GREATER ORLANDO AVIATION AUTHORITY CHANGE ORDER

BP-S00195-MCO - 29

Phelps Construction

Hensel Phelps Construction Co. dba Hensel

CHANGE ORDER NO.

CONTRACTOR:

CONTRACT NO. BP-S00195-MCO

CONTRACT DESCRIPTION: TERM C, PH 1X - AIRSIDE CONCOURSE CONTRACT DATE: 11/04/22 NTP: 12/06/22 ISSUE DATE: 03/29/24 (Ref. C.C. 03/12/24; Board 03/27/24) Work covered by this Change Order may proceed after Contractor executes and returns this Change Order to the Owner or OAR (Owner's Authorized Representative) AND after Contractor receives a Change Order Notice to Proceed or a fully executed copy of this Change Order. This Change Order will increase or decrease the Contract Amount and Time to complete by the amount shown below. The general, supplementary and other conditions of the Contract shall apply to this Change Order unless expressly modified by this Change Order **DESCRIPTION OF CHANGE: HIGH MAST LIGHT POLE FOUNDATIONS** ADJUSTED CALENDER DAYS - CONTRACT TIME (SC=Substantial Completion / FC=Final Completion) See Attachment 'A' for description of change. SC **FC** ORIGINAL: 1095 120 THIS CO: 0 0 0 0 TO DATE: TOTAL: 1095 120 ORIGINAL SC DATE: 12/04/25 REVISED SC DATE: 12/04/25 SOURCE OF FUNDS FAA (BIL AIG) and FDOT Grants to the extent eligible, and General Airport Revenue Bonds. AMOUNT OF THIS CHANGE ORDER DELETE \$ 280,624.00 ORIGINAL TOTAL CONTRACT PRICE \$ 277,006,000.00 APPROVED ADDITIONS TO CONTRACT TO DATE \$ 9,242,400.00 APPROVED DELETIONS TO CONTRACT TO DATE \$ (1,394,422.00)\$ REVISED TOTAL CONTRACT PRICE 285,134,602.00 PERCENTAGE OF THIS CHANGE OF ORIGINAL CONTRACT PRICE 0.1% CONTRACTOR ACKNOWLEDGES, BY ITS EXECUTION AND ACCEPTANCE OF THIS CHANGE ORDER, THAT THE ADJUSTMENTS IN CONTRACT PRICE AND TIME SHOWN HEREON CONSTITUTE FULL AND COMPLETE COMPENSATION AND SATISFACTION FOR ALL COSTS AND MODIFICATIONS OF PERFORMANCE TIME INCURRED BY THE CONTRACTOR AS A RESULT OF THIS CHANGE ORDER. NO OTHER CLAIM FOR INCREASED COST OF PERFORMANCE OR MODIFICATIONS OF TIME WILL BE GRANTED BY THE OWNER FOR THE WORK COVERED BY THIS CHANGE ORDER. THE CONTRACTOR HEREBY WAIVES AND RELEASES ANY FURTHER CLAIMS FOR COST OR TIME AGAINST THE OWNER ARISING FROM OR RELATING TO THE MATTERS OF WORK SET FORTH OR CONTEMPLATED BY THIS CHANGE ORDER CONTRACTOR ALSO ACKNOWLEDGES THAT THERE HAS BEEN NO CHANGE IN ITS OPERATIONS WHICH WOULD REQUIRE A MODIFICATION OF ITS SWORN STATEMENT ON PUBLIC ENTITY CRIMES SUBMITTED WITH ITS BID. CONTRACTOR'S ACCEPTANCE: Shaun Gentry Mar 30, 2024 DATE ACCEPTED AND APPROVED TO PROCEED: John Volpe Apr 1, 2024 Apr 4, 2024 DATE OAR/PROJECT MANAGER DATE ARCHITECT/ENGINEER Jacobs Project Management Co. - John Volpe HNTB Corporation - Bill Brooks Scott Shedek Scott Shedek Apr 4, 2024 Apr 4, 2024 VICE PRESIDENT, CONSTRUCTION DATE FOR OWNER/CONSTRUCTION COMMITTEE CHAIR DATE Scott Shedek Scott Shedek, Vice President, Construction **GREATER ORLANDO AVIATION AUTHORITY** Approved as to Form and Legality (for the benefit of GOAA only) Kevin J. Thibault Karen Ryan Apr 4, 2024 Apr 6, 2024 DATE DATE NELSON MULLINS BROAD AND CASSEL Legal Counsel, Greater Orlando Aviation Authority

GREATER ORLANDO AVIATION AUTHORITY BP-S00195-MCO CHANGE ORDER NO. 29 ATTACHMENT 'A' (Page 1 of 1)

DESCRIPTION OF CHANGE:

High Mast Lighting Pole Foundations: Provide all material, labor, and equipment necessary to install four high mast lighting poles drilled shaft foundations. The scope of work primarily involves installing four high mast lighting poles drilled shaft foundations and underground electrical pathways and grounding system for the High Mast Lighting Pole Nos. 9, 11, 12 and 13. (Reference Contractor's COR-44). ADD: \$280,624.00

References to Change Order Requests (CORs) or any other document are purely for information and illustrative purposes to describe scopes of work; references to such documents do not incorporate reservations, limitations, 'boilerplate,' or purported terms or conditions into this Change Order or the Contract.

The parties agree that this change order and all preceding change orders are within the scope of the original contract and do not materially alter the original contract such that a cardinal or constructive change to the original agreement has occurred.