COUNTY as agreed liquidated damages. If COUNTY enters into an agreement with a SUPPLIER, or if COUNTY rejects any and/or all proposals, accompanying bond will be promptly returned.

Payment and Performance Bonds. Prior to commencing work, the SUPPLIER shall obtain, for the benefit of and directed to COUNTY, a Payment and Performance Bond satisfying the requirements of Florida Statutes § 255.05, covering the faithful performance by the SUPPLIER of its obligation under the Contract Documents, including but not limited to the construction of the project on the project site and the payment and obligations arising thereunder, including all payments to Subcontractors, laborers, and materialmen. The surety selected by the SUPPLIER to provide the Payment and Performance Bond shall be approved by COUNTY prior to issuance of such Bond, which approval shall not be unreasonably withheld or delayed provided that surety is rated A- or better by Best's Key Guide, latest edition.

Failure to provide the required bonds on the prescribed form may result in SUPPLIER being deemed nonresponsive. Bonds must be in the form prescribed in Florida Statutes § 255.05, and must not contain notice, demand or other terms and conditions, including informal pre-claim meetings, not provided for in Florida Statutes § 255.05.

Bonds shall be in an amount equal to 100% of the contract price issued by a duly authorized and nationally recognized surety company, authorized to do business in the State of Florida, satisfactory to COUNTY. Surety shall be rated as "A-" or better by Best's Key Guide, latest edition. The attorney-in-fact who signs the bonds must file with the bonds, a certificate and effective dated copy of power-of-attorney. Payment and Performance Bonds shall be issued to "Manatee County, a political subdivision of the State of Florida", **within ten (10) calendar days after issuance of notice of intent to award.**

In addition, pursuant to Florida Statutes § 255.05(1)(b), Florida Statutes, prior to commencing work, the SUPPLIER shall be responsible and bear all costs associated to record the Payment and Performance Bond with the Manatee County Clerk of the Circuit Court. A certified copy of said recording shall be furnished to the Procurement Division upon filing. Pursuant to Florida Statutes § 255.05(1)(b), Florida Statutes, COUNTY will make no payment to the SUPPLIER until the SUPPLIER has complied with this paragraph.

Furnishing Payment and Performance Bonds shall be requisite to execution of an Agreement with COUNTY. Said Payment and Performance Bonds will remain in force for the duration of this Agreement with the premiums paid by the SUPPLIER. Failure of the SUPPLIER to execute such Agreement and to supply the required bonds shall be just cause for cancellation of the award. COUNTY may then contract with the next lowest, responsive and responsible SUPPLIER or re-advertise this RFP.

Failure of COUNTY at any time to require performance by the SUPPLIER of any provisions set out in the resulting Agreement will in no way affect the right of COUNTY, thereafter, to enforce those provisions.

[Remainder of page intentionally left blank]

SUPPLIER'S INSURANCE STATEMENT

THE UNDERSIGNED representative of SUPPLIER has read and understands the aforementioned insurance and bond requirements of this Agreement and shall provide the required insurance and bonds within ten (10) days from the date of notice of intent to award.

Supplier Name: Core & Main LP Date: August 7, 2019
Authorized Signature: 
Print Name/Title: David Bryant, District Manager
Insurance Agency: Willis of New York, Inc.
Agent Name: See attached certificate Agent Phone: _____
Surety Agency: N/A
Surety Name: _____ Surety Phone: _____

Please return this completed and signed statement with your Agreement.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
08/06/2019

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).

PRODUCER Willis Towers Watson Northeast, Inc. fka Willis of New York, Inc. c/o 26 Century Blvd P.O. Box 305191 Nashville, TN 372305191 USA	CONTACT NAME: Willis Towers Watson Certificate Center PHONE (A/C, No. Ext): 1-877-945-7378 FAX (A/C, No): 1-888-467-2378 E-MAIL ADDRESS: certificates@willis.com	
	INSURER(S) AFFORDING COVERAGE	
INSURED Core & Main LP 1830 Craig Park Court Saint Louis, MO 63146	INSURER A: National Union Fire Insurance Company of P	NAIC # 19445
	INSURER B: New Hampshire Insurance Company	NAIC # 23841
	INSURER C: Markel Insurance Company	NAIC # 38970
	INSURER D: Navigators Insurance Company	NAIC # 42307
	INSURER E: Berkshire Hathaway Specialty Insurance Com	NAIC # 22276
	INSURER F: American Home Assurance Company	NAIC # 19380

COVERAGES

CERTIFICATE NUMBER: W12258970

REVISION NUMBER:

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

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR <input checked="" type="checkbox"/> SIR: \$500,000* GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input checked="" type="checkbox"/> LOC OTHER:	Y	Y	GL 6862371	08/01/2019	08/01/2020	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 1,000,000 MED EXP (Any one person) \$ 15,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 2,000,000
A	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> HIRED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> NON-OWNED AUTOS ONLY	Y	Y	CA 4993187	08/01/2019	08/01/2020	COMBINED SINGLE LIMIT (Ea accident) \$ 2,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$
	UMBRELLA LIAB EXCESS LIAB OCCUR CLAIMS-MADE DED RETENTION \$						EACH OCCURRENCE \$ AGGREGATE \$
B	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N No	N/A	WC 017515670	08/01/2019	08/01/2020	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTHER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000
C	Excess General Liability			MKLM6MM50000013	08/01/2019	08/01/2020	\$5,000,000 xs \$1,000,000

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

RE: Bid No. 19-R071301CB - WATER, SEWER, AND BACKFLOW PARTS.

* General Liability: The \$1,000,000 per Occurrence and \$2,000,000 Aggregate limits displayed is a combination of \$500,000 Self-Insured Retention and \$500,000 Per Occurrence / \$1,500,000 Aggregate limits of liability provided by the carrier noted above.

SEE ATTACHED

CERTIFICATE HOLDER

Manatee County,
 a Political Subdivision of the State of Florida
 Attention: Risk Management Division
 1112 Manatee Avenue West, Suite 969
 Bradenton, FL 34205

CANCELLATION

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

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ADDITIONAL REMARKS SCHEDULE

AGENCY Willis Towers Watson Northeast, Inc. fka Willis of New York, Inc.		NAMED INSURED Core & Main LP 1830 Craig Park Court Saint Louis, MO 63146	
POLICY NUMBER See Page 1		NAIC CODE See Page 1	
CARRIER See Page 1		EFFECTIVE DATE: See Page 1	

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
 FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

Manatee County, a Political Subdivision of the State of Florida, is included as an Additional Insured as respects to General Liability and Automobile Liability where required by written contract.

The General Liability and Automobile Liability policies shall be Primary and Non-Contributory with any other insurance in force for or which may be purchased by the COUNTY, its officials, employees and volunteers where required by written contract.

Waiver of Subrogation applies in favor of COUNTY, a Political Subdivision of the State of Florida with respects to General Liability and Automobile Liability where required by written contract.

Waiver of Subrogation applies in favor of the COUNTY, its officials, employees and volunteers with respects to Worker's Compensation, where required by written contract and as permitted by law.

INSURER AFFORDING COVERAGE: National Union Fire Insurance Company of Pittsburgh NAIC#: 19445
 POLICY NUMBER: CA 4993188 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

ADDITIONAL INSURED: Y
 SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Auto Liability	Combined Single Limit	\$2,000,000
Any Auto		

INSURER AFFORDING COVERAGE: National Union Fire Insurance Company of Pittsburgh NAIC#: 19445
 POLICY NUMBER: CA 4993189 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

ADDITIONAL INSURED: Y
 SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Auto Liability	Combined Single Limit	\$2,000,000
Any Auto		

INSURER AFFORDING COVERAGE: Navigators Insurance Company NAIC#: 42307
 POLICY NUMBER: NY19RXSZ02HYLIV EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Excess Auto Liability	\$3,000,000 xs	\$2,000,000



ADDITIONAL REMARKS SCHEDULE

AGENCY Willis Towers Watson Northeast, Inc. fka Willis of New York, Inc.	NAMED INSURED Core & Main LP 1830 Craig Park Court Saint Louis, MO 63146	
POLICY NUMBER See Page 1	EFFECTIVE DATE: See Page 1	
<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%; vertical-align: top;"> CARRIER See Page 1 </td> <td style="width: 50%; vertical-align: top;"> NAIC CODE See Page 1 </td> </tr> </table>		CARRIER See Page 1
CARRIER See Page 1	NAIC CODE See Page 1	

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
FORM NUMBER: 25 **FORM TITLE:** Certificate of Liability Insurance

INSURER AFFORDING COVERAGE: Berkshire Hathaway Specialty Insurance Company NAIC#: 22276
 POLICY NUMBER: 42-XSF-308468-01 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Excess Auto Liability	\$2,000,000 xs	\$5,000,000

INSURER AFFORDING COVERAGE: New Hampshire Insurance Company NAIC#: 23841
 POLICY NUMBER: WC 017515666 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation	EL-Each Accident	\$1,000,000
and Employers' Liability	EL-Disease - Limit	\$1,000,000
Per Statute	EL-Disease - Each Emp	\$1,000,000

INSURER AFFORDING COVERAGE: New Hampshire Insurance Company NAIC#: 23841
 POLICY NUMBER: WC 017515667 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation	EL-Each Accident	\$1,000,000
and Employers' Liability	EL-Disease - Limit	\$1,000,000
Per Statute	EL-Disease - Each Emp	\$1,000,000



ADDITIONAL REMARKS SCHEDULE

AGENCY Willis Towers Watson Northeast, Inc. fka Willis of New York, Inc.	NAMED INSURED Core & Main LP 1830 Craig Park Court Saint Louis, MO 63146
POLICY NUMBER See Page 1	EFFECTIVE DATE: See Page 1
CARRIER See Page 1	
NAIC CODE See Page 1	

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
 FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

INSURER AFFORDING COVERAGE: New Hampshire Insurance Company NAIC#: 23841
 POLICY NUMBER: WC 017515668 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation and Employers' Liability Per Statute	EL-Each Accident	\$1,000,000
	EL-Disease - Limit	\$1,000,000
	EL-Disease - Each Emp	\$1,000,000

INSURER AFFORDING COVERAGE: American Home Assurance Company NAIC#: 19380
 POLICY NUMBER: WC 017515669 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation and Employers' Liability Per Statute	EL-Each Accident	\$1,000,000
	EL-Disease - Limit	\$1,000,000
	EL-Disease - Each Emp	\$1,000,000

INSURER AFFORDING COVERAGE: Illinois National Insurance Company NAIC#: 23817
 POLICY NUMBER: WC 017515664 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation and Employers' Liability Per Statute	EL-Each Accident	\$1,000,000
	EL-Disease - Limit	\$1,000,000
	EL-Disease - Each Emp	\$1,000,000

INSURER AFFORDING COVERAGE: New Hampshire Insurance Company NAIC#: 23841
 POLICY NUMBER: WC 017515665 EFF DATE: 08/01/2019 EXP DATE: 08/01/2020

SUBROGATION WAIVED: Y

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation and Employers' Liability Per Statute	EL-Each Accident	\$1,000,000
	EL-Disease - Limit	\$1,000,000
	EL-Disease - Each Emp	\$1,000,000

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
ANY PERSON OR ORGANIZATION WHOM YOU BECOME OBLIGATED TO INCLUDE AS AN ADDITIONAL INSURED AS A RESULT OF ANY CONTRACT OR AGREEMENT YOU HAVE ENTERED INTO.	PER THE CONTRACT OR AGREEMENT.
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.	

A. Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

1. Your acts or omissions; or
 2. The acts or omissions of those acting on your behalf;
- in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than

that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

1. All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

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

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or

2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS - COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

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

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location And Description Of Completed Operations
ANY PERSON OR ORGANIZATION WHOM YOU BECOME OBLIGATED TO INCLUDE AS AN ADDITIONAL INSURED AS A RESULT OF ANY CONTRACT OR AGREEMENT YOU HAVE ENTERED INTO.	PER THE CONTRACT OR AGREEMENT.
Information required to complete this Schedule, if not shown above, will be shown in the Declarations.	

A. Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the Schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

However:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that

which you are required by the contract or agreement to provide for such additional insured.

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

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

1. Required by the contract or agreement; or
2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

ENDORSEMENT

This endorsement, effective 12:01 A.M. 08/01/2019 forms a part of

Policy No. CA 4993187 issued to CORE & MAIN LP

by NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED - WHERE REQUIRED UNDER CONTRACT OR AGREEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

SCHEDULE

ADDITIONAL INSURED:

Any person or organization for whom you are contractually bound to provide Additional Insured status but only to the extent of such person's or organization's liability arising out of the use of a covered "auto".

I. SECTION II - COVERED AUTOS LIABILITY COVERAGE, A. Coverage, 1. - Who Is Insured, is amended to add:

d. Any person or organization, shown in the schedule above, to whom you become obligated to include as an additional insured under this policy, as a result of any contract or agreement you enter into which requires you to furnish insurance to that person or organization of the type provided by this policy, but only with respect to liability arising out of use of a covered "auto". However, the insurance provided will not exceed the lesser of:

- (1) The coverage and/or limits of this policy, or
- (2) The coverage and/or limits required by said contract or agreement.



AUTHORIZED REPRESENTATIVE

ENDORSEMENT #

This endorsement, effective 12:01 A.M. **08/01/2019** forms a part of

Policy No. CA 4993187 issued to CORE & MAIN LP

By NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

**LIMITED ADVICE OF CANCELLATION PROVIDED VIA E-MAIL
TO ENTITIES OTHER THAN THE FIRST NAMED INSURED**

This policy is amended as follows:

In the event that the **Insurer** cancels this policy for any reason other than non-payment of premium, and

1. the cancellation effective date is prior to this policy's expiration date;
2. the **First Named Insured** is under an existing contractual obligation to notify a certificate holder when this policy is canceled (hereinafter, the "Certificate Holder(s)") and has provided to the **Insurer**, either directly or through its broker of record, the email address of a contact at each such entity; and
3. the **Insurer** received this information after the **First Named Insured** receives notice of cancellation of this policy and prior to this policy's cancellation effective date, via an electronic spreadsheet that is acceptable to the **Insurer**,

the **Insurer** will provide advice of cancellation (the "Advice") via e-mail to each such Certificate Holders within 90 days after the **First Named Insured** provides such information to the **Insurer**; provided, however, that if a specific number of days is not stated above, then the Advice will be provided to such Certificate Holder(s) as soon as reasonably practicable after the **First Named Insured** provides such information to the **Insurer**.

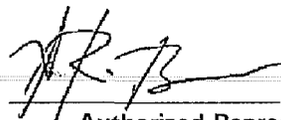
Proof of the **Insurer** emailing the Advice, using the information provided by the **First Named Insured**, will serve as proof that the **Insurer** has fully satisfied its obligations under this endorsement.

This endorsement does not affect, in any way, coverage provided under this policy or the cancellation of this policy or the effective date thereof, nor shall this endorsement invest any rights in any entity not insured under this policy.

The following Definitions apply to this endorsement:

1. **First Named Insured** means the Named Insured shown on the Declarations Page of this policy.
2. **Insurer** means the insurance company shown in the header on the Declarations page of this policy.

All other terms, conditions and exclusions shall remain the same.



Authorized Representative

ENDORSEMENT

This endorsement, effective 12:01 A.M. 08/01/2019 forms a part of Policy

No. GL 6862371 issued to CORE & MAIN LP

by NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

LIMITED ADVICE OF CANCELLATION PROVIDED VIA E-MAIL TO ENTITIES OTHER THAN THE FIRST NAMED INSURED

This policy is amended as follows:

In the event that the Insurer cancels this policy for any reason other than non-payment of premium, and

1. the cancellation effective date is prior to this policy's expiration date;
2. the First Named Insured is under an existing contractual obligation to notify a certificate holder when this policy is canceled (hereinafter, the "Certificate Holder(s)") and has provided to the Insurer, either directly or through its broker of record, the email address of a contact at each such entity; and
3. the Insurer received this information after the First Named Insured receives notice of cancellation of this policy and prior to this policy's cancellation effective date, via an electronic spreadsheet that is acceptable to the Insurer,

the Insurer will provide advice of cancellation (the "Advice") via e-mail to each such Certificate Holders within 30 days after the First Named Insured provides such information to the Insurer; provided, however, that if a specific number of days is not stated above, then the Advice will be provided to such Certificate Holder(s) as soon as reasonably practicable after the First Named Insured provides such information to the Insurer.

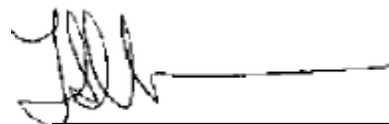
Proof of the Insurer emailing the Advice, using the information provided by the First Named Insured, will serve as proof that the Insurer has fully satisfied its obligations under this endorsement.

This endorsement does not affect, in any way, coverage provided under this policy or the cancellation of this policy or the effective date thereof, nor shall this endorsement invest any rights in any entity not insured under this policy.

The following Definitions apply to this endorsement:

1. First Named Insured means the Named Insured shown on the Declarations Page of this policy.
2. Insurer means the insurance company shown in the header on the Declarations page of this policy.

All other terms, conditions and exclusions shall remain the same.



Authorized Representative

ENDORSEMENT

This endorsement, effective 12:01 A.M. **08/01/2019** forms a part of

Policy No. CA 499-31-89 issued to CORE & MAIN LP

by NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, PA

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

EARLY NOTICE OF CANCELLATION PROVIDED BY US

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM;
TRUCKERS COVERAGE FORM
GARAGE COVERAGE FORM

Common Policy Conditions, A. Cancellation, 2. is amended to read:

2. We may cancel this policy by mailing or delivering to the first Named Insured written notice of cancellation at least:
 - a. **TEN** (10) days before the effective date of cancellation if we cancel for nonpayment of premium; or
 - b. **NINETY** (90) days before the effective date of cancellation if we cancel for any other reason.



AUTHORIZED REPRESENTATIVE

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement changes the policy to which it is attached effective on the inception date of the policy unless a different date is indicated below.

(The following "attaching clause" need be completed only when this endorsement is issued subsequent to preparation of the policy).

This endorsement, effective 12:01 AM 08/01/2019 forms a part of Policy No. WC 017515670

Issued to CORE & MAIN LP

By NEW HAMPSHIRE INSURANCE COMPANY

**LIMITED ADVICE OF CANCELLATION PROVIDED VIA E-MAIL
TO ENTITIES OTHER THAN THE NAMED INSURED
(WORKERS' COMPENSATION ONLY)**

This policy is amended as follows:

In the event that the **Insurer** cancels this policy for any reason other than non-payment of premium, and

1. the cancellation effective date is prior to this policy's expiration date;
2. the **Named Insured** or, if applicable, any other employers named in Item 1 of the Information Page is under an existing contractual obligation to notify a certificate holder when this policy is canceled (hereinafter, the "Certificate Holder(s)") and the **Named Insured** has provided to the **Insurer**, either directly or through its broker of record, the email address of a contact at each such entity; and
3. the **Insurer** received this information after the **Named Insured** receives notice of cancellation of this policy and prior to this policy's cancellation effective date, via an electronic spreadsheet that is acceptable to the **Insurer**,

the **Insurer** will provide advice of cancellation (the "Advice") via e-mail to each such Certificate Holders within 30 days after the **Named Insured** provides such information to the **Insurer**; provided, however, that if a specific number of days is not stated above, then the Advice will be provided to such Certificate Holder(s) as soon as reasonably practicable after the **Named Insured** provides such information to the **Insurer**.

Proof of the **Insurer** emailing the Advice, using the information provided by the **First Named Insured**, will serve as proof that the **Insurer** has fully satisfied its obligations under this endorsement.

This endorsement does not affect, in any way, coverage provided under this policy or the cancellation of this policy or the effective date thereof, nor shall this endorsement invest any rights in any entity not insured under this policy.

The following definitions apply to this endorsement:

1. **Named Insured** means the insured first named employer in Item 1 of the Information Page of this policy.
2. **Insurer** means the insurance company shown in the header on the Information Page of this policy.

All other terms, conditions and exclusions shall remain the same.



AUTHORIZED REPRESENTATIVE

ADVANCE NOTICE OF CANCELLATION OR NON-RENEWAL BY US EXTENDED

This endorsement changes the policy to which it is attached effective on the inception date of the policy unless a different date is indicated below.

(The following "attaching clause" need be completed only when this endorsement is issued subsequent to preparation of the policy).

This endorsement, effective 12:01 AM 08/01/2019

forms a part of Policy No. WC 017515666

Issued to **CORE & MAIN LP**

By **NEW HAMPSHIRE INSURANCE COMPANY**

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

PART SIX - CONDITIONS. D. - Cancellation, 2. is deleted in its entirety and replaced with:

We may cancel or non-renew this policy. We must mail or deliver to you not less than the number of days shown below advance written notice stating when the cancellation or non-renewal is to take effect.

Except for non-payment of premium, non-payment of loss reimbursement or non-delivery of satisfactory security or collateral when due for which we will provide the advance written notice required by law, we shall not provide less than the number of days advance notice set forth below, or in the policy and endorsements attached thereto, or as required by state law.

Mailing that notice to you, at your mailing address shown in Item 1 of the Information Page will be sufficient to prove notice.

Cancellation: ~~90~~ Days

Non-Renewal: 90 Days

WC 99 00 39
(Ed. 08/02)

Countersigned by _____



Authorized Representative

ADVANCE NOTICE OF CANCELLATION OR NON-RENEWAL BY US EXTENDED

This endorsement changes the policy to which it is attached effective on the inception date of the policy unless a different date is indicated below.

(The following "attaching clause" need be completed only when this endorsement is issued subsequent to preparation of the policy).

This endorsement, effective 12:01 AM 08/01/2019 forms a part of Policy No. WC 017515665

Issued to CORE & MAIN LP

By NEW HAMPSHIRE INSURANCE COMPANY

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the following:

WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

PART SIX - CONDITIONS. D. - Cancellation, 2. is deleted in its entirety and replaced with:

We may cancel or non-renew this policy. We must mail or deliver to you not less than the number of days shown below advance written notice stating when the cancellation or non-renewal is to take effect.

Except for non-payment of premium, non-payment of loss reimbursement or non-delivery of satisfactory security or collateral when due for which we will provide the advance written notice required by law, we shall not provide less than the number of days advance notice set forth below, or in the policy and endorsements attached thereto, or as required by state law.

Mailing that notice to you, at your mailing address shown in Item 1 of the Information Page will be sufficient to prove notice.

Cancellation: 90 Days

Non-Renewal: 90 Days

