

Risk Management Contract Review

Contract/ Agreement Title	Local Agency Program Agreement with the Florida Department of Transportation for the 62nd Avenue Sidewalk Improvement Project from 62nd Street North to 55th Street North.				
Bid/Contract#	FDOT FPN No. 438022 1 38 01	Granicus#	17-586D	Stars#	1717050
Purchasing Contact:		PID #	003306A	Amount:	\$133,290.00
Department	Public Works	Project/Contract Mgr:	Rahim Harji		
Type of Contract <small>(select both)</small>	Interlocal Agreement	Non-Purchasing	Method of Review	Granicus	
Limitation of Liability?		Indemnification Language?	Yes	If PE to PE, \$768.28?	Yes

JPA:	Choose one	Name of JPA:	Choose an item.
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Required Coverages	Add'l Language / Exclusions	Limits	Justification
Choose an item.	LAP agreement with FDOT		
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			
Choose an item.			

Date/Time/Comments: 06/21/2017 Rahim Harji - Rahim confirmed that this LAP agreement is for funding only. The construction project will be reviewed later. The agreement is PE to PE with FDOT. FDOT is funding project. Indemnification language is included in agreement in favor of FDOT. There are no insurance requirements.

NOTES:
 This agreement provides 100% of the funding needed for design activities associated with the 62nd Avenue Sidewalk Improvement Project from 62nd Street North to 55th Street North. It is also anticipated that FDOT will provide 100% of the construction costs associated with this design work as well. Design activities will begin upon issuance of a notice to proceed from the FDOT with completion of final design scheduled for February 9, 2019
NOTE: - Paragraph 15 of the agreement states the Indemnification that must be included in all contracts with contractors/subcontractors: "To the fullest extent permitted by law, the Agency's contractor shall indemnify and hold harmless the Agency, the State of Florida, Department of Transportation, and its officers and employees, from liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees, to the extent caused by the negligence, recklessness or intentional wrongful misconduct of the contractor and persons employed or utilized by the contractor in the performance of this Contract."
 Also – Paragraph 15B. has insurance requirements that must be passed onto contractors. Includes no allowance for SIR and also 30 days advance notice to FDOT in the policy.

Initial Reviewer: Rick Kahler	Date 6/21/2017
Approved By: Ginger White	Date 6/28/2017
Final Approval: Virginia E. Holscher, Director	Date 6/29/2017