AGREEMENT BETWEEN SANTA ROSA COUNTY, FLORIDA AND BLUE ARBOR, INC.

(Federal Funding)

THIS AGREEMENT (hereinafter referred to as the "Agreement") is made this ______, day of ______, 2021, by and between Santa Rosa County, Florida, a political subdivision of the state of Florida, (hereinafter referred to as the "County"), and Blue Arbor, Inc., a Woman Owned Small Business authorized to do business in the State of Florida (hereinafter referred to as "Contractor") whose Federal I.D. # is 56-1308931.

RECITALS

WHEREAS, the County is in need of a contractor to provide Temporary Staffing in accordance to RFP 21-017 ("Services"); and

WHEREAS, the County has pursued the professional services selection process contemplated under section 287.055 Florida Statutes; and

WHEREAS, Santa Rosa County desires to continue <u>Temporary Staffing Services</u> of the Contractor, concerning said services being more fully described in the exhibits attached to this Contract.

NOW THEREFORE, in consideration of the promises and the mutual covenants herein, the parties agree as follows:

1. <u>Recitals and Attachments</u>. The Recitals set forth above are hereby incorporated into this Agreement and made part hereof for reference. The following documents are attached to this Agreement and are incorporated herein.

Attachment "A" - Contractor's Scope of Services;

Attachment "B" - Title VI list of pertinent nondiscrimination acts and authorities;

Attachment "C" - Special Conditions - Additional Federal Requirements;

Attachment "D" - Scrutinized Contractors Certificate;

2. Services. The Services to be provided are further detailed in the Contractor's proposal attached as Attachment "A" and incorporated herein by reference. The Services shall be performed by Contractor to the full satisfaction of the County. Contractor agrees to have a qualified representative to audit and inspect the Services provided on a regular basis to ensure all Services are being performed in accordance with the County's needs and pursuant to the terms of this Agreement and shall report to the County accordingly. Contractor agrees to immediately inform the County via telephone and in writing of any problems that could cause damage to the County. Contractor will require its employees to perform their work in a manner befitting the type and scope of work to be performed.

3. <u>Term and Renewal</u>. The term of this Agreement shall begin when all parties have signed, and shall continue for a period of One (1) year from the date of full execution of this Agreement, subject

to the County's ability to terminate in accordance with Section 7 of this Agreement. The terms of Section 23 entitled "Indemnification and Waiver of Liability" shall survive termination of this Agreement.

This agreement may be renewed upon mutual written agreement of the parties for a period of up to four (4), One (1) year renewals.

- **4.** <u>Compensation</u>. The Contractor agrees to provide the Services to the County, including materials and labor, in accordance to the pricing provided in RFP 21-017.
- a. Contractor shall submit an invoice to the County upon completion of event. The invoice shall indicate that all services have been completed for that invoice period. In addition, Contractor agrees to provide the County with any additional documentation requested to process the invoices.
- b. <u>Disbursement</u>. Check one:

There are no reimbursable expenses associated with this Agreement.

- c. Payment Schedule. Invoices received from the Contractor pursuant to this Agreement will be reviewed by the initiating County Department. Payment will be disbursed as set forth above. If services have been rendered in conformity with the Agreement, the invoice will be sent to the Finance Department for payment. Invoices must reference the contract number assigned by the County after execution of this Agreement. Invoices will be paid in accordance with the State of Florida Local Government Prompt Payment Act.
- d. Availability of Funds. The County's performance and obligation to pay under this Agreement is contingent upon annual appropriation for its purpose by the County Commission.

Contractor shall make no other charges to the County for supplies, labor, taxes, licenses, permits, overhead or any other expenses or costs unless any such expenses or cost is incurred by Contractor with the prior written approval of the County. If the County disputes any charges on the invoices, it may make payment of the uncontested amounts and withhold payment on the contested amounts until they are resolved by agreement with the Contractor. Contractor shall not pledge the County's credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The Contractor further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Agreement.

5. Ownership of Documents and Equipment. All documents prepared by the Contractor pursuant to this Agreement and related Services to this Agreement are intended and represented for the ownership of the County only. Any other use by Contractor or other parties shall be approved in writing by the County. If requested, Contractor shall deliver the documents to the County within fifteen (15) calendar days.

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6. <u>Insurance.</u> Contractor shall, at its sole cost and expense, during the period of any work being performed under this Agreement, procure and maintain the minimum insurance coverage required as set forth in Attachment "A" attached hereto and incorporated herein, to protect the County and Contractor against all loss, claims, damages and liabilities caused by Contractor, its agents, or employees.

7. Termination and Remedies for Breach.

- a. If, through any cause within its reasonable control, the Contractor shall fail to fulfill in a timely manner or otherwise violate any of the covenants, agreements or stipulations material to this Agreement, the County shall have the right to terminate the Services then remaining to be performed. Prior to the exercise of its option to terminate for cause, the County shall notify the Contractor of its violation of the particular terms of the Agreement and grant Contractor thirty (30 days to cure such default. If the default remains uncured after thirty (30) days the County may terminate this Agreement, and the County shall receive a refund from the Contractor in an amount equal to the actual cost of a third party to cure such failure. If Contractor fails, refuses or is unable to perform any term of this Agreement, County shall pay for services rendered as of the date of termination.
 - i. In the event of termination, all finished and unfinished documents, data and other work product prepared by Contractor (and sub-Contractor (s)) shall be delivered to the County and the County shall compensate the Contractor for all Services satisfactorily performed prior to the date of termination, as provided in Section 4 herein.
 - ii. Notwithstanding the foregoing, the Contractor shall not be relieved of liability to the County for damages sustained by it by virtue of a breach of the Agreement by Contractor and the County may reasonably withhold payment to Contractor for the purposes of setoff until such time as the exact amount of damages due the County from the Contractor is determined.
- b. <u>Termination for Convenience of County.</u> The County may, for its convenience and without cause immediately terminate the Services then remaining to be performed at any time by giving written notice. The terms of Paragraph a(i) and a(ii) above shall be applicable hereunder.
- c. <u>Termination for Insolvency</u>. The County also reserves the right to terminate the remaining Services to be performed in the event the Contractor is placed either in voluntary or involuntary bankruptcy or makes any assignment for the benefit of creditors.
- d. <u>Termination for failure to adhere to the Public Records Law</u>. Failure of the Contractor to adhere to the requirements of Chapter 119 of the Florida Statutes and Section 9 below, may result in immediate termination of this Agreement.
- 8. Governing Law, Venue and Waiver of Jury Trial. This Agreement shall be interpreted and construed in accordance with and governed by the laws of the State of Florida. All parties agree and

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accept that jurisdiction of any dispute or controversy arising out of this Agreement, and any action involving the enforcement or interpretation of any rights hereunder shall be brought exclusively in the First Judicial Circuit in and for Santa Rosa County, Florida, and venue for litigation arising out of this Agreement shall be exclusively in such state courts, forsaking any other jurisdiction which either party may claim by virtue of its residency or other jurisdictional device. In the event it becomes necessary for the County to file a lawsuit to enforce any term or provision under this Agreement, then the County shall be entitled to its costs and attorney's fees at the pretrial, trial and appellate levels. BY ENTERING INTO THIS AGREEMENT, CONTRACTOR AND COUNTY HEREBY EXPRESSLY WAIVE ANY RIGHTS EITHER PARTY MAY HAVE TO A TRIAL BY JURY OF ANY CIVIL LITIGATION RELATED TO THIS AGREEMENT. Nothing in this Agreement is intended to serve as a waiver of sovereign immunity, or of any other immunity, defense, or privilege enjoyed by the County pursuant to Section 768.28, Florida Statutes.

- 9. <u>Public Records</u>. Any record created by either party in accordance with this Contract shall be retained and maintained in accordance with the public records law, Florida Statutes, Chapter 119. Contractor must comply with the public records laws, Florida Statute chapter 119, specifically Contractor must:
 - a. Keep and maintain public records required by the County to perform the service.
 - b. Upon request from the County's custodian of public records, provide the 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 and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the contract if the contractor does not transfer the records to the County.
 - d. Upon completion of the contract, transfer, at no cost, to the County all public records in possession of the contractor or keep and maintain public records required by the County to perform the service. If the contractor transfers all public records to the public agency upon completion of the contract, the contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the contractor keeps and maintains public records upon completion of the contract, the contractor shall meet all applicable requirements for retaining the public records. All records stored electronically must be provided to the public agency, upon the request from the public agency's custodian of public records, in a format that is compatible with the information technology systems of the public agency.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT

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THE CUSTODIAN OF PUBLIC RECORDS AT WANDA PITTS (850) 983-1925; wandap@santarosa.fl.gov; 6495 CAROLINE STREET, SUITE C, MILTON, FL 32570.

- 10. <u>Audit</u>. The County and/or its designee shall have the right from time to time at its sole expense to audit the compliance by the Contractor with the terms, conditions, obligations, limitations, restrictions, and requirements of this Contract and such right shall extend for a period of three (3) years after termination of this Contract.
- 11. Notices. All notices and other communications required or permitted to be given under this Agreement by either party to the other shall be in writing and shall be sent (except as otherwise provided herein) (i) by certified mail, first class postage prepaid, return receipt requested, (ii) by guaranteed overnight delivery by a nationally recognized courier service, or (iii) by facsimile with confirmation receipt (with a copy simultaneously sent by certified mail, first class postage prepaid, return receipt requested or by overnight delivery by traditionally recognized courier service), addressed to such party as follows:

With a copy to:
Santa Rosa County Human
Resources Department
6495 Caroline Street, Ste H
Milton, FL 32570
Blue Arbor, Inc.
5413 Morton Rd
New Bern, NC 28562
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- 12. <u>Assignment</u>. Contractor shall not assign this Agreement or any part thereof, without the prior consent in writing of the County. If Contractor does, with approval, assign this Agreement or any part thereof, it shall require that its assignee be bound to it and to assume toward Contractor all of the obligations and responsibilities that Contractor has assumed toward the County.
- 13. <u>Subcontracting</u>. Contractor shall not subcontract any services or work to be provided to County without the prior written approval of the County's Representative. The County reserves the right to accept the use of a subcontractor or to reject the selection of a particular subcontractor and to inspect all facilities of any subcontractors in order to make a determination as to the capability of the subcontractor to perform properly under this Agreement. The County's acceptance of a subcontractor shall not be unreasonably withheld. The Contractor is encouraged to seek minority and women business enterprises for participation in subcontracting opportunities. Additionally, any subcontract entered into between the Contractor and subcontractor will need to be approved by the County prior to it being entered into and said agreement shall incorporate in all required terms in accordance with local, state and federal regulations.

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- 14. Civil Rights. The Contractor agrees to comply with pertinent statutes, Executive Orders and such rules as are promulgated to ensure that no person shall, on the grounds of race, creed, color, national origin, sex, age, or disability be excluded from participating in any activity conducted with or benefiting from Federal assistance. This provision binds the Contractor and subcontractors from the bid solicitation period through the completion of the contract. This provision is in addition to that required by Title VI of the Civil Rights Act of 1964.
- 15. <u>Compliance with Nondiscrimination Requirements</u>. During the performance of this Agreement, the Contractor, for itself, its assignees, and successors in interest, agrees as follows:
- a. <u>Compliance with Regulations</u>: The Contractor will comply with the Title VI List of Pertinent Nondiscrimination Acts and Authorities, as they may be amended from time to time, which are herein incorporated and attached hereto as Attachment "B".
- b. Nondiscrimination: The Contractor, with regard to the work performed by it during the Agreement, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor will not participate directly or indirectly in the discrimination prohibited by the Nondiscrimination Acts and Authorities, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR part 21.
- c. <u>Solicitations for Subcontracts, including Procurements of Materials and Equipment</u>: In all solicitations, either by competitive bidding or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the Contractor of the contractor's obligations under this contract and the Nondiscrimination Acts and Authorities on the grounds of race, color, or national origin.
- d. <u>Information and Reports</u>: The Contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the County or other governmental entity to be pertinent to ascertain compliance with such Nondiscrimination Acts and Authorities and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish the information, the Contractor will so certify to the County or the other governmental entity, as appropriate, and will set forth what efforts it has made to obtain the information.
- e. <u>Sanctions for Noncompliance</u>: In the event of a Contractor's noncompliance with the nondiscrimination provisions of this contract, the County will impose such contract sanctions as it or another applicable state or federal governmental entity may determine to be appropriate, including, but not limited to:
 - a. Withholding payments to the Contractor under the Agreement until the Contractor complies; and/or

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- b. Cancelling, terminating, or suspending the Agreement, in whole or in part.
- f. <u>Incorporation of Provisions</u>: The Contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations, and directives issued pursuant thereto. The Contractor will take action with respect to any subcontract or procurement as the County may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the Contractor may request the County to enter into any litigation to protect the interests of the County. In addition, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.
- 16. Procurement of Recovered Materials. Contractor and any subcontractors agree to comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, and the regulatory provisions of 40 CFR Part 247. In the performance of this contract and to the extent practicable, the Contractor and subcontractors are to use products containing the highest percentage of recovered materials for items designated by the Environmental Protection Agency (EPA) under 40 CFR Part 247 whenever:
 - 1) The contract requires procurement of \$10,000 or more of a designated item during the fiscal year; or
 - 2) The contractor has procured \$10,000 or more of a designated item using Federal funding during the previous fiscal year.

The list of EPA-designated items is available at www.epa.gov/smm/comprehensive-procurement-guidelines-construction-products.

Section 6002(c) establishes exceptions to the preference for recovery of EPA-designated products if the contractor can demonstrate the item is:

- a) Not reasonably available within a timeframe providing for compliance with the contract performance schedule;
- b) Fails to meet reasonable contract performance requirements; or
- c) Is only available at an unreasonable price.

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17. Debarment and Suspension. Contractor as part of the procurement response, Attachment "D" has submitted to the County a certification that Contractor and its principals, if applicable, are not presently debarred or suspended by any Federal department or agency from participating in this transaction. Contractor now agrees to verify, to the extent applicable that for each lower tier subcontractor that exceeds \$25,000 as a "covered transaction" under the Services to be provided is not presently disbarred or otherwise disqualified from participating in the federally assisted services. The Contractor agrees to accomplish this verification by:

- 1. Checking the System for Award Management at website: http://www.sam.gov.
- 2. Collecting a certification statement similar to the Certification of Offerer /Bidder Regarding Debarment, above.
- 3. Inserting a clause or condition in the covered transaction with the lower tier contract.
- 18. <u>Minority/Women's Business Enterprises</u>. Contractor must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible, in accordance with 2 CFR 200.321. If subcontracts are to be let, prime contractor will require compliance by all sub-contractors. Information regarding certified M/WBE firms can be obtained from (the following list is not exhaustive):
- Florida Department of Management Services (Office of Supplier Diversity);
- Florida Department of Transportation;
- Minority Business Development Center in most large cities; and
- Local Government M/DBE programs in many large counties and cities.
- 19. <u>Compliance with Laws</u>. Contractor shall secure any and all permits, licenses and approvals that may be required in order to perform the Services, shall exercise full and complete authority over Contractor's personnel, shall comply with all workers' compensation, employer's liability and all other federal, state, county, and municipal laws, ordinances, rules and regulations required of an employer performing services such as the Services, and shall make all reports and remit all withholdings or other deductions from the compensation paid to Contractor's personnel as may be required by any federal, state, county, or municipal law, ordinance, rule, or regulation.
- 20. Conflict of Interest. The Contractor covenants that it presently has no interest and shall not acquire any interest, directly or indirectly which could conflict in any manner or degree with the performance of the Services. The Contractor further covenants that in the performance of this Agreement, no person having any such interest shall knowingly be employed by the Contractor. The Contractor guarantees that he/she has not offered or given to any member of, delegate to the Congress of the United States, any or part of this contract or to any benefit arising therefrom.
- 21. Independent Contractor. Contractor enters into this Agreement as, and shall continue to be, an independent contractor. All services shall be performed only by Contractor and Contractor's employees. Under no circumstances shall Contractor or any of Contractor's employees look to the County as his/her employer, or as partner, agent or principal. Neither Contractor, nor any of Contractor's employees, shall be entitled to any benefits accorded to the County's employees, including without limitation worker's compensation, disability insurance, vacation or sick pay. Contractor shall be responsible for providing, at Contractor's expense, and in Contractor's name, unemployment, disability, worker's compensation and other insurance as well as licenses and permits usual and necessary for conducting the services to be provided under this Agreement.

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- 22. Third Party Beneficiaries. It is specifically agreed between the parties executing this Agreement that it is not intended by any of the provisions of any part of the Agreement to create in the public or any member thereof, a third party beneficiary under this Agreement, or to authorize anyone not a party to this Agreement to maintain a suit for personal injuries or property damage pursuant to the terms or provisions of this Agreement.
- 23. Indemnification and Waiver of Liability. The Contractor agrees, to the fullest extent permitted by law, to defend, indemnify and hold harmless the County, its agents, representatives, officers, directors, officials and employees from and against claims, damages, losses and expenses (including but not limited to attorney's fees, court costs and costs of appellate proceedings) relating to, arising out of or resulting from the Contractor's negligent acts, errors, mistakes or omissions relating to professional Services performed under this Agreement. The Contractor's duty to defend, hold harmless and indemnify the County its agents, representatives, officers, directors, officials and employees shall arise in connection with any claim, damage, loss or expense that is attributable to bodily injury; sickness; disease; death; or injury to impairment, or destruction of tangible property including loss of use resulting therefrom, caused by any negligent acts, errors, mistakes or omissions related to Services in the performance of this Agreement including any person for whose acts, errors, mistakes or omissions the Contractor may be legally liable. The parties agree that TEN DOLLARS (\$10.00) represents specific consideration to the Contractor for the indemnification set forth herein.

The waiver by a party of any breach or default in performance shall not be deemed to constitute a waiver of any other or succeeding breach or default. The failure of the County to enforce any of the provisions hereof shall not be construed to be a waiver of the right of the County thereafter to enforce such provisions.

24. Taxes and Assessments. Contractor agrees to pay all sales, use, or other taxes, assessments and other similar charges when due now or in the future, required by any local, state or federal law, including but not limited to such taxes and assessments as may from time to time be imposed by the County in accordance with this Agreement. Contractor further agrees that it shall protect, reimburse and indemnify County from and assume all liability for its tax and assessment obligations under the terms of the Agreement.

The County is exempt from payment of Florida state sales and use taxes. The Contractor shall not be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the County, nor is the Contractor authorized to use the County's tax exemption number in securing such materials.

The Contractor shall be responsible for payment of its own and its share of its employees' payroll, payroll taxes, and benefits with respect to this Agreement.

25. <u>Prohibition Against Contracting with Scrutinized Companies</u>. Pursuant to Florida Statutes Section 215.4725, contracting with any entity that is listed on the Scrutinized Companies that Boycott Israel List or that is engaged in the boycott of Israel is prohibited. Contractors must certify that the company is not participating in a boycott of Israel. Any contract for goods or services of One Million Dollars (\$1,000,000) or more shall be terminated at the County's option if it is discovered that the

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entity submitted false documents of certification, is listed on the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or has been engaged in business operations in Cuba or Syria after July 1, 2018.

Any contract entered into or renewed after July 1, 2018 shall be terminated at the County's option if the company is listed on the Scrutinized Companies that Boycott Israel List or engaged in the boycott of Israel. Contractors must submit the certification that is attached to this agreement as Attachment "D". Submitting a false certification shall be deemed a material breach of contract. The County shall provide notice, in writing, to the Contractor of the County's determination concerning the false certification. The Contractor shall have ninety (90) days following receipt of the notice to respond in writing and demonstrate that the determination was in error. If the Contractor does not demonstrate that the County's determination of false certification was made in error, then the County shall have the right to terminate the contract and seek civil remedies pursuant to Florida Statute Section 215.4725.

- **26.** Special Conditions Additional Federal Requirements. As some or all of the Services to be provided under this Agreement may be funded with federal funds. Contractor agrees to adhere to the required additional federal requirements set forth in Attachment "___" and incorporated herein by reference.
- 27. Inconsistencies and Entire Agreement. If there is a conflict or inconsistency between any term, statement, requirement, or provision of any attachment attached hereto, any document or events referred to herein, or any document incorporated into this Agreement, the term, statement, requirement, or provision contained in this Agreement shall prevail and be given superior effect and priority over any conflicting or inconsistent term, statement, requirement or provision contained in any other document or attachment, including but not limited to Attachments listed in Section 1.
- 28. Severability. If any term or condition of this Contract shall be deemed, by a court having appropriate jurisdiction, invalid or unenforceable, the remainder of the terms and conditions of this Contract shall remain in full force and effect. This Contract shall not be more strictly construed against either party hereto by reason of the fact that one party may have drafted or prepared any or all the terms and provisions hereof.
- 29. Entire Agreement. This Agreement contains the entire agreement of the parties, and may be amended, waived, changed, modified, extended or rescinded only by in writing signed by the party against whom any such amendment, waiver, change, modification, extension and/or rescission is sought.
- 30. Representation of Authority to Contractor/Signatory. The individual signing this Agreement on behalf of Contractor represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Agreement. The signatory represents and warrants to the County that the execution and delivery of this Agreement and the performance of the Services and obligations hereunder have been duly authorized and that the Agreement is a valid and legal agreement binding on the Contractor and enforceable in accordance with its terms.

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IN WITNESS WHEREOF, the parties hereto have executed this Agreement in duplicate on the day and year first written above.

WITNESS:

Signature

JERRY D. PRINCE

Print Name

BY: Lucine Moffett, President

Donald C. Spencer, Clerk of Courts

ATTEST

SANTA ROSA COUNTY, FLORIDA

BY:

David C. Piech, Chairman

Bocc Approved 5/11/2/

Attachment "A" Contractor's Proposal

BID SUBMISSION CHECKLIST

Respor	ndent Name: Blue Arbor, Inc. 1-017 Temporary Staffing Services
<u>X</u>	Sealed Bid Package with Bid Name and Number, Firm name and Address with Contact information clearly marked on the outside of envelope/box.
<u>X</u>	1 Original Bid Package and 5 Copies and 1 Electronic Copy in .pdf on a CD or USB Drive
<u> </u>	Bid Submittal Checklist attached to top of Original Bid Package
_X	Cone of Silence
_Х	Sworn Statement Public Entity Crimes
_X	Debarment Form
Х	Conflict of Interest Form
<u>x</u>	Copy of current Required Insurance declaration page with Santa Rosa County named interest, or, Letter of Insurability from Carrier stating that the levels of coverage will be obtained.
<u> </u>	Proof of State of Florida business certification
х	Proof of System for Award Management (SAM) registration
<u>x</u>	Scrutinized Companies Certification
<u>X</u>	Prohibition to Lobbying
inform	quired documentation submitted must be updated with most current and complete ation from date of bid opening) including notarizations where required. Failure to submit uired forms may result in your submittal being deemed non-responsive. ATTACH THIS TO THE TOP OF YOUR BID SUBMISSION
Firm:	Blue Arbor, Inc
By:	Lucine Moffett (Print)
Title:	President
Date:	3/8/2021
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RFP# 21-017 Temporary Staffing Services

Santa Rosa County
Board of County Commissioners

Due March 12, 2021 - 10am

Submitted by:

Blue Arbor, Inc. PO Box 12780 New Bern, NC 28561

POC: Lucine Moffett

<u>Lmoffett@bluearbor.com</u>

800-633-9715 X399 Cell: 252.514.5380 Fax: 252.638.5087

FL office: Gulf Breeze, FL 32561

Business Type: FL Certified Woman-owned, small business

Cover Letter, Background and Experience Proposed Workplan References **Pricing** Addendums and Required Forms

Najara.

, 2003-003



March 12, 2021

Santa Rosa County Procurement Department 6495 Caroline Street Suite L Milton, Florida 32570

Re: Request for Proposal # 21-017 - Temporary Staffing Services

Blue Arbor, Inc. would like to submit our response to your request for quote to provide our services for temporary personnel to Santa Rosa County.

Blue Arbor has a proven track record in providing the important services required under this contract. Blue Arbor:

- Is a women-owned Certified small business in Florida
- Has more than 40 years of experience in staffing
- Uses E-Verify for 100% of our employees
- Has a current equivalent contract with Escambia County for their temporary personnel.

Our approach for the successful performance of this contract is to provide you with services that result in 100% customer satisfaction. This includes prompt and professional response to open positions, regular communication with your person(s) of contact (POC), timely and accurate payroll processing and invoicing, and handling all inquiries in a courteous and efficient manner.

Covid has made face-to-face meetings more difficult, but our onboarding is available via computer, tablet or phone making it accessible to all. Our testing capabilities are also available online. Our toll-free number is provided for anyone that need a personal touch or immediate questions.

Blue Arbor lives up to our promise to provide the best customer service in the industry. We hope to extend this service to Santa Rosa County.

Sincerely,

Lucine Moffett, President

Cell: 252-514-5380 Imoffett@bluearbor.com



BACKGROUND AND EXPERIENCE:

Blue Arbor has consistently staffed for clients across a vast variety of industries for nearly 40 years. During disasters or the current coronavirus pandemic, our clients call us first!

The clients included in our references are from a selection of long-term clients with whom we hold current contracts. In addition, our feedback of exceptional communication and genuine care for our employees and the clients we work with are clearly and consistently repeated from local and remote clients, big and small. Whether we are staffing for one position or 400; our attention to our client is unrivaled.

ORGANIZATIONAL STABILITY

Blue Arbor's permanent staff consists of 30 employees who collectively have well over a hundred years of direct staffing industry related experience. The average length of service of management level staff members is more than 18 years.

As a member of the North Carolina Association of Staffing Professionals (NCASP), Blue Arbor adheres to its Policies and Standards of Ethical Practice in all areas of business. Clients benefit from the services of our placement specialists who have achieved, or who have been trained by, Certified Temporary-Staffing Specialists (CTS). This nationally recognized CTS certification process requires a minimum of two years of staffing related experience and the successful completion of an extensive examination on general employment laws including Equal Employment Opportunity Law (EEOC), Equal Pay Act (EPA), Age Discrimination in Employment Act (ADEA), Americans with Disabilities Act (ADA), Family Medical Leave Act (FMLA), Fair Labor Standards Act (FLSA), as well as ethical business standards and practices.

This global pandemic has affected all of us—our clients included. Many have had to reduce their operational hours, transition to working from home, lay off mass quantities of staff, and some have been forced to close their doors for an undetermined amount of time. Throughout this uncertain time, Blue Arbor has remained open and available to all our clients. Phone calls, emails and texts can continue while our personal contact is restricted. Whether offering words of encouragement or providing short term workers to get through the worst of this, our goal remains the same: Keep an open line of communication and continue "Setting the Standard for Service."



- We have provided temporary staff for several local government agencies over the vears.
- o Most recently, we have a contract with **Escambia County** for their temporary staff and have listed them as one of our references.
- o We have also provided temporary staff for the **Polk County** and are still a contractor for **Marion County** as well.
- o Currently, we are providing staff for the City of Tallahassee and City of Pennsacola.
- We also have a GSA contract and have several government contracts with various government agencies in different states.

Blue Arbor is more than capable to provide Santa Rosa County with excellent service and staff.

SERVICE AND RECRUITMENT

The primary contacts for Santa Rosa County are:

- <u>Tracy Beach</u> is our local Florida Branch Manager and will be your primary contact. 913 Gulf Breeze Parkway, Unit 29 * Gulf Breeze, FL * 850-938-7184 * 8am 5pm (CST) Tracy has become an expert on the intricacies of staffing for cities and counties, understanding the differing needs of various departments, and meeting the unique invoicing and reporting requirements associated with each contract. In Mobile, AL, we staff over 150 summer interns each year, ranging in age from 16-24 years old, for the Youth Empowered for Success (YES) Program. Tracy partnered with the local employment office in Mobile to access space over the course of several weeks which allows us to personally work with the students and assist them with remote on-boarding. Once students are in the system, a Blue Arbor branch is assigned to handle the account administratively. As with all our employees, the students have access to their own personal account to view paychecks and receive W2's. They also utilize online timesheets and are paid via direct deposit to either their own personal bank account or a Blue Arbor provided pay card.
- Our entire Blue Arbor Team is led by <u>Lucine Moffett</u>, our President and Owner (since 1981). She started our business from the ground up and remains a driving force for our company. Under her direction, Blue Arbor's focus has been to seek out opportunities to service cities and counties. This has resulted in the addition of numerous partnerships across the southeast. As a 'hands on' President, her phone number will ALWAYS be



answered – whether you are a client, staff member or temporary employee. Her contact cell: 252-514-5380

The Blue Arbor Team is comprised of key personnel who average of 19 years of experience with the company.

- Jaime Gossin is our Vice President and is responsible for all Human Resource functions. She guides us through the legalities of staffing and stays abreast of current trends and innovative technology options to increase our efficiency and our marketing exposure. She works closely with our legal counsel to ensure our compliance in both written and verbal directives. As a member of the American Staffing Association (ASA) she regularly takes advantage of their expertise and resources for the benefit of Blue Arbor.
- <u>Cindy Simmons</u> is our Project Manager and Contracting Specialist. She began as a Staffing Specialist in 2010 but has been specializing in contracting since 2014. She is a major contributor to the implementation side of new projects and can step in when and where needed thereafter as a key component in maintaining our exceptional level of service.

This Blue Arbor team has established new branch locations, transitioned employees, recruited and vetted temporary staff for clients, and efficiently and effectively administered projects both big and small, utilizing a state-of-the-art web-based software package and the full support of the Blue Arbor staff. Communication is a key factor in our success and is a fundamental component of our partnerships.

We KNOW that our success is based on working together!

And that your success is based on Blue Arbor working together with you!

WE WANT TO BE THE EXPECTATION – NOT THE EXCEPTION



PROPOSED WORK PLAN:

Upon award of contract:

- 1. Begin transition of current employees that are allowed and agreed to be onboarded with us.
- 2. Tracy would discuss all open and available positions at length with the proper Department Representative(s) to determine their needs and expectations.
 - a. Getting job descriptions
 - b. Attire expected, personal appearance including no tattoos or piercings would be addressed and discussed.
 - c. Job location, hours, etc
 - d. Discuss assignment challenges
- 3. Advertise for available positions throughout Santa Rosa County
 - Utilize Indeed.com and ZipRecruiter
 - Notify local colleges for recruiting college students for temp work
 - o Pensacola State College
 - o Northwest Florida State College
 - o Locklin Technical College
- 4. Begin testing and verifying education process those that pass testing will then be submitted for background screening. Our testing allow us to test potential applicants for various skills, software, trades, etc. We use IBM Kenexa/SHL and it has a huge variety of tests available to us for use. Examples of tests can include Typing, Maintenance, Electrical testing, Software testing for MS Office Excel, Word, Powerpoint, Access, etc, Quickbooks. We can also test by category Accounting, Financial, Computer Programming/IT, Engineering, Healthcare, Industrial/Warehouse, Customer Service and many more. Testing can be discussed with departments when arranging for their requested temps. We will arrange for Interviews with appropriate County staff if desired.

ONBOARDING PROCESS:

Our onboarding is done electronically using our secure cloud-based software. It is easy for potential employees to complete at home or at their leisure. Our software notifies us of any new applicant or employee activity, ensuring we can track their progress through the application and onboarding processes. Our initial phone interview helps us determine the next step for them. It allows us to hear how they present themselves, as well as it gives us the



opportunity to delve deeper into their resumes and work history. All paperwork can be completed 100% online with electronic signatures. Tax papers and documents are all safely signed and securely completed and uploaded to the candidate profile by them. Timesheet can also be completed weekly online if you choose this method.

SECURITY:

Security has become a hot topic these days and we have taken every precaution to protect our employees' information. The software we use has an encrypted website that is only accessible using unique and intricate passwords. The employee will create their own password and it is not viewable by our staff. Should an employee forget their password, we are only allowed send the secure information directly through program software AFTER identification protocols have been met.

All Information is secure using a Tier 4 Data Center which includes:

- Firewall Security: All servers operate behind a firewall device designed to prevent unauthorized access.
- Data Encryption: including 128-bit SSL Certification and 1024 Bit RSA public keys.
- User Authentication: User access controlled with a valid username and password combination, which is encrypted via SSL while in transmission.
- IP Systems Security: Internal IP systems are protected by network address translation, port redirection and non-routable IP addressing schemes.
- Operating System Security: System accounts are protected with strong passwords. Operating system patches and security updates are applied regularly.
- Each server is "hardened" by disabling and/or removing any unnecessary users, protocols and processes.
- Database Security: Database access is controlled at the database connection level. Access to production databases is limited to a distinct number of points.
- Data Management: All data entered into the application by a customer is owned by that customer. Our employees do not have direct access to the production equipment, except where necessary for system management, maintenance, monitoring, and backups.



TRAINING AND TESTING — Blue Arbor is committed to providing employees who have the knowledge, skills and abilities to perform the requested position. Our ability to test skills, software knowledge, etc will identify the right candidate for you. Any employee placed under this contract will demonstrate, at the very least, the minimum training requirements for the specific position. We offer electronic testing through SHL/Kenexa and is also available electronically. Once awarded, we can discuss what testing is most appropriate to request prior to selection for evaluation. We have found that testing can provide a great way to find a 'diamond in the rough'!

There are many testing options to choose from and we can determine which tests make the best sense for each job based on the software needs and job description and speaking with the County representative. (as noted prior)

Vetting candidates is an essential part of our staffing process. Matching a qualified candidate with the appropriate position requires a system of verification. Education, employment history, testing, personality, and attitude all contribute to 'getting it right.' Should there come a time where the County is not completely satisfied with the candidate provided, we would be happy to provide a replacement. Communication will be our greatest tool. Learning the nuances of each job and department will help us to provide the perfect candidate ever time. We are unable to meet in person currently but are available via phone or email to discuss any complications that arise.

Building a strong applicant base will help to fulfill your needs quickly and efficiently. When our candidate pool is strong, and we have the perfect opening for the perfect candidate – your position could be filled as soon as the Drug Screen and Background Report are completed.

Some positions may require recruiting or further testing which may delay filling a spot. Blue Arbor understands that 'time is of the essence' and will make it our priority to fill your position.

EQUAL OPPORTUNITY EMPLOYER - All employees and applicants are treated equally according to their individual qualifications, abilities, experience, and other employment standards. We do not discriminate because of race, color, religion, national origin, sex, sexual orientation, age, or physical or mental disabilities, handicaps, or military service as a Vietnam Era Veteran. Blue Arbor will ensure that any potential applicant can speak and understand English.

BACKGROUND / SCREENING:

Blue Arbor, Inc. requires a comprehensive Criminal Background Check of all Local, State and Federal databases as well as MVR (Motor Vehicle Report), Sex Offender Registry, (if candidate has not been a Florida resident for 5 years or more — Blue Arbor would complete a CBC of all previous residency states for the past 7 years (our minimum). Upon request, we will provide the County with a copy.



Blue Arbor, Inc requires a 10-panel urine drug test prior to placement and agrees to provide the County with the test results if requested. A DOT test would be required for all candidates where a CDL license is required.

Blue Arbor participates with 100% of our employees being e-Verified within three days of their start date with us. At the recommendation of our worker's comp agent, we also require a Post Offer Medical Questionnaire. This ensures that we will not be putting our employee in jeopardy if they have a prior injury, etc that may require a doctor's release. If you would like them to be rescreened prior to continuing on our payroll, we would be happy to do so.

We pay our employees weekly and can provide direct deposit to everyone – even if they do not have a bank account, using a Blue Arbor issued debit card. Timecards can be authorized electronically for ease.

Blue Arbor is the "employer of record" for all temporary placements. This is made clear during the hiring process. Any questions or issues should be directed to our local Florida office Staffing Specialist – Tracy Beach. Blue Arbor will address issues involving conduct, payroll, benefits, etc. Our main office is also available to answer questions at: 800-633-9715*M-F*8am-5pm(EST)

The County may choose to Interview Candidates for their temporary positions or they may ask us to fill the position with the best qualified candidate of our choosing. We are happy to facilitate the scheduling process for an interview in person or electronically. Once a candidate has been chosen, we would run their comprehensive background and have them complete a drug test. These tests can add unexpected delays depending on how long their background takes to return.

EMPLOYEE BENEFITS: As a temporary staffing agency, we offer benefits through Essential StaffCare. Employees are offered the opportunity to accept various benefit plans for Medical, Dental, Term Life Insurance, Short Term Disability Insurance and a Wellness/Preventative Care Benefit Plan. We pay our employees on a weekly basis via direct deposit. For any employee without a bank account, we provide them with a Debit Card for their use.

TIMESHEETS:

Our employees are paid on a weekly basis by direct deposit. All overtime must be approved and is not expected to occur without prior approval. Overtime is described as time worked over 40 hours in a week and will be paid at 1.5 x hourly rate. Our employees are required to complete their timesheet and submit it to their supervisor for signature/approval and then send it to our payroll department or drop it at our local office. Blue Arbor can provide electronic timesheets (recommended) enabled for direct online acceptance, verification, and submittal to our payroll department by Santa Rosa County representatives via our secure online portal. If online timesheets are not utilized, we will customize submission requirements to your preference where possible.



INVOICING:

Invoicing would occur weekly and include the following:

- Division that employee is assigned to
- Specific Purchase Order Number
- Name of Employee and hours rate of pay
- Signed and verified timesheets of employee(s) (and overtime approval if needed)
- Bill rate/Markup to Santa Rosa County
- Total cost associated with invoice

Invoices can be either emailed or mailed and customized for your needs.

References:

List a minimum of three (3) references which reflect experience in similar work, to include nature and scope of work, which demonstrates an expertise in providing the services as stated herein, within the past five (5) years. Provide scope of work, contact name, addresses, telephone numbers and dates of service. Failure to provide references as requested may result in rejection of proposal.

Reference #1 Organization Name: Escambia County, Florid	Telephone #: 850-595-4964
Contact Name: Janice Floyd	E-mail Address: jmfloyd@myescambia.com
Scope of Work Provided: <u>currently in our 4th</u>	3yr contract providing various general
labor, clerical, administrative and tech	nical positions across multiple county dept.
Reference #2 Organization Name: Trader Construction - FL	Telephone #: 633-2424
Contact Name: Dottie Rowe	E-mail Address: <u>accounting@traderconstruc</u> tion.com
Scope of Work Provided: We began doing busin	ess with Trader in 1994 in New Bern, NC
(and still do) and continue with our Florida	a branch to provide Heavy Equipment Operators, etc
Reference #3 Organization Name: City of Greensboro, NC	Telephone #: <u>336-376-7612</u>
Contact Name: Chris Marriott	E-mail Address: chris.marriott@greensboro-nc.gov
Scope of Work Provided: Provide temporary lal	oor for landfill, solid waster and leaf
collection	



Additional information and REFERENCES

The clients that are included in the References attachment are long term clients. We are currently in contracts with all of them. Our local clients were not included for this project, but the same consistency would be heard again and again. Communication and care for our employees and our clients are repeated over and over. Whether we are staffing for one opening or 200 openings; our attention to our client is unrivaled. We currently have contracted temps with the City of Tallahassee, the City of Pensacola and Marion County.

Our contract with Escambia County in Florida would be similar to Santa Rosa County. We provide a vast range of talent and have become their prime vendor for their requests for temporary personnel. We have provided Administrative and Clerical, General Laborers, Skilled laborers and Skilled Technical personnel, etc when requested. We are in the fourth renewal of a three year contract. Tracy Beach is their primary contact and she has learned exactly what they need and is able to provide staff in a timely manner.

We recently received a contract with the City of Greensboro, NC and were able to open a new office and hire staff within two weeks of confirmation of the winning bid. Our team, from our President, Lucine Moffett to our staff from several states, banded together to provide the support backup needed to get an influx of people registered, drug screened, background checked, transitioned and hired within a couple weeks. We provide a vast amount of general laborers — mainly for their Waste Disposal and Environmental Landfill. She verifies PPE, and attendance to be sure they are fully ready for the day. Because of ever changing daily needs for temps, she can often be found responding to texts and emails late into the evening and will then start again at 6:30am. Our Staffing Specialist who oversees this account visits every morning before the trucks begin to roll.

NC DOT Rail Division - Since 2009, Blue Arbor has had a recurring contract with NC DOT to provide workers for their train stations. We are able to staff them remotely and communicate with them often. We provide their uniforms and staff for their NC Rail Division and some stations are open 24/7.

US Agency for Global Media – they have had several name changes over the years – Voice of America, Edward R. Murrow Transit Station to the current USAGM. We took over the contract in 2014 and continue our multi-year renewals. Russell Norris and Cindy Simmons are the contacts for this contract. They are a company that is open 365 days a year, 24 hours a day. We provide their entire team of technically skilled, and highly trained IT professionals as well as some maintenance techs and general laborers.

We provide contract staff to the US Attorney's Office / Dept of Justice in Columbia, SC. Our relationship with the USAO has grown from one secretary to many professionals and legal staff. They reach out to us when they have an opening because they prefer to work with us as a contractor. Our most recent addition was providing an ex-FBI agent to become their Investigative Data Analyst.

Exhibit A

Workers'	Job Description	Recruited	Payroil
Comp	**************************************	Mark-Up	Mark-Up
Code		Rate	Rate
5506	STREET OR ROAD CONSTRUCTION—PAVING OR REPAVING & DRIVERS	31.2%	30.2%
	Applies to all kinds of paving or repaving, surfacing or resurfacing or scraping, including airport runways or warming aprons. Applies to those engaged in street or road construction involving paving or surfacing new streets or roads or repaving or resurfacing or scraping existing streets or roads. New construction includes all work beginning with the construction of the concrete or crushed stone base on an established grade and carries on through the paving or surfacing of the street or road, regardless of the types of surface, and finishing operations, i.e., trimming of road shoulders, erecting guardrails or fences (whether performed by specialist contractors or others), painting safety lines or center stripes and installing curbs or gutters. Airport construction involving paving runways or warming aprons is also contemplated within the scope of this classification as are asphalt works operated by these street or road contractors at a temporary location set up at their particular job site. Repaving or resurfacing or scraping existing streets or roads includes scraping or cleaning the existing surface and the application of the resurfacing material as well as scraping existing dirt or gravel roads including regraveling and oiling when undertaken by these repaving or resurfacing contractors. Oil distributors who deliver and spread oil in conjunction with spreading sand or gravel also fall within the scope as do specialist contractors engaged in asphalt laying on top of already constructed highways and the spraying of roads with liquid asphalt. Applies to street or road construction contractors or specialist contractors engaged in asphalt laying on top of already constructed highways and the surface spreading and rolling of the crushed aggregate in connection with the installation of artificial turf for baseball and football stadiums. This classification additionally applies to employees of highway toll roads who engage in miscellaneous operations incidental to the maintenance of such roads, i.e., paving or repa	The state of the s	

Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroll Mark-Up Rate
7380	DRIVERS, CHAUFFEURS, MESSENGERS, AND THEIR HELPERS NOC—COMMERCIAL	31.2%	30.2%
	Applies to commercial drivers, chauffeurs, messengers, and their helpers provided they are not otherwise classified. The term "drivers" refers to employees who engage in duties on or in connection with vehicles and includes drivers, chauffeurs, messengers, drivers' helpers, garage employees, stable hands, and employees using bicycles in their operations. Chauffeurs assigned to this Code are drivers who are not employed by an employer classified as a public transportation operation but who may transport people. An example of this would be a bus driver employed by a financial institution to transport its employees between various sites at which the financial institution does business. For classification purposes, this driver is assigned to this Code since he/she is a chauffeur for an employer that is not in the business of providing transportation to the public. Applies to messengers or courlers who deliver mail, parcels, or packages by driving or bicycling. This Code generally is applicable to the driving of vehicles and/or the transportation of goods owned by an employer.		
7520	WATERWORKS OPERATION & DRIVERS	25.8%	30.2%
The state of the s	Includes store employees, meter readers. Applies to the operations of water plants, whether they are operated by a municipal board or commission or a private company. Sources of water for the plant include but are not limited to rivers, streams, deep water wells, underwater springs, dams or reservoirs. The water is pumped and piped to the filtration plant where it is filtered through sand beds. The water is then treated with chlorine or other purifying chemicals. In some cases sodium fluoride is added. Water samples are taken and tested periodically. The water is then pumped to large elevated stand pipes for distribution through the system. When performed by employees of the water plant and specifically related to water plant operations, the installation, repair, and maintenance of water mains, water pipes, taps, meters, and fire plugs are included in this Code. When these operations are performed by employers that do not operate a water plant, the appropriate installation, repair, or maintenance code that describes the employer's particular operation is applied to same.		
7720	POLICE OFFICERS & DRIVERS	25.8%	24.8%
	Applies to police department employees of municipalities, townships, counties or states. This classification would apply to all employees of a police department except clerical office employees. Applies to volunteer or auxiliary police officers, correction department employees, highway patrols, probation officers, parking		

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Workers'	Job Description	Recruited	Payroll
Comp		Mark-Up	Mark-Up
Code		Rate	Rate
Code	meter readers, national guard persons, penitentiary employees, sheriffs and jail employees, etc. Assigned to private security services, protective or patrol corps, protective agencies, airport security screening employees, armored car service companies, guards, and messengers employed by a contracting agency engaged in providing such services for banks, forest rangers, game and fish wardens, hunting and fishing guides, and businesses engaged in providing watch guard services for others. This classification is assigned to inspectors for Departments of Motor Transportation and inspectors at permanent truck weighing stations. All employees of private security services would be assigned to this Code except those clerical office employees. Private security services may include crowd management at athletic events, conventions and concerts. Employees of a private security agency whose assigned duties are those of a store detective or hotel detective would be assigned to this Code. There is no distinction made as to whether these employees are armed or unarmed, or whether or not they have the official authority or power to arrest. It should be noted that in some states there is a separate classification applicable to private security guard services at construction sites for purposes of traffic control and safety are classified to this Code. When employees of the construction contractor perform these services, the appropriate construction classification applies.		
8380	Applies to employers operating service stations and gasoline stations that perform service or repair work on automobiles, vans, trucks, and motorcycles. The classification includes minor repair and service work such as engine tune-ups; simple electrical lighting; starter and generator repairs; sales, installation, and service of storage batteries; tire mounting, balancing, and alignments; lubrications; oil changes; gasoline dispensing; car washing; glass installation; undercoating; and work on engines, transmissions, radiators, and lignition systems. This Code includes major mechanical repair work such as engine or transmission overhauls, valve work, extensive or complex ignition and electrical systems repair, etc. Specialist shops such as those performing installation, service or repair of brakes, mufflers and air conditioners in automobiles, vans and light trucks, as well as new car clean-up and detail shops are included in this Code. Applies to employers that operate new and/or used automobile, van, truck, motorcycle, or golf cart sales or service agencies. These employers will usually operate repair shops and replacement parts departments. As this classification includes drivers, employees who drive vehicles purchased from factories to their employer's agencies are classified to this Code. Employees (usually referred to as service writers) who greet customers	23.8%	22.8%

Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroll Mark-Up Rate
	for the purpose of discussing problems associated with the customer's vehicle are additionally classified to this Code. These service writers will often conduct a cursory inspection of the customer's vehicle and provide an estimate for the anticipated repair work. These employees may also enter the shop area to determine the status of repair work on a customer's vehicle. Diesel engine service franchises where the majority of work is performed on diesel engines for trucks, but not power equipment such as Caterpillars, graders, power shovels or cranes, are additionally assigned to this Code.		
8810	CLERICAL OFFICE EMPLOYEES NOC The duties of a clerical office employee include creation or maintenance of financial or other employer records, handling correspondence, computer composition, technical drafting, and telephone duties, including sales by phone. The clerical office classification continues to apply to a qualified clerical office employee who performs a duty outside of a qualified clerical office area when that duty does not involve direct supervision or physical labor and is directly related to that employee's duties in the office. These duties do not exclude depositing funds at the bank, purchasing office supplies, and pickup or delivery of mail, provided they are incidental and directly related to that employee's duties in the office. A clerical office is a work area separated and distinguishable from all other work areas and hazards of the employer by floors, walls, partitions, counters, or other physical barriers.	19.8%	17.8%
8820	ATTORNEY—ALL EMPLOYEES & CLERICAL, MESSENGERS, DRIVERS. All-inclusive as respects employees of attorneys or law offices. The employee exposure is principally inside office work; however, the scope includes outside exposure of trial attorneys and attorneys, paralegals and other employees involved in investigative work. This Code would also apply to any employees of attorneys or law firms performing cleaning or maintenance service in or about the premises used for professional purposes. In addition, insureds engaged in the business of providing court reporters who take depositions in law offices or other comparable locations and record legal proceedings have been assigned to this Code.	19.8%	17.8%
8831	HOSPITAL—VETERINARY & DRIVERS Assigned to veterinarians conducting private practices in the care of animals. The classification applies to professional employees as well as nonprofessionals and the phraseology specifically includes drivers. Veterinary employees who greet clients and their animals and have exposure to harm from this encounter such as being bitten, scratched or otherwise injured by these animals are not considered clerical employees	23.8%	22.8%

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Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroll Mark-Up Rate
	and are assigned to this Code. This Code is applicable to insureds in the business of poultry sexing as it is felt that poultry sexers are not in the business of operating a poultry farm but have duties more analogous to those of a veterinary. Animal control officers are additionally assigned to this Code since their primary exposure is to animals. These officers are generally employed by government agencies. They are exposed to the hazards of animal bites, scratches and other injuries as well as disease carried by animals they encounter. These exposures are similar to those of veterinary and animal hospital employees.		
8868	Applies to professional employees of academic, trade or vocational institutions of learning. The classification includes professors, administrators, teachers, guidance counselors, social workers, therapists, nurses, athletic coaches and clerical employees. Employees who assist these professional employees by performing similar or related duties to those in which these professionals engage are additionally assigned to this Code. It is recognized that these assistants may not be considered "professional" to the extent that they may be unlicensed or not have the necessary academic credentials. Nevertheless, we consider these employees to be professional for classification purposes as their exposure is similar to those they are assistant. Examples of this type of employee include, but are not limited to, teacher's or nurse's aides or assistant athletic coaches. Clerical employees who work in offices at separate locations away from a school campus or religious organization building are classified to this Code, as this code includes clerical operations. Professional employees of agricultural schools who, as a part of their teaching activities, demonstrate various planting techniques on farms operated by such schools, are also contemplated under this classification provided the farms are not operated as commercial enterprises. The incidental sale of a minor amount of surplus produce would not preclude the assignment of this Code for professional farm employees.	19.8%	17.8%
9015	BUILDING OR PROPERTY MANAGEMENT—ALL OTHER EMPLOYEES Applies to owners, lessee, or real estate management firms that operate office, apartment, tenement, mercantile, or industrial buildings. It encompasses all superintendents, custodial operations, and maintenance operations conducted by an owner or lessee of a building except those performed by an employer occupying the entire or a major portion of the building for manufacturing, mercantile, or other commercial purposes. Camp operations included in this Code provide overnight accommodations and offer a wide range of activities such as swimming, boating, archery, fishing, hiking, and arts and crafts; sports	26.8%	25.8%

Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroil Mark-Up Rate
	such as tennis and softball; and other traditional camping activities. These camps may employ counselors, cooks, grounds and maintenance personnel, nurses, housekeepers, guards, and lifeguards. Due to the varied nature of activities that take place in these camps, no one classification describes their operations.		
9101	Applies to all employees other than professional employees of academic, trade or vocational institutions of learning. This Code includes employees engaged in the care, custody and maintenance of college or school buildings, grounds and equipment. This would include dormitories, mess halls and recreational facilities maintained and operated by these institutions. Security personnel employed by schools are additionally classified to this Code. These employees' duties generally include, but are not limited to, the patrolling and monitoring of both exterior and interior school areas and the manning of school security check-in points where students may be physically or electronically searched for weapons or other contraband. Employees (other than professional employees) who work in hospitals or clinics operated by universities primarily for the purpose of training medical students are contemplated within the scope of this Code, provided the patients being treated are primarily charity patients, with only a minor number of patients being billed for services rendered. A bookstore operated by a school on the school campus Is not considered a separate commercial enterprise for purposes of this interpretation. Professionals employed by this operation are classified to Code 8868 and nonprofessionals are classified to this Code. Nonprofessional employees of agricultural schools that operate farms also are contemplated within this classification provided the farms are not operated as commercial enterprises. The incidental sale of a minor amount of surplus produce would not preclude the assignment of this Code for nonprofessional farm employees. Nonprofessional employees at day nurseries, seminaries, military schools, veterinary schools and driver training schools are appropriately assigned to this Code. Applies to all employees, other than professional employees, of religious organizations of all sects. This Code includes employees of religious organizations who engage in the care, custody and maintenance of buildings, grou	26.8%	25.8%

Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroll Mark-Up Rate
	city or state. This Code includes employees of these institutions who engage in the care, custody and maintenance of public library or museum buildings, grounds and equipment. Insureds engaged in the business of fossil recovery from stratified materials using small air engravers, hand-held sand blasters, circular rock saws and related equipment to recover artifacts for archaeologists are classified by analogy to this Code.		
9102	PARK NOC—ALL EMPLOYEES & DRIVERS This Code is applied to all employees engaged in the operation of public parks, which may be owned or operated by administrative agencies of federal, state, county, or municipal governments or civic organizations such as Rotary Clubs, Kiwanis Clubs, Chambers of Commerce, and Police Benevolent Associations. Operations in this Code include the care, custody, and maintenance of all buildings within the parks such as administrative buildings, rest houses, pavilions, stables, and equipment storage buildings; maintenance of park grounds, trees, shrubs, and flowers; and maintenance of baseball diamonds, tennis courts, swimming pools, and zoos.	26.8%	25.8%
9402	Applies to specialist contractors or municipal employees engaged in street cleaning. The cleaning may be performed by either manual or mechanical means such as the use of mechanical sweepers. Some sweepers direct a spray onto the street surfaces and rotary brooms sweep dirt and other debris into storage bins. Filled bins are then disposed of at commercial dumps. Streets may also be cleaned by water sprinkling trucks. The water carries the dirt to the curb and the water and dirt drain into sewers. Spray cleaning of the interior walls of tunnels is considered analogous to street cleaning and is assigned to this Code. The clearing of snow from public or private parking lots, streets or roads is assigned to this Code. This includes employees of toll roads who have been hired specifically to perform snow removal operations. This Code contemplates routine beach or shoreline cleaning as well as beach or shoreline cleaning made necessary due to oil spills. This includes the onshore cleaning of rocks with hot water under pressure alongside banks or shores of waterways where oil spills have reached land. The power sweeping of parking lots is assigned by analogy to this Code. Outdoor spraying operations for mosquito or other insect control that do not take place at farms or irrigation systems are additionally classified to this Code. The operations involve filling an insecticide into trucks equipped with special spray equipment that dispenses the insecticide. This Code also	32.2%	31.2%

Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroil Mark-U Rate
	sewers where material and other refuse from the street is likely to accumulate. Street mains, which are usually large, require the use of heavy nonportable equipment that forces the waste material along the sewer line from manhole to manhole until the line is clear. The waste material is removed by hand using buckets or by using suction devices that pump the waste into a collection tank on a truck. Some sewer cleaning insureds also perform sewer inspection and crack sealing operations using a remote control method by which a grouting unit is fed into a sewer pipe and positioned at the point of seepage after the cracks first have been located by means of a closed circuit television inspection camera. The grouting unit's expandable diaphragm is then inflated to seal off the crack. These inspection and sealing operations properly fall within the scope of this Code. Specialists engaged in cleaning cesspools or septic tanks utilizing vacuum pump trucks as well as specialists who rent, deliver, install and service portable toilets are also assigned to this Code. Risks that are in the business of operating tank trucks equipped with pumps that are used to pick up waste oil and water at sites other than oil well sites are classified to this Code. These risks can be referred to as vacuum truck operators. This Code is applicable to the described risks provided they do not engage in any other activities such as recycling of the waste material but merely transport same to another business entity that will dispose of the waste material.		
9403	Applies to employers that perform public or private collection of garbage, ashes, or refuse and the transporting of same to waste reduction or incinerator plants, rendering or fertilizer plants or dumps. There is no distinction as to the types of garbage or refuse collected, i.e., solid or liquid, commercial, industrial or residential. Also, no distinction is made as to the methods used to collect the garbage or refuse. Some employers empty cans or drums manually or toss filled plastic trash bags into trucks. Others operate mechanical equipment to lift containerized waste and dump the waste into trucks, or entire containers may be loaded onto truck chassis and empty containers are left for refilling. Drivers who remove residue from reduction or incinerator plants are also assigned to this Code. Additionally, manure dealers who purchase and collect their product from stockyards, dairy farms, and other type animal farms and subsequently sell It as fertilizer are assigned by analogy to this Code. Employers that collect and haul shredded documents from office locations to a disposal site are also assigned to this Code by analogy.	32.2%	31.2%

Workers' Comp Code	Job Description	Recruited Mark-Up Rate	Payroll Mark-Up Rate
9410	MUNICIPAL, TOWNSHIP, COUNTY OR STATE EMPLOYEE NOC	23.8%	22.8%
	Includes employees engaged in laboratory work, inspectors for the Board of Health, electrical inspectors, building inspectors and similar governmental operations. Applies to governmental occupations described in the phraseology note as well as tax assessors, property appraisers, tax collectors, toll collectors, directors of public works not in direct charge of work and welfare workers.		

Additional information

Blue Arbor would love to have this contract.

We have been very aggressive with our quotes and our markup rates and have offered great discounts on every comp code. We hope that we can be a long-term partner with Santa Rosa County.

We would like to offer a quarterly discount which would be reflected as a credit memo, a 1% discount credit will be offered on terms of net 15 days using ACH payments.

Our normal conversion time of 600 hours will be shortened to 400 hours with no additional fees. Direct hire placements fees are are individually determined by pay rate and mark up rate associated with the department and the position.

Blue Arbor has their local office located at: 913 Gulf Breeze Parkway, Gulf Breeze, Fl 32561 850-916-4569 Tracy Beach is our local branch manager and she is available from 8am - 5pm CST

One of Blue Arbor's greatest values will be our electronic offerings. We offer electronic onboarding, testing, timesheets, and invoicing. These all combine to make our partnership an easier and more cohesive bond. You may take advantage of any or all of the above. If you choose not to have electronic timesheets, you do not need to have them. If you choose not to have electronic involcing, we can mail them. The choice is yours. We are here to work together and be part of a team.



SANTA ROSA COUNTY PROCUREMENT DEPARTMENT

6495 Caroline Street, Suite L| Milton, Florida 32570 850-983-1870 procurement@santarosa.fl.gov

ADDENDUM FORM

SRC Procurement Form ADM_029_00_082819

To:

Planholders

From:

Procurement Office

Date:

March 1, 2021

Ref:

Addendum #1 for RFP 21-017 Temporary Staffing Services

The following clarifications, amendments, additions, deletions, revisions and modifications form a part of the contract documents and change the original documents in the manner and to the extent stated.

SPECIFIC QUESTIONS AND ANSWERS:

- 1. What is the annual spend for the clerical and professional job openings? Approximately \$200,000 for clerical/professional job openings
- 2. Does the staffing agency need to bid all positions or only the positions that they specialize in servicing? Only the positions they specialize in services as indicated in Technical Specifications, A. a. in the RFP document.
- 3. Do all positions require fingerprinting? No positions require fingerprinting.
- 4. Who is the incumbent agency servicing Santa Rosa County? Santa Rosa currently utilizes Landrum Staffing.
- 5. What is the current markup percentage per job classification? No consistent markup

This Addendum is furnished to all known prospective Proposers. Please sign and include one copy of this Addendum, with original signature, with your proposal as an acknowledgement of your having received same.

NAME/TITLE: Lucine Moffett, President SIGNATURE: **DATE:** March 8, 2021 COMPANY: Blue Arbor, Inc.

End of ADDENDUM # 1.



SANTA ROSA COUNTY PROCUREMENT DEPARTMENT

6495 Caroline Street, Suite L| Milton, Florida 32570

850-983-1870 procurement@santarosa.fl.gov

ADDENDUM FORM

SRC Procurement Form ADM_029_00_082819

To:

Planholders

From:

Procurement Office

Date:

March 2, 2021

Ref:

Addendum #2 for RFP 21-017 Temporary Staffing Services

The following clarifications, amendments, additions, deletions, revisions and modifications form a part of the contract documents and change the original documents in the manner and to the extent stated.

SPECIFIC QUESTIONS AND ANSWERS:

- 1. Does this RFP follow SCA guidelines and EO13706 as well for sick leave and Federal Holidays? Not as of right now. If we did in the future, we would address it at that time.
- 2. Is the required drug testing to be 5-panel or 10-panel? 10-panel for regular positions; DOT 5-panel for positions requiring a commercial driver license.
- 3. For the criminal background screening, is a 7-yr National adequate? If not, which items are specifically required in the background screening? 7 year is fine.
- 4. Do all candidates need to have Motor Vehicle Verification, even if not driving a motor vehicle while on assignment? Yes
- 5. What are the payment terms? I would think this would be up to the vendor. However, I think net 30 is a reasonable timeframe.
- 6. Is Tabulation also required when binding the RFP proposal? It is not required. It is the preference of the product provided by the submitting vendor.

This Addendum is furnished to all known prospective Proposers. Please sign and include one copy of this Addendum, with original signature, with your proposal as an acknowledgement of your having received same.

NAME/TITLE: Lucine Moffett, President SIGNATURE: DATE: March 8, 2021 COMPANY: Blue Arbor, Inc.

End of ADDENDUM # 1.

6495 Caroline Street, Suite L| Milton, Florida 32570

850-983-1870

procurement@santarosa.fl.gov

ADDENDUM FORM

SRC Procurement Form ADM_029_00_082819

To:

Planholders

From:

Procurement Office

Date:

March 4, 2021

Ref:

Addendum #3 for RFP 21-017 Temporary Staffing Services

The following clarifications, amendments, additions, deletions, revisions and modifications form a part of the contract documents and change the original documents in the manner and to the extent stated.

SPECIFIC QUESTIONS AND ANSWERS:

1. Can you please provide a list of departments that fall under the Santa Rosa County Board of County Commissioners that this bid would be subject to? Please see list below:

County Commissions Office of Management & Budget **County Administrator** Information Technology Grants Procurement **Economic Development County Engineer**

Road & Bridge

Facilities Management

Solid Waste

Environmental

Mosquito Control

Animal Services

Parks

Public Information Office

Code Enforcement

Building Inspection

Veterans Service

Community Planning, Zoning & Development

Community Housing Program

Emergency Management

Emergency Communication

E-911 Program

Human Resources

Tourist Development Law Library **Court Facility Domestic Violence Grant** Santa Rosa County Library System **Blackwater Soil Conservation** Co-Op Extension Navarre Beach (Water/Sewer) Navarre Beach (Other) Self-Insurance/Risk Management

The following constitutional officers may want to piggyback off of this contract with corresponding workers compensation code:

Clerk of Court Property Appraiser Tax Collector Supervisor of Elections Sheriff's Office

This Addendum is furnished to all known prospective Proposers. Please sign and include one copy of this Addendum, with original signature, with your proposal as an acknowledgement of your having received same.

NAME/TITLE: Lucine Moffett, President SIGNATURE: Julia DATE: March 5, 2021 COMPANY: Blue Arbor, Inc.

End of ADDENDUM #3

6495 Caroline Street, Suite L. Milton, Florida 32570 850-983-1870 procurement@santarosa.fl.gov

ADDENDUM FORM

SRC Procurement Form ADM_029_00_082819 *

To:

Planholders

From:

Procurement Office

Date:

March 8, 2021

Ref:

Addendum #5 for RFP 21-017 Temporary Staffing Services

The following clarifications, amendments, additions, deletions, revisions and modifications form a part of the contract documents and change the original documents in the manner and to the extent stated.

SPECIFIC QUESTIONS AND ANSWERS:

- 1. Does E-Verify have to be used if all i9' are verified through the SSA website directly? The organization is required to used E-Verify
- 2. Do the garbage trucks use hoppers? We do not operate garbage trucks
- 3. Are all positions governed by the Davis Bacon Act? If not which positions are and will certified payroll be required? Davis Bacon will only apply to those laborers and mechanics that the County would bring onboard for purposes of performing federally funded or assisted construction, alteration, or repair (including painting and decorating) of public buildings or public works.
- 4. On the draft contract #2 under Services, it states "Contractor agrees to perform the following services, provide employees meals during a disaster event". That appears to be a hold over from the last federal contract done by the County. That will be deleted and replaced with the actual statement of services to be provided under a contract at time of awarding the contract.
- 5. On the draft contract #4 under compensation, it states "The Contractor agrees to provide the Services to the County, including material and labor, in a total amount of dollars." What materials would need to be provided and how would we determine that cost of labor upfront if it is a yearly nonexclusive agreement. In the final version of the Contract once proposals are received, the County can revise the compensation section, which is part of the standard section, to reflect how payment for services would occur. No materials would be provided under the services.
- 6. Are nicotine test required? No

6495 Caroline Street, Suite LJ Milton, Florida 32570 850-983-1870 procurement@santarosa.fl.gov

This Addendum is furnished to all known prospective Proposers. Please sign and include one copy of this Addendum, with original signature, with your proposal as an acknowledgement of your having received same.

NAME/TITLE: Lucine Moffett-Pres SIGNATURE: The Instead COMPANY: Blue Arbor Inc. DATE: 3/10/21

End of ADDENDUM #5.

6495 Caroline Street, Suite L| Milton, Florida 32570 850-983-1870 procurement@santarosa.fl.gov

CONE OF SILENCE FORM

SRC Procurement Form COS 013_01_091619

The Board of County Commissioners have established a solicitation silence policy (Cone of Silence) that prohibits oral and written communication regarding all formal solicitations for goods and services (ITB, RFP, ITQ, ITN, and RFQ) or other competitive solicitation between the bidder (or its agents or representatives) or other entity with the potential for a financial interest in the award (or their respective agents or representatives) regarding such competitive solicitation, and any County Commissioner or County employee, selection committee member or other persons authorized to act on behalf of the Board including the County's Architect, Engineer or their subconsultants, or anyone designated to provide a recommendation to award a particular contract, other than the Procurement Department Staff.

The period commences from the time of advertisement until contract award.

Any information thought to affect the committee or staff recommendation submitted after bids are due, should be directed to the Procurement Officer or an appointed representative. It shall be the Procurement Officers decision whether to consider this information in the decision process.

Any violation of this policy shall be grounds to disqualify the respondent from consideration during the selection process.

All respondents must agree to comply with this policy by signing the following statement and including it with their submittal.

I, Lucine Moffett	representing Blue Arbor, Inc
(Print)	(Company)
On this 8th day of Mar of Silence" clause and unders proposal/submittal.	2020 hereby agree to abide by the County's "Cone tand violation of this policy shall result in disqualification of my
(Signature)	and a first to the second seco

SWORN STATEMENT UNDER SETION 287.133 (3) (A) FLORIDA STATUTE ON PUBLIC ENTITY CRIMES

SRC Procurement Form SSPEC 016 01 091619

THIS FORM MUST BE SIGNED IN THE PRESENCE OF A NOTARY PUBLIC OR OTHER OFFICER AUTHORIZED TO ADMINISTER OATHS.

1.	This sworn statement is submitted with Bid, Proposal or Contract for: <u>Santa Rosa County</u>
2.	This sworn statement is submitted by, <u>Blue Arbor</u> , Inc., whose business address is, <u>5413 Morton Rd</u> , <u>New Bern</u> , <u>NC 28562</u> , and (if applicable) Federal Employer Identification Number (FBIN) is <u>56-1308931</u> (if the entity has no FEIN, include the Social Security Number of the individual signing this sworn statement).
3.	My name is <u>Lucine Moffett</u> and my relationship to the entity named above is <u>President</u> (title).
4.	I understand that a "public entity crime" as defined in paragraph 287.133 (1) (g) Florida Statute, means a violation of any state or federal law by a person with respect to and directly related to the transaction of business with any public entity or with an agency or political subdivision of any other state or with the United States including, but not limited to, any bid or contract for goods or services to be provided to any public entity or any agency or public subdivision of any other state or of the United States and involved antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy or material misrepresentation.
5.	I understand that "convicted" or "convicted" as defined in paragraph 287.133 (1) (b), <u>Florida Statutes</u> , means a finding of guilt or a conviction of a public entity crime with or without an adjudication of guilt, in any federal or state trial court of records relating to charges brought by indictment or information after July 1, 1989, as a result of a jury verdict, non-jury trial, or entry of a plea of guilty or nolo contendere.
6.	I understand that an "affiliate" as defined in Paragraph 287.133 (1) (a), Florida Statutes, means:
	a. A predecessor or successor of a person convicted of a public entity crime; or
	b. An entity under the control of any natural person who is active in the management of the entity and who has been convicted of a public entity crime. The term "affiliate" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in the management of an affiliate. The ownership by one of shares constituting a controlling income among persons when not for fair interest in another person, or a pooling of equipment or income among person when not for fair market value under an length agreement, shall be a prima facie case that one person controls another person. A person who knowingly convicted of a public entity crime, in Florida during the preceding 36 months shall be considered an affiliate.
7.	I understand that a "person" as defined in paragraph 287 .133 (1) (e), Florida Statutes, means any natural person or entity organized under the laws of the state or of the United States with the legal power to enter into a binding contract provision of goods or services let by a public entity, or which otherwise transacts or applies to transact business with a public entity. The term "person" includes those officers, directors, executives, partners, shareholders, employees, members, and agents who are active in management of an entity.
	Page 1 of 2



SANTA ROSA COUNTY PROCUREMENT DEPARTMENT

	PROCUREIMENT DEPARTMENT				
enro ⁶	6495 Caroline Street, Suite L Milton, Florida 32570 850-983-1870 p	orocurement@santarosa.fl.gov			
	8. Based on information and belief, the statement which I have marked entity submitting this sworn statement. (Please indicate which statement	below is true in relation to the applies)			
<u>N</u>	Neither the entity submitting this sworn statement, nor any officers, shareholders, employees, member, or agents who are active in managem the entity have been charged with and convicted of a public entity crime su	ent of the entity, nor affiliate of ibsequent to July 1, 1989.			
П	The entity submitting this sworn statement, or one or more of the officers, directors, executives, partners, shareholders, employees, members, or agents who are active in management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989 And (please attach a copy of the final order)				
□	The person or affiliate was placed on the convicted vendor list. There has before a hearing officer of the State of Florida, Division of Administrate entered by the hearing officer determined that it was in public interest to from the convicted vendor list. (Please attach a copy of the final order)	ative Hearings. The final order			
口	The person or affiliate has not been placed on the convicted vendor list. (by, or pending with, the department of General Services)	Please describe any action taken			
THEN YE PU AN CH	UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE COME PUBLIC ENTITY IDENTIFIED IN PARAGRAPH 1 (ONE) ABOUTLY ONLY AND THAT THIS FORM IS VALID THROUGH DECEMBER IN WHICH IT IS FILED. I ALSO UNDERSTAND THAT I AM FUBLIC ENTITY PRIOR TO ENTERING INTO A CONTRACT IN EXMOUNT PROVIDED IN SECTION 287.017, FLORIDA STATUTES FOHANGE IN THE INFORMATION CONTAINED IN THIS FORMUSICINE MOSSIBLE.	OVE IS FOR THAT PUBLIC IBER 31 OF THE CALENDAR REQUIRED TO INFORM THE ICESS OF THE THRESHOLD			
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aff	ERSONALLY APPEARED BEFORE ME, the undersigned authority, who, fixed his/her signature at the space provided above on this day of Marsonally known to me, or has provided The Description of the space provided The space of the sp	$MCNCI_{\bullet}$, $20M$, and is			
CC	TATE OF FLORIDA OUNTY OF: FORM NO 19 FORM	Notary Public			
414	1/1/20t	KRYSTAL WARRINGTO			



6495 Caroline Street, Suite L| Milton, Florida 32570 850-983-1870

procurement@santarosa.fl.gov

DEBARMENT FORM

SRC Procurement Form Debar 022 00_082719

Certification Regarding Debarment, Suspension, And Other Responsibility Matters

- 1. The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
 - a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - b. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or Local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or Local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - d. Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or Local) terminated for cause or default.
- 2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Name:	Lucine Moffett	Title: President	
	The Wolfut	~	
Firm:E	Stue Arbor	_	
Street Ad	dress: 5413 Morton Rd	-	
City:	lew Bern		
State: N	CZip Code: 28562	-	
Solicitation	on Name <u>Santa Rosa Cty-Temp Staff</u> i	ing Svs # XX-XXX RFP 21-017	

6495 Caroline Street, Suite L | Milton, Florida 32570 850-983-1870 procurement@santarosa.fl.gov

CONFLICT OF INTEREST DISCLOSURE FORM

SRC Procurement Form COS 027_00_091319

For purposes of determining any possible conflict of interest, all respondents, must disclose if any Santa Rosa Board of County Commissioner, employee(s), elected officials(s), or if any of its agencies is also an owner, corporate officer, agency, employee, etc., of their business.

Indicate either "yes" (a county employee, elected official, or agency is also associated with your business), or "no". If yes, give person(s) name(s) and position(s) with your business.

Yes:No:X	
Name(s)	Position(s)
All respondents must agree to comply with the including it with their submittal.	nis policy by signing the following statement and
FIRM NAME: Blue Arbor, Inc	
BY (PRINTED): Lucine Moffett	
BY (SIGNATURE):	
TITLE: President	
ADDRESS: 5413 Morton Rd	State Zip Code 28562
PHONE NO: 252-514-5380	
E-MAIL: LMoffett@bluearbor.com	
Date: 3/8/2021	

BLUEARB-01

DHWHITLE

ACORD

CERTIFICATE OF LIABILITY INSURANCE

3/8/2021

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).

	is certificate does not confer rights to	the ce	rtificate holder in lieu of s	CONTAC	orsement(\$) CT	•			
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,	Santa Rosa County Florida 64954 Caroline St Suite M				botal w				

Attachment "B" Civil Rights Clauses

Title VI List of Pertinent Nondiscrimination Acts and Authorities

During the performance of this Agreement, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "Contractor"), as applicable, agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

- Title VI of the Civil Rights Act of 1964 (42 USC § 2000d et seq., 78 stat. 252) (prohibits discrimination on the basis of race, color, national origin);
- 49 CFR part 21 (Non-discrimination in Federally-assisted programs of the Department of Transportation—Effectuation of Title VI of the Civil Rights Act of 1964);
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 USC § 4601) (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Section 504 of the Rehabilitation Act of 1973 (29 USC § 794 et seq.), as amended (prohibits discrimination on the basis of disability); and 49 CFR part 27;
- The Age Discrimination Act of 1975, as amended (42 USC § 6101 et seq.) (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982 (49 USC § 471, Section 47123), as amended (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987 (PL 100-209) (broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, the Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act of 1990, which prohibit discrimination
 on the basis of disability in the operation of public entities, public and private transportation
 systems, places of public accommodation, and certain testing entities (42 USC §§ 12131 –
 12189) as implemented by U.S. Department of Transportation regulations at 49 CFR parts 37
 and 38;
- The Federal Aviation Administration's Nondiscrimination statute (49 USC § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 USC 1681 et seq).

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Attachment "C"

Federal Requirements

The following special conditions may apply to the Agreement and are incorporated herein by reference:

Clean Air Act (42 U.S.C. 7401-7671q.) and Federal Water Pollution Control Act (33 U.S.C. 1251-1387). Contractor agrees to comply with all applicable standards, orders, and regulations issued pursuant to the Clean Air Act (42 USC § 740-7671q) and the Federal Water Pollution Control Act as amended (33 USC § 1251-1387). The Contractor agrees to report any violation to the Owner immediately upon discovery. The County assumes responsibility for notifying the Environmental Protection Agency (EPA).

Contractor must include this requirement in all subcontracts that exceeds \$250,000.

Byrd Anti Lobbying Amendment (31 U.S. C. 1352). The Certification regarding Lobbying executed by Contractor and attached as part of Attachment "A" to the Agreement is hereby acknowledged and made part of the Agreement by reference.

Work Hour and Safety Standards (40 U.S.C. 3701-3708). The Certification regarding Work Hours and Safety Standards executed by Contractor and attached as part of Attachment "A" to the Agreement is hereby acknowledged and made part of the Agreement by reference.

Equal Employment Opportunity (2 CFR Part 200, Appendix II(C); 41 CFR § 61-1.4; 41 CFR 61-4.3; Executive Order 11246). During the performance of this contract, the Contractor agrees as follows:

- (1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identify, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff, or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- (3) The Contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

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- (4) The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (5) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (6) In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The Contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: *Provided, however*, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

Davis-Bacon Act (2 CFR Part 200; 29 CFR Part 5).

- 1. Minimum Wages.
- (i) All laborers and mechanics employed or working upon the site of the work will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by the Secretary of Labor under the Copeland Act (29 CFR Part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalent thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Contractor and such laborers and mechanics.

Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph (1)(iv) of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred

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during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR Part 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: *Provided* that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under (1)(ii) of this section) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can easily be seen by the workers.

- (ii)(A) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:
- (1) The work to be performed by the classification requested is not performed by a classification in the wage determination;
- (2) The classification is utilized in the area by the construction industry; and
- (3) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (B) If the Contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (C) In the event the Contractor, the laborers, or mechanics to be employed in the classification, or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (D) The wage rate (including fringe benefits where appropriate) determined pursuant to subparagraphs (1)(ii) (B) or (C) of this paragraph, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

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- (iii) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (iv) If the Contractor does not make payments to a trustee or other third person, the Contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program: *Provided* that the Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

2. Withholding.

The County shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld from the Contractor under this contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the Contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of work, all or part of the wages required by the contract, the County may, after written notice to the Contractor, County, Applicant, or Owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

3. Payrolls and Basic Records.

(i) Payrolls and basic records relating thereto shall be maintained by the Contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker; his or her correct classification; hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in 1(b)(2)(B) of the Davis-Bacon Act); daily and weekly number of hours worked; deductions made; and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor shall maintain records that show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and that show the costs anticipated or the actual costs incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee

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programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

- (ii)(A) The Contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the County if the agency is a party to the contract, but if the agency is not such a party, the Contractor will submit the payrolls to the applicant, County, or Owner, as the case may be, for transmission to the County. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g. the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site at www.dol.gov/whd/forms/wh347instr.htm or its successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker and shall provide them upon _ if the agency is a party to the contract, but request to the _ if the agency is not such a party, the Contractor will submit them to the applicant, County, or Owner, as the case may be, for transmission to the ____ Contractor, or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the Countying government agency (or the applicant, County, or Owner).
- (B) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the Contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
- (1) The payroll for the payroll period contains the information required to be provided under 29 CFR § 5.5(a)(3)(ii), the appropriate information is being maintained under 29 CFR § 5.5 (a)(3)(i), and that such information is correct and complete;
- (2) Each laborer and mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations 29 CFR Part 3;
- (3) Each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

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- (C) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph (3)(ii)(B) of this section.
- (D) The falsification of any of the above certifications may subject the Contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 231 of Title 31 of the United States Code.
- (iii) The Contractor or subcontractor shall make the records required under paragraph (3)(i) of this section available for inspection, copying, or transcription by authorized representatives of the County, or the Department of Labor and shall permit such representatives to interview employees during working hours on the job. If the Contractor or subcontractor fails to submit the required records or to make them available, the Federal agency may, after written notice to the Contractor, County, applicant, or Owner, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

4. Apprentices and Trainees.

(i) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the Contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits

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listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Bureau of Apprenticeship and Training, or a State Apprenticeship Agency recognized by the Bureau, withdraws approval of an apprenticeship program, the Contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

- (ii) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination that provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate that is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. In the event the Employment and Training Administration withdraws approval of a training program, the Contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.
- (iii) Equal Employment Opportunity. The utilization of apprentices, trainees, and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Part 30.
- 5. Compliance with Copeland Act Requirements.

The Contractor shall comply with the requirements of 29 CFR Part 3, which are incorporated by reference in this contract.

6. Subcontracts.

The Contractor or subcontractor shall insert in any subcontracts the clauses contained in 29 CFR Part 5.5(a)(1) through (10) and such other clauses as ______ may by appropriate instructions require, and also a clause requiring the subcontractors to include these clauses

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in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR Part 5.5.

7. Contract Termination: Debarment.

A breach of the contract clauses in paragraph 1 through 10 of this section may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.

8. Compliance with Davis-Bacon and Related Act Requirements.

All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR Parts 1, 3, and 5 are herein incorporated by reference in this contract.

9. Disputes Concerning Labor Standards.

Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the Contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.

- 10. Certification of Eligibility.
- (i) By entering into this contract, the Contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the Contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (ii) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (iii) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 USC 1001.

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Attachment "D" Scrutinized Contractors Certificate

VENDORS ON SCRUTINIZED COMPANIES LISTS

By executing this Certificate, the bid proposer, certifies that it is not: (1) listed on the Scrutinized Companies that Boycott Israel List, created pursuant to section 215.4725, Florida Statutes, (2) engaged in a boycott of Israel, (3) listed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to section 215.473, Florida Statutes, or (4) engaged in business operations in Cuba or Syria. Pursuant to section 287.135(5), Florida Statutes, the County may disqualify the bid proper immediately or immediately terminate any agreement entered into for cause if the bid proposer is found to have submitted a false certification as to the above or if the Contractor is placed on the Scrutinized Companies that Boycott Israel List, is engaged in a boycott of Israel, 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 has been engaged in business operations in Cuba or Syria, during the term of the Agreement. If the County determines that the bid proposer has submitted a false certification, the County will provide written notice to the bid proposer. Unless the bid proposer demonstrates in writing, within 90 calendar days of receipt of the notice, that the County's determination of false certification was made in error, the County shall bring a civil action against the bid proposer. If the County's determination is upheld, a civil penalty shall apply, and the bid proposer will be ineligible to bid on any Agreement with a Florida agency or local governmental entity for three years after the date of County's determination of false certification by bid proposer.

As the person authorized to sign this statement, I certify that this firm complies fully with the above requirements.

DATE:		SIGNATURE: The May and
COMPANY:_	Blue Afbor Inc	NAME: Lucine Moffett
ADDRESS:	P O BOX 12780	(Typed or Printed) TITLE:
	New Bern NC 28561	E-MAIL: Imoffett@bluearbor.com
PHONE NO.:	252 514 5380 C 252 638 3036 0 850 916 4559 0	
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State of Florida

Woman Business Certification

Blue Arbor, Inc.

Is certified under the provisions of 287 and 295.187, Florida Statutes, for a period from:

06/17/2020

06/17/2022

Jonathan R. Satter, Secretary Florida Department of Management Services

SERVICES Office of Supplier Diversity

Office of Supplier Diversity 4050 Esplanade Way, Suite 380 Tallahassee, FL 32399 850-487-0915

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ALERT: SAM.gov will be down for scheduled maintenance Saturday, 03/13/2021 from 8:00 AM to 1:00 PM.

Entity Dashboard	BLUE ARBOR, INC. DUNS: 498103228 CAGE Code: 0GMV2 Status: Active Expiration Date: 03/19/2021	5413 Modon Rd New Bern, NC, 28562-5031 . UNITED STATES
Entity Overview	Purpose of Registration: All Awards	
Entity Registration	Entity Overview	
• Core Data		
> Assertions	Entity Registration Summary	 {
Reps & Certs	Name: BLUE ARBOR, INC.	
→ <u>POCs</u>	Business Type: Business or Organization Last Updated By: Russell Norris	(Registration was renewed online
► Exclusions	Registration Status: Active	on 3/08/2021) by Cindy Simmons
Active Exclusions	Activation Date: 03/19/2020 Expiration Date: 03/19/2021	
→ Inactive Exclusions		
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About USA.gov
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This is a B.S. General Service. Administration Federal Constrained computer assign that is "FOR OFFICEAL USE, ONLY," This system is subject to monitoring. Individuals Fund performing unauthorized activities are subject to disciplinary action including errorous processing.

Attachment "D" Scrutinized Contractors Certificate

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By executing this Certificate, the bid proposer, certifies that it is not: (1) listed on the Scrutinized Companies that Boycott Israel List, created pursuant to section 215.4725, Florida Statutes, (2) engaged in a boycott of Israel, (3) listed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, created pursuant to section 215.473, Florida Statutes, or (4) engaged in business operations in Cuba or Syria. Pursuant to section 287.135(5), Florida Statutes, the County may disqualify the bid proper immediately or immediately terminate any agreement entered into for cause if the bid proposer is found to have submitted a false certification as to the above or if the Contractor is placed on the Scrutinized Companies that Boycott Israel List, is engaged in a boycott of Israel, 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 has been engaged in business operations in Cuba or Syria, during the term of the Agreement. If the County determines that the bid proposer has submitted a false certification, the County will provide written notice to the bid proposer. Unless the bid proposer demonstrates in writing, within 90 calendar days of receipt of the notice, that the County's determination of false certification was made in error, the County shall bring a civil action against the bid proposer. If the County's determination is upheld, a civil penalty shall apply, and the bid proposer will be ineligible to bid on any Agreement with a Florida agency or local governmental entity for three years after the date of County's determination of false certification by bid proposer.

As the person authorized to sign this statement, I certify that this firm complies fully with the above requirements.

DATE:	March 8, 2021	SIGNATURE: June Mayle
COMPANY:_	Blue Arbor, Inc	NAME: Lucine Moffett
ADDRESS:	5413 Morton Rd	(Typed or Printed)
		TITLE: President
	New Bern, NC 28562	late (feet obline a de mense
		E-MAIL: LMoffett@bluearbor.com
PHONE NO.:	252-514-5380	

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LOBBYING - 31 U.S.C. 1352, 49 CFR Part 19, 49 CFR Part 20

APPENDIX A, 49 CFR PART 20--CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements (To be submitted with each bid or offer exceeding \$100,000)

The undersigned Proposer certifies, to the best of his or her knowledge and belief, that:

- 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form--LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, et seq.)]
- 3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1) -(2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such expenditure or failure.]

The Proposer, Lucius Motific tertifies or affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. A 3801, et seq., apply to this certification and disclosure, if any.

	Signature of proposer's Authorized Official
Lucine Moffett, President	Name and Title of proposer's Authorized Official
March 8, 2021	Date