

**ADDENDUM NO. 11
TO THE AGREEMENT DATED JULY 19, 2022
BETWEEN GREATER ORLANDO AVIATION AUTHORITY
AND THE RODERICK GROUP, INC. dba ARDMORE RODERICK**

Project: Construction Phase Owner's Authorized Representative Services for V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies, Orlando International Airport

THIS ADDENDUM is effective this 3rd day of October, 2023, by and between the **GREATER ORLANDO AVIATION AUTHORITY** ("Authority"), and **THE RODERICK GROUP, INC. dba ARDMORE RODERICK** ("Consultant").

WITNESSETH:

WHEREAS, by Agreement dated July 19, 2022, Authority and Consultant entered into an agreement for Consultant to provide Continuing Program and Project Management Services; and

WHEREAS, under the Agreement, Consultant agreed to perform such additional services for the Authority as are contained in any additional scope of work established by the Authority in any addendum to the Agreement and accepted in writing by the Consultant; and

WHEREAS, the Authority and the Consultant desire to enter into this Addendum to the Agreement to provide for additional services to be rendered by the Consultant under the terms of said Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the Authority and the Consultant do hereby agree as follows:

1. Consultant shall perform additional services in accordance with the terms of the Agreement and the attached Exhibit "A." Consultant shall be paid for such additional services according to the payment terms set forth in the Agreement.

2. Consultant shall be compensated for such additional services in the **NOT TO EXCEED** amount of **ONE HUNDRED EIGHTY-SIX THOUSAND THREE HUNDRED FIFTY-FIVE AND NO/100 DOLLARS (\$186,355.00)**, broken down as follows:

Professional Fees:	NTE:	\$174,525.00
Professional Fees:	LS:	\$0.00
Reimbursable Expenses:	NTE:	<u>\$11,830.00</u>
Total:		\$186,355.00

3. A. Consultant hereby certifies that it is not on the Scrutinized Companies that Boycott Israel List and is not engaged in a boycott of Israel, as defined in Florida Statutes § 287.135, as amended;

AND

B. (applicable to agreements that may be \$1,000,000 or more) - Consultant hereby certifies that it is: (1) not on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List as defined in Florida Statutes § 287.135; and (2) not engaged in business operations in Cuba or Syria, as defined in Florida Statutes § 287.135, as amended.

4. Authority may terminate the Agreement for cause and without the opportunity to cure if the Consultant is found to have submitted a false certification or has been placed on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of Israel.

In the event the Agreement is for One Million Dollars (\$1,000,000.00) or more, Authority may terminate this Agreement for cause and without the opportunity to cure if the Consultant is found to have submitted a false certification or has been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List or is engaged in business operations in Cuba or Syria.

5. Except as expressly modified in this Addendum, the Agreement dated July 19, 2022 and all prior addenda will remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto by their duly authorized representatives have executed this Addendum on this date Nov 1, 2023.

GREATER ORLANDO AVIATION AUTHORITY

Approved as to Form and Legality
(for the benefit of GOAA only)
on this date Oct 30, 2023

Karen Ryan

By:

box SIGN 11881K51-18L9VW5W
**NELSON MULLINS BROAD AND
CASSEL, Legal Counsel
Greater Orlando Aviation Authority**

Max Marble

By:

box SIGN 4W88Q9Z1-18L9VW5W

Max Marble
Sr. Vice President, Capital Programs
Construction Committee Chair

**THE RODERICK GROUP, INC. dba
ARDMORE RODERICK**

Jeffery A. Jackowski

By:

box SIGN 1R6ZPZPZ-18L9VW5W

Signature (Duly Authorized Rep.)

Jeffery A. Jackowski

Printed Name

Vice President - Infrastructure

Title



Orlando International Airport
One Jeff Fuqua Boulevard
Orlando, Florida, 32827-4392
(407) 825-2001

Memorandum

To: Members of the Construction Committee

From: Tuan Nguyen, Manager, Engineering
(Prepared by Colin Paterson)

Date: October 3, 2023

Re: Request for Approval of an Addendum to the Continuing Program and Project Management Services with The Roderick Group, Inc., dba Ardmore Roderick for Construction Phase Owner's Authorized Representative Services for V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies, Orlando International Airport

Consultant's proposal, dated September 18, 2023, is to provide Construction Phase Owner's Authorized Representative (OAR) services for the construction phase of the referenced project.

If approved, these services would be effective the date of Construction Committee Approval.

This continuing consultant was selected for this task based on (☒ all that apply):

☐ Experience ☒ Available Personnel ☒ Current Workload
☐ Expertise ☒ Equitable Distribution ☐ Other: _____

Funding is from the previously approved Capital Expenditure Fund 308.631.611.5660003.000.501524. Funding source verified by Melvin Martinez of Construction Finance on 9 / 28 / 23 as correct and available.

It is respectfully requested that the Construction Committee approve an Addendum to the Continuing Program and Project Management Services with The Roderick Group, Inc., dba Ardmore Roderick for the services contained herein and the amount as shown below:

Not to Exceed Fees	\$174,525.00
Lump Sum Fees	\$0.00
Not to Exceed Expenses	\$11,830.00
TOTAL	\$186,355.00
AAC – Compliance Review Date	9/26/2023 <u>ZTG</u>
AAC – Funding Eligibility Review Date	9/26/2023 _____



September 18, 2023

Mr. Scott Shedek
Director of Construction
GREATER ORLANDO AVIATION AUTHORITY
11314 Terminal C Service Road
Orlando, FL 32824

Subject: V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies
Orlando International Airport (MCO)

Dear Mr. Shedek,

Ardmore Roderick is pleased to submit this proposal to provide Construction Phase OAR Project Management services for the above referenced project at the Orlando International Airport. This proposal has been prepared based on our understanding of the requested scope of work.

The scope of our services for the proposed project will consist of providing assistance to the GOAA staff in the areas of construction project management, project control, contract administration and construction coordination in support of the project.

Our estimated man-hour requirements and applicable unit rates for completion of the project are attached to this proposal. The total contract value is estimated at **\$186,355.00**. This amount consists of \$174,525.00 for Not to Exceed Fees and \$11,830.00 for Not to Exceed Expenses.

The services for this project will be performed in accordance with the provisions of GOAA's standard agreement for professional services and as indicated in the attached project schedule showing the proposed staffing levels for the duration of the project.

We appreciate the opportunity to present this proposal and we look forward to working with GOAA on this most important project. Should you have any questions or if we may be of further assistance, do not hesitate to contact the undersigned.

Sincerely,

Ardmore Roderick

Colin Paterson
Project Manager – Aviation

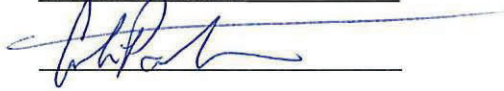
TRUTH IN NEGOTIATION CERTIFICATION

The Consultant hereby certifies, covenants, and warrants that wage rates and other factual unit costs supporting the compensation for this project's agreement are accurate, complete, and current at the time of contracting.

The Consultant further agrees that the original agreement price and any additions thereto shall be adjusted to exclude any significant sums by which the Greater Orlando Aviation Authority determines the agreement price was increased due to inaccurate, incomplete, or noncurrent wage rates and other factual unit costs. All such agreement adjustments shall be made within one (1) year following the end of the contract. For purposes of this certificate, the end of the agreement shall be deemed to be the date of final billing or acceptance of the work by the Greater Orlando Aviation Authority, whichever is later.

Consultant: Ardmore Roderick

By:



Print Name: Colin Paterson, CCM

Date: _____

Greater Orlando Aviation Authority
Orlando International Airport

V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies9/18/2023

OAR Staffing Estimate

Role	Individual	Firm	2023	2024											Total
			Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	
Project Manager	Colin Paterson		74	90	84	89	59	42	44	46	40	46	44	42	700
Asst Project Manager	Tony Odendahl		20	58	63	69	59	42	44	46	40	46	44	42	573
Total Staff Hours			94	148	147	158	118	84	88	92	80	92	88	84	1273

Greater Orlando Aviation Authority
Orlando International Airport

V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies					9/18/2023
OAR Staffing Estimate					
Role	Individual	Firm	Hourly Rate	Total Hours	Total Fee
Staffing:					
Project Manager	Colin Paterson		\$ 147.00	700	\$ 102,900.00
Asst Project Manager	Tony Odendahl		\$ 125.00	573	\$ 71,625.00
Subtotal				1273	\$ 174,525.00
Not to Exceed Expenses:					
Tierra					\$ 11,830.00
Subtotal					\$ 11,830.00
Total:					\$ 186,355.00

DBE / MWBE / LDB Participation

Firm	MBE	MWBE	LDB	Fee	% Participation
Tierra	X			\$ 11,830.00	6%
					0%
					0%
					0%
					0%
Total:					6%

TIERRA

September 12, 2023
(Revised September 19, 2023)

GOAA/ Ardmore Roderick
11306 Terminal C Service Road
Orlando, FL 32824

Attention: Colin Paterson (cpaterson@ardmoreroederick.com)

Subject: Estimated Scope of Services and Budgetary Cost Estimate
for Construction Materials Testing Services
V-00992 Rehabilitation of Structural Steel Commercial Lanes
Canopies
Orlando, FL
Tierra Proposal No. 51-23-384

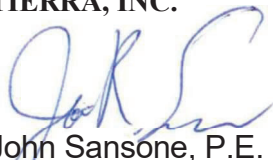
Dear Mr. Paterson:

Tierra, Inc. appreciates the opportunity to submit the attached proposal to provide construction materials testing services for the aforementioned project.

It is proposed to accomplish the work on a unit price basis in accordance with the attached Schedule of Services and Fees and that the work be performed pursuant to the Tierra, Inc. General Conditions. The estimated total for materials testing and inspection is \$11,830.00 and was based on plans dated August 2023. Copies of the Tierra Schedule of Services and Fees and General Conditions are enclosed herewith and incorporated into this proposal.

We look forward to working with you on this project. Should you have any questions or if anything requires clarification, please do not hesitate to give us a call.

Respectfully Submitted,
TIERRA, INC.



John Sansone, P.E.
Senior Engineer



Jeffrey Begovich, P.E.
Vice President

Attachments: Estimated Scope of Services and Budgetary Estimate
General Conditions

Project Authorization

AUTHORIZED BY:	INVOICE TO:
Name:	Company:
Title:	Name:
Signature:	Address:
Date:	Phone:
	Fax:

Project Data

- Project Name: _____
- Project Location: _____
- Your Job No.: _____ Purchase Order No.: _____
- Project Manager: _____ Office No.: _____
Cell No.: _____
Fax No.: _____
Email: _____
- Invoicing Address: _____

Attn: _____ Telephone: _____
- Site Contact: _____ Telephone No.: _____
- Remarks: _____

ESTIMATED SCOPE OF SERVICES AND BUDGETARY FEES

	QUANTITY	UNIT RATE	COST
Visual Weld and Bolt Torque Inspector (per hour)	112	\$90.00	\$10,080.00
Clerical/Administrative (per hour)	10	\$50.00	\$500.00
Senior Engineer, P.E. (per hour)	10	\$125.00	\$1,250.00
MATERIALS TESTING BUDGETARY ESTIMATE			\$11,830.00

NOTES

1. Overtime rates will be applicable for services performed outside 7:00 AM and 5:00 PM, Monday through Friday, and on Saturdays, Sundays, and work days exceeding 8 hours. Overtime rates will be billed at 1.5 times the normal rates except for Sundays and holidays where the rate will be 2 times the normal rate.
2. All rates are billed from portal to portal.
3. Scheduling or cancellation of field testing and observation services is required no less than 24 hours prior to the time of the requested service. Services cancelled without advance notice (at least 4 hours prior to the scheduled work) will be assessed a minimum 4 hour charge.
4. A minimum charge of 4.0 hours will be applied for all field and observation services excluding sample pickups.
5. For construction materials testing and observation services, an engineering review charge to schedule and supervise personnel and evaluate and review reports will be billed at a minimum of 0.4 hours.
6. Stand-by time during re-compaction, due to late arrival concrete, etc. and concrete monitoring on a full-time basis will be invoiced at the Engineering Technician's hourly rate
7. Service and fees not listed on this schedule may be quoted on request.

TIERRA GENERAL CONDITIONS

1. SCOPE OF WORK - Work means the specific geotechnical, analytical, testing or other service to be performed by Tierra as set forth in Tierra's proposal, Client's acceptance of the scope of work and these General Conditions. Additional work ordered by Client shall also be subject to these General Conditions. "Client" refers to the person or business entity ordering the work to be done by Tierra. Client shall communicate these General Conditions to each and every third party to whom Client transmits any part of Tierra's work. Tierra shall have no duty or obligation to any third party greater than that set forth in Tierra's proposal, Client's acceptance of Tierra's proposal and these General Conditions. The ordering of work from Tierra, or the reliance on any of Tierra's work, shall represent acceptance of the terms of Tierra's proposal and these General Conditions, regardless of the terms of any subsequently issued document.

2. RIGHT OF ENTRY - The client will provide right-of-entry for Tierra and all necessary equipment in order to complete the work. While Tierra will take all reasonable precautions to minimize any damage to the property, it is understood by Client that in the normal course of work some damage may occur; the correction of which is not part of this agreement.

3. DAMAGE TO EXISTING MAN-MADE OBJECTS - The Client will provide the location of all underground utilities or obstructions to Tierra who, in the prosecution of their work, will take all reasonable precautions to avoid damage or injury to any such subterranean structure or utility. The Owner agrees to hold Tierra harmless for any damages to subterranean structures or utilities which are not called to Tierra's attention and correctly shown on the plans furnished and will reimburse Tierra for any expenses in connection with any claims or suits including reasonable attorney fees.

4. IN-PLACE MATERIALS TESTING - Tierra will not be responsible for repair or damage to portions of structures designated for in-place materials testing. Repairs can be made for aesthetic reasons if requested in advance of the work to be performed. The cost for labor and materials would be charged.

5. SAMPLE RETENTION - Tierra will retain all soil and rock samples obtained for geotechnical explorations for 30 days. Samples subjected to Construction Materials and Laboratory testing are disposed of subsequent to testing. Further storage or transfer of samples can be made at Client's expense upon written authorization.

6. DEFINITION OF RESPONSIBILITY (OBSERVATION SERVICES) - The presence of our field representative will be for the purpose of providing observation and field testing. Our work does not include supervision or direction of the actual work of the contractor, his employees or agents. The contractor for this project should be so advised.

6.1 The Contractor should also be informed that neither the presence of our field representative or the observation and testing by our firm shall excuse him in any way for defects discovered in his work. It is understood that Tierra will not be responsible for the Contractor's job or site safety on his project. That will be the sole responsibility of the contractor.

7. STANDARD OF CARE - Service performed by Tierra under this Agreement will be conducted in a manner consistent with that level of care and skill ordinarily exercised by members of the profession currently practicing under similar conditions. No other warranty, expressed or implied, is made.

7.1 Client recognizes that subsurface conditions may vary from those encountered at the location where borings, surveys or explorations are made by Tierra and that the data, interpretations and recommendations of Tierra are based solely on the information available to it. Tierra shall not be responsible for the interpretation by others of information developed.

8. ORAL AGREEMENTS - No oral agreement, guarantee, promise, representation or warranty shall be binding.

9. OWNERSHIP OF DOCUMENTS - All reports, boring logs, field data and notes, laboratory test data, calculations, estimates and other documents prepared by Tierra, as instruments of service, shall remain the property of Tierra until final payment is received.

TIERRA GENERAL CONDITIONS

10. BASIS OF PAYMENT - Payment is due within 30 days of date of invoice. Payments not made when due shall bear interest at eighteen (18) percent annum or at the maximum rate allowed by law from the date of the invoice until same is paid.

10.1 If the Client fails to make any payment due to Tierra for service and/or expenses within 60 days of date of invoice, Tierra may, after giving seven days' written notice to Client, suspend services until all outstanding amounts have been paid to Tierra in full. Further, Tierra may, in addition to withholding services, or singularly, withhold reports, plans and other documents not paid in full by the Client. In the event that final payment for completed work is not made, Tierra shall request that all copyrighted documents which were submitted to client be returned and all information used in project plans be removed from project documents.

10.2 In the event it is necessary to take legal action to effect collection, whether or not litigation is commenced, the Client agrees to reimburse Tierra for expenses in connection with any claims or suits, including reasonable attorney's fees.

10.3 This contract shall be governed by the laws of the State of Florida.

11.0 CONSTRUCTION REVIEW - Tierra cannot accept responsibility for any design work unless the work includes services for construction review to determine whether or not the work performed is in substantial compliance with Tierra's conclusions and recommendations.

12.0 INDEMNIFICATION - Tierra agrees to hold harmless and indemnify Client from and against liability arising out of Tierra's negligent performance of the work. Client agrees to indemnify and hold Tierra harmless from all liability including all costs, attorney's fees and expenses of defense for any claims by any other person or corporation which may arise out of the performance or breach of this contract for which Tierra was not solely negligent.

13.0 LIMITATION OF LIABILITY - The Client/Owner agrees to limit Tierra's liability for negligent professional acts, errors or omissions, such that the total aggregate liability of Tierra shall not exceed \$25,000 or the total fee for the services rendered on this project; whichever is greater. The Owner further agrees to require the contractor and his subcontractors a similar limitation of liability suffered by the contractor or the subcontractors arising from Tierra's negligent professional acts, errors or omissions.

13.1 If Client prefers to have higher limits on professional liability, Tierra agrees to increase the limits up to a maximum of \$1,000,000 upon Client's written request at the time of accepting our proposal provided that Client agrees to pay an additional consideration of 5 percent of our total fee. The additional charge for the higher liability limits is because of the greater risk assumed and is not strictly a charge for additional professional liability insurance.

14.0 INSURANCE - Tierra represents and warrants that it and its agents, staff and consultants employed by it are protected by Worker's Compensation Insurance and Employer's Liability Insurance in conformance with applicable state laws. Tierra has such coverage under public liability and property damage insurance policies that Tierra deems to be adequate. A Certificate of Insurance can be supplied evidencing such coverage upon request.

14.1 Within the limits and conditions of such insurance, Tierra agrees to indemnify and save client harmless from and against any loss, damage or liability arising from any negligent acts by Tierra, its agents, staff and consultants employed by it. Tierra shall not be responsible for any loss, damage or liability beyond the amounts, limits and considerations of such insurance. Tierra shall not be responsible for any loss, damage or liability arising from any acts by clients, its agents, staff and other consultants employed by it.

14.2 Cost of the above coverage is included in our quoted fees. If additional coverage or increased limits of liability are required, Tierra will endeavor to obtain the requested insurance and charge separately for costs associated with additional coverage or increased limits.

15.0 TERMINATION - This agreement may be terminated by either party upon seven days written notice in the event of substantial failure by the other party to perform in accordance with the terms thereof. Such termination shall not be effective if the substantial failure has been remedied before expiration of the period specified in the written notice. In the event of termination, Tierra shall be paid for services performed to the termination notice date plus reasonable termination expenses.

15.1 In the event of termination or suspension for more than three months, prior to completion of all reports contemplated by this Agreement, Tierra may complete a report on the services performed to the date of notice of termination or suspension. The expenses of termination or suspension shall include all direct costs for Tierra in completing such analyses, records and reports.

TIERRA GENERAL CONDITIONS

16.0 CLIENT'S OBLIGATION TO NOTIFY TIERRA - Client represents and warrants that it has advised Tierra of any known or suspected hazardous materials or conditions, utility lines and pollutants at any site at which Tierra is to do work hereunder, and unless Tierra has assumed in writing the responsibility of locating subsurface objects, structures, lines or conduits, Client agrees to defend, indemnify and save Tierra harmless from all claims, suits, losses, costs and expenses, including reasonable attorney's fees as a result of personal injury, death or property damage occurring with respect to Tierra's performance of its work and resulting to or caused by contact with subsurface or latent objects, structures, lines or conduits where the actual or potential presence and location thereof were not revealed to Tierra by Client.

17.0 HAZARDOUS MATERIALS - This agreement shall not be interpreted as requiring Tierra to assume the status of an owner, operator, generator, store, transporter, treatment or disposal facility as those terms appear within RCRA or within any Federal or State statute or regulation governing the generation, transportation, treatment, storage and disposal of pollutants.

18.0 DESIGN PROFESSIONALS LIMITATION OF LIABILITY – IN ACCORDANCE WITH FLORIDA STATUTE 558.0035, A DESIGN PROFESSIONAL EMPLOYED BY TIERRA, INC. OR AGENT IS NOT INDIVIDUALLY LIABLE FOR DAMAGES RESULTING FROM NEGLIGENCE OCCURING DURING THE COURSE AND SCOPE OF A PROFESSIONAL SERVICES CONTRACT.

Name	Position	Project #	Project Status	Description	2023												2024												Total
					Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct				
22-034 OAR																													
Colin Paterson	PM	V-00986	approved	AS4 Delta Club Window Replacement-Design	36.3																							36.27	
	PM	H-00328	approved	FY23 AS 3 Ramp Slab Rehabilitation			13	20	16	8	14	16																	87
	PM	V-00988	approved	Beachline Warehouse Roof Replacement				57	72	40	32	76																	277
	PM	R-00102	approved	IT Building Roof Replace			12	29	29																				70
	PM	R-00103	approved	West ARFF Roof Replace			11	48	29																				88
	PM	EP-00373	approved	A Side Commercial Curb Canopy Hurricane membrane repair						16	46	42																	104
	PM	V-00997	approved	MCO A-Side Canopy Structural Steel Repair Steel Repair			12	22	30	24	14	26																	128
	PM	R-00104	proposed	17L35R Vault Roof Replace									35	38	27	21													121
	PM	V-01009	proposed	Remodel Purchasing Building									59	32	18														109
	PM	V-00992	proposed	Rehabilitation of Structural Steel Commercial Lanes Canopies									74	90	84	89	59	42	44	46	40	46	44	42					700
				Total:	36.3		48	176	176	88	106	160	168	160	129	110	59	42	44	46	40	46	44	42					1720.27
Tony Odendahl	Senior Ins	H-00328	approved	FY23 AS 3 Ramp Slab Rehabilitation			30	138	132	126	42																		468
	Asst PM	V-00988	approved	Beachline Warehouse Roof Replacement				38	44	34	142	160	10																428
	Asst PM	R-00102	approved	IT Building Roof Replace			6																						6
	Asst PM	R-00103	approved	West ARFF Roof Replace			6																						6
	Senior Ins	H-00359	approved	Pond Dredging Program FY23				32	88	84	92	24																	320
	Asst PM	V-00997	approved	MCO A-Side Canopy Structural Steel Repair Steel Repair			6																						6
	Asst PM	R-00104	future	17L35R Vault Roof Replace									10	10	16	16													52
	Asst PM	V-01009	future	Remodel Purchasing Building									30	26	14														70
	Asst PM	V-00992	future	Rehabilitation of Structural Steel Commercial Lanes Canopies									20	58	63	69	59	42	44	46	40	46	44	42					573
				Total:			48	208	264	244	276	184	70	94	93	85	59	42	44	46	40	46	44	42					1929



GREATER ORLANDO AVIATION AUTHORITY

Orlando International Airport
5850-B Cargo Road
Orlando, Florida 32827-4399

MEMORANDUM

To: Members of the Construction Committee

From: Edelis Molina, Sr. Small Business Administrator

Date: October 03, 2023

Re: Request for Approval of an Addendum to the Continuing Program and Project Management Services with The Roderick Group, Inc., dba Ardmore Roderick for Construction Phase Owner's Authorized Representative Services for V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies, Orlando International Airport

We have reviewed the qualifications of the subject contract's MWBE/LDB/VBE specifications and determined that The Roderick Group, Inc. dba Ardmore Roderick proposes 6% MWBE participation on this addendum.

Our analysis indicates that The Roderick Group, Inc. dba Ardmore Roderick is eligible for award of the subject addendum.

MWBE UTILIZATION FORM FOR NON-FEDERALLY FUNDED PROJECTS

PLEASE COMPLETE THIS FORM

This form should be used to report Construction and Engineering /Professional Services activities.

Name of Airport: Orlando International AirportTelephone No: (407) 825-7130Address: One Jeff Fuqua Boulevard, Orlando, FL 32827Project Name & Number: Request for Approval of an Addendum to the Continuing Program and Project Management Services with The Roderick Group, Inc., dba Ardmore Roderick for Construction Phase Owner's Authorized Representative Services for V-00992 Rehabilitation of Structural Steel Commercial Lanes Canopies, Orlando International Airport**1. Construction Information:**

Amendment Amount: _____

2. MWBE Goal by Group Representation:

Asian Pacific American	_____	Actual Result	_____
Asian Subcontinent American	_____	Actual Result	_____
Black American	_____	Actual Result	_____
Caucasian Female American	_____	Actual Result	_____
Hispanic American	_____	Actual Result	_____
Native American	_____	Actual Result	_____
Other	_____	Actual Result	_____
Total MWBE Participation	-	Actual Result	_____

3.a. Prime Contractor Information:Name: _____
Address: _____
City, State, Zip: _____
Telephone: _____**3.b. Name and Address of MWBE Subcontractor**Name: _____
Address: _____
City, State, Zip: _____
Telephone: _____**3.c. *Identity:**Work Item(s): _____
Amount of Subcontract _____
Percent of Prime Contract (%): _____**4. Engineering/Professional Services Information:**Amendment Amount: \$186,355.00**5. MWBE Goal by Group Representation:**

Asian Pacific American	-	Actual Result	0%
Asian Subcontinent American	-	Actual Result	0%
Black American	-	Actual Result	0%
Caucasian Female American	-	Actual Result	0%
Hispanic American	11,830.00	Actual Result	6%
Native American	-	Actual Result	0%
Other	-	Actual Result	0%
Total MWBE Participation	11,830.00	Actual Result	6%

6.b. Engineering / Professional Service Firm Information:Name: The Roderick Group, Inc. dba Ardmore Roderick
Address: 3361 Rouse Road Suite 140
City, State, Zip: Orlando, Florida 32817
Telephone: (321) 430-6710**6.b. Name and Address of MWBE Subconsultant**Name: Tierra, Inc.
Address: 7351 Temple Terrace Highway
City, State, Zip: Tampa, FL 33637
Telephone: 813-989-1354**6.c. *Identity:**Work Item(s): Material Testing
Amount of Subcontract \$11,830.00
Percent of Prime Contract (%): 6%

* In Items 3.c. and 6.c. above specify the identity of MWBE Subcontractors and E/PS Firms (e.g. Black American, Hispanic American, Asian Subcontinent American, Asian Pacific American, Caucasian Female American, Native American & Other)