IFB 2018-016

CITY OF CORAL GABLES CITYWIDE ROOFING PHASE 2

Z ROOFING & WATERPROOFING INC 2498 W 3 CT. HIALEAH, FL 33010

P: 305-623-7663

ZACHARY EXPOSITO

9/12/18



& WATERPROOFING, INC. 2525 West 3rd Court, Hialeah, FL 33010 * Office:(305)623-7663 * Fax: (305)384-1209

		Email		lucas@trujilloandsons.com	Richdon 1@20 Jacob	Michago Colli	Ram334a@bellsouth.net	J. T. G. Contraction	incaparros@pacificarealestateco.com	Lorris@lbconstructionsf.com			drodriguez@weflorida com	and a second second	thernandez@bradcosunnly com	1100:4:4:4:4:4:4:4:4:4:4:4:4:4:4:4:4:4:4	eleon@jgabeacon.com	lacosta@mrtiisa com		mtlopez@continentalbank.com	roderchers @deschar	oger capi et a @ucziaw.com	cmb@lydeckerdiaz.com
		Phone #	יטבט קטקינים ו	T0/8-969(cnc)	(305)332-2729	200000000000000000000000000000000000000	(305)972-9855	Unon regulact	יייייייייייייייייייייייייייייייייייייי	(/86)288-0099	(305)651 1910	GIOT-TCO/COC)	(305)900-7715	2000 =01(100)	(305)597-9392	(305)G3C 7177	//T/-cco/coc)	(305)887-7055	(30E)031 ACOO	(303)021-4000	(954)450-4848	2000 0000	(305)416-3180
Professional References		Contact Person	Licas Truillo	Out on coops	Richard Do	Bring Moratti	Dailo Moletti	Marty Caparros	Lorric Boulance	collis podialigei	Jenny		Damarys Rodriguez	Torny Hornzados	ieily neilialidez	Eddie Leon		Lianette Acosta	Mike Lonez	Todo:	Roger Cabrera, Esq	Carla Barrow Dartes	Calla Dallow, raither
Profession	Address		1180 NW 23 Street, Miami, FL	027 lincoln Dd Adi	227 LINCOLL RG, IMIAMI BEACH, FL	1002 W 23 St, Panama City, FI	15040 M Deart 1. 01 20.	12340 W LIESTWICK PI, IMIAMI, FL	1990 NE 149 Street, North Miami Fl	17900 NE E A. A. A.	17 000 NE 3 AVE, MIAMI, FL	8205 NW 74 Ave Mediev El	TI (Karac) INICAICA), L.	6100 NW 74 Ave. Miami. Fl		5330 NW 32 Ct, Miami, FL	9060 NW 97 Terrace Mediev El	ייייי כי ייייי אובחובל, ור	D11 W 49 Street, Hialeah, FL	12781 Miraman Daulante	12/01 Will allial Parkway, Willamar, FL	1221 Brickell Ave, Miami. FL	
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		Largest Contracts			
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				135,000	00.///uta e



Miami Sping City Hall

Job Address: 201 Westward Dr. Miami Springs FL 33166

Owner: City of Miami Springs





Aqualina Sales Center

Job Address: 17875 Collins Ave, Sunny Islses Fl

Project Discription: New Construction Single Ply TPO 60 ML membrane instal. Custome Color Tan

Owner: Jules Trump





Broward Medical Center

Project Name: Broward Medical Center

Job Address: 5301 SW 31 Ave, Ft. Lauderdale FL

Owner: Broward County

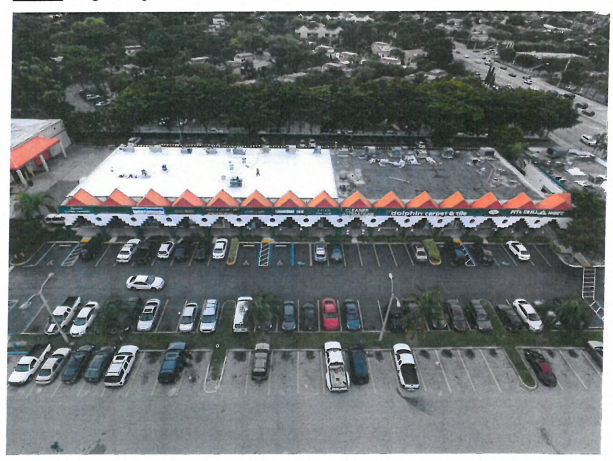




Flanigans Calusa

Job Address: 12790 SW 88th ST, Miami FL

Owner: Flanigans Corp.





KMQ

Job Address: 2027 NW 24th Ave Miami FL 33142

 $\underline{\textbf{Project Discription}}: \textit{Complete Re-Roof and installation of new GAF TPO 60 ML w/ 20 year NDL warranty}$

Owner: KMQ Outles Corp.



BEFORE AFTER



Cutler Bay Mall

Job Address: 20505 S. Dixie Hwy, Miami Fl 33189

<u>Project Discription</u>: Complete Re-Roof and installation of new GAF B.U.R. 3 Ply Torch w/ 20 year NDL warranty

Owner: Cutler Bay Properties, LLC





Caravon Construction Highschool

Job Address: N/A

 $\underline{\textbf{Project Discription}} : \textit{Complete Re-Roof and installation of new GAF TPO 60 ML w/ 20 year NDL warranty}$

Owner: N/A





Mango Hill Condo Assoc.

Job Address: West 12th Ave, Hialeah FL

<u>Project Discription</u>: Complete Re-Roof and installation of new GAF B.U.R. 3ply w/ 20 year NDL warranty

Owner: Mango Hill Condo Assoc. LLC





McDean Residence

Job Address: 4949 Pinetree Drive Miami Beach Fl

Project Discription: New Construction Tile Roof. True Barrel Cuban tile imported.

Owner: Bill Mcdean

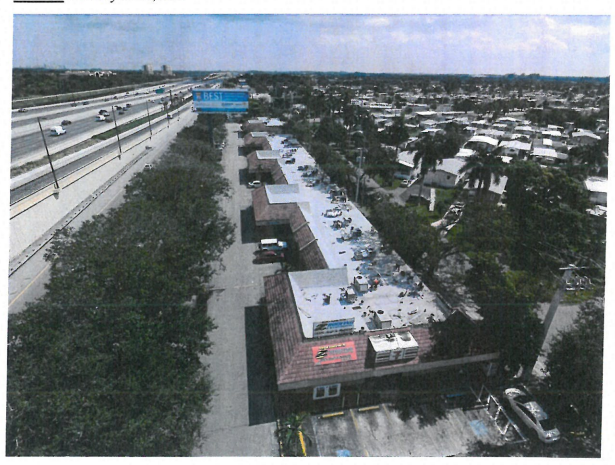




Park City Plaza

Job Address: 8620 W State Rd 84 Davie Fl 33324

Owner: Park City Plaza, LLC

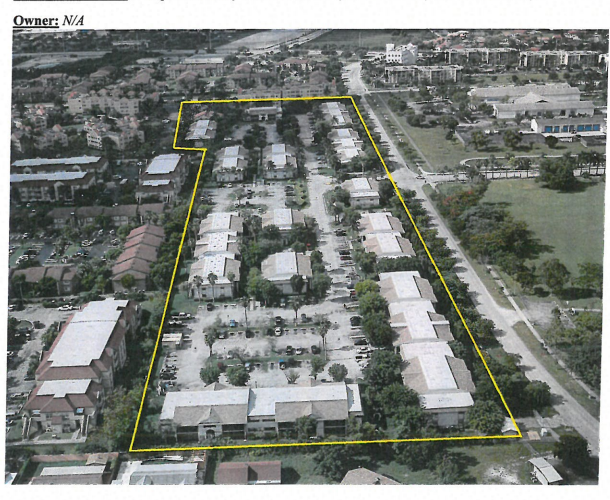




County Side Village Condos

Job Address: 18815 Nw 62 Av Miami, FL 33015

Project Discription: Complete Re-Roof and installation of new GAF 20 year NDL warranty



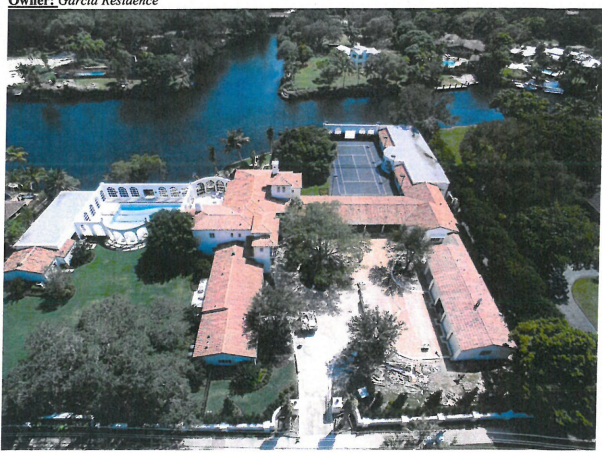


Riviera Dr. Mansion

Job Address: 6312 Riviera Dr. Miami Fl

Project Discription: Complete Re-Roof and installation of new True Barrel Artizano Clay tile

Owner: Garcia Residence





Arcola Sinior Center

Job Address: 8401 NW 14 Ave Miami Fl 33147

Project Discription: New Contruction Standint Seam Metal roofing system. 20 Year Warranty

Owner: Dade County





DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION STATE OF FLORIDA

CONSTRUCTION INDUSTRY LICENSING BOARD

THE ROOFING CONTRACTOR HEREIN IS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489, FEORIDA STATUTES

EXPOSITO, AGUSTIN H

Z ROOFING AND WATERPROOFING INC 2525 W 3 CT HIALEAH FL 33010

LICENSE NUMBER: CCC1329603

EXPIRATION DATE: AUGUST 31, 2020

Always verify licenses online at MyFloridaLicense.com



Do not alter this document in any form.

This is your license. It is unlawful for anyone other than the licensee to use this document.





May 18, 2017

RE: Z Roofing & Waterproofing Inc 2498 West 3rd Court Hialeah, FL 33010

To Whom It May Concern:

The above is a client of Workforce Business Services.

Their EMR is as follows:

01/03/2014 to 12/31/2014 .89 12/31/2014 to 12/31/2015 .84 12/31/2015 to 12/31/2016 .75 12/31/2016 to 12/31/2017 .73

If you have any questions please feel free to contact me at 800-353-5304 ext 623.

Sincerely,

Stacey L. Sweeney

Workers' Compensation Representative

Macy Timerry

(866) 293-3600, Extension 623

CITY OF CORAL GABLES, FL

2800 SW 72nd Avenue, Miami, FL 33155 Finance Department / Procurement Division Tel: 305-460-5102/ Fax: 305-261-1601

BIDDER ACKNOWLEDGEMENT

IFB Title: CITYWIDE ROOFING PHASE II	Sealed bid submittals must be received prior to 2:00 p.m., Wednesday, September 12, 2018, by the Procurement Division, located at 2800 SW 72 nd Avenue, Miami, FL 33155 and are to remain valid for 90 calendar days. Submittals				
IFB No. 2018-016	received after the specified date and time will be returned unopened.				
A cone of silence is in effect with respect to this IFB. The Cone of Silence prohibits certain communication between potential vendors and the City. For further information, please refer to the City Code Section 2-1059 of the City of Coral Gables Procurement Code.	Contact: Eduardo Hernandez Title: Procurement Specialist Telephone:305-460-5108 Email: ehernandez2@coralgables.com / contracts@coralgables.com				

Bidder Name: 2 Roofing & Waterproofing INC	FEIN or SS Number: 27-1826 549
Complete Mailing Address:	Telephone No. (305) 623 - 7663
2498 W 3 Ct. Hielech, FL 330/0	Cellular No.
Indicate type of organization below:	Fax No.: (305) 384 - 1209
Corporation: X Partnership: Individual: Other:	(305) 384 - 1207
Bid Bond / Security Bond (if applicable)%	eddy@2roofy.com

ATTENTION: THIS FORM ALONG WITH ALL REQUIRED IFB FORMS MUST BE COMPLETED, SIGNED (PREFERABLY IN BLUE INK), AND SUBMITTED WITH THE BID PRIOR TO THE SUBMITTAL DEADLINE. FAILURE TO DO SO MAY DEEM YOUR BID NON-RESPONSIVE.

THE BIDDER CERTIFIES THAT THIS SUBMITTAL IS BASED UPON ALL CONDITIONS AS LISTED IN THE IFB DOCUMENTS AND THAT THE BIDDER HAS MADE NO CHANGES IN THE IFB DOCUMENT AS RECEIVED. THE BIDDER FURTHER AGREES, IF THE BID IS ACCEPTED, THE BIDDER WILL EXECUTE AN APPROPRIATE AGREEMENT FOR THE PURPOSE OF ESTABLISHING A FORMAL CONTRACTUAL RELATIONSHIP BETWEEN THE BIDDER AND THE CITY OF CORAL GABLES, FOR THE PERFORMANCE OF ALL REQUIREMENTS TO WHICH THIS IFB PERTAINS. FURTHER, BY SIGNING BELOW PREFERABLY IN BLUE INK ALL IFB PAGES ARE ACKNOWLEDGED AND ACCEPTED, AS WELL AS, ANY SPECIAL INSTRUCTION SHEET(S), IF APPLICABLE. THE UNDERSIGNED HEREBY DECLARES (OR CERTIFIES) ACKNOWLEDGEMENT OF THESE REQUIREMENTS AND THAT HE/SHE IS AUTHORIZED TO BIND PERFORMANCE OF THIS IFB FOR THE ABOVE BIDDER.

Authorized Name and Signature

President

Girl 18

Date

Date

Coral Gables Local Preference Acknowledgement. (Check the box if you are asserting you qualify. A valid Coral Gables business tax receipt must be submitted as proof of qualification.)

Please refer to Ordinance 2009-53, § 2, 11-17-2009/Procurement Code Sec. 2-696

IFB 2018-016 Citywide Roofing Phase II

BID BOND

STAT	E OF FL	ORID	A	}							
COU	NTY OF I	MIAM	I DADE	}SS							
CITY	OF COR	AL G	ABLES	}							
									Z Roof	fing & Wat	terproofing Inc.
	KNOW	N	ALL	MEN	BY	THESE	PRESE	NTS,	That	we	;
as Prin	ncinal and	i i	Inited State	es Fire Ins	surance Con	npany			_, as Su	irety, are	;
held	and firm	ly bo	nded unto	the Cit	y of Cora	l Gables	as Owner or the paymen	in the	penal	sum of	Five Percent
Dollar	's (\$ <u>5% of</u>	Amount	Bid), lawfu	ıl money o	of the United	d States, fo	or the payme	nt of whi	ch sum	well and	J. 1. 2. 2
truly t	o be made	e, we l	bind ourse	ves, our l	neirs, execu	tors, admii	nistrators, an	d succes	sors, joi	ntly and	
severa	lly, firmly	by the	ese present	s.							
	THE CON	DITIO	ON OF TH	IS OBLIC	GATION IS	SUCH, the	at whereas th	e Princip	al has su	ubmitted	
to		City		Coral	Gables		accompany		Bid,	signed	
7 Ro	ofina s.	water	rpnoohing		and dated	Septem	ber 12th		, 20_18	, for	
- 110	3		1 3								

Citywide Roofing Phase II Granada Golf Course Clubhouse and Girl Scouts House IFB 2018-016 CORAL GABLES, FLORIDA

in accordance with the Scope of Services/Work therefore, the call for Bids or-Proposals, and the Instructions to Proposers, all of which are made a part hereof by reference as if fully set forth herein.

NOW, THEREFORE,

- (a) If the Principal shall not withdraw said bid within thirty (30) days after date of opening of the same, and shall within ten (10) days after written notice being given by the City Manager or his designee, of the award of the contract, enter into a written contract with the City, in accordance with the bid as accepted, and give bond with good and sufficient surety or sureties, as may be required for the faithful performance and proper fulfillment of such contract,
- (b) in the event of the withdrawal of said bid or proposal within the period specified, or the failure to enter into such contract and give such bond within the time specified, if the Principal shall pay the City the difference between the amount specified in said bid or proposal and the amount for which the City may procure the required work and/or supplies, if the latter amount be in excess of the former, the above obligation shall be void and of no effect, otherwise to remain in full force and effect.

BID BOND

IN WITNESS HEREOF, the above bound several seals this 12th A.D., 20 18, the name and corporate seal of 6	ed parties have execute day of Septe	d this instrument under their
A.D., 20 18, the name and corporate seal of e	each corporate party be	ing hereto affixed and these
presents duly signed by its undersigned representat	ive, pursuant to authorit	ty of its governing body.
WITNESS	PRINCIPAL	
(If Sole Ownership or Partnership,		
Two (2) Witnesses Required.		
If Corporation, Secretary Only	Z Roofing & Waterpro	ofing Inc.
will attest and affix seal).	Name of Firm	
will attest all arrix sour).	1 1 1	
	Me him y spesto	(SEAL)
(1)	Signature of Author	
	Signature of reaction	izea officer
	Pres.	
(2)		
	Title	
	2498 West 3rd Court	
	Business Address	
	Hialeah	<u>FL</u>
	City,	State
WITNESS	SURETY:	
(1)	United States Fire Insur	rance Company
Karol Kelly, CSR	Corporate Surety	
(2) Laun Clus Rel	Dates	(SEAL)
Dawn Auspitz, CSR	Attorney-In-Fact Da	vid T. Satine
Dawii Adspitz, Colt		
	305 Madison Avenue	
	Business Address	
	Morristown,	NJ
	City,	State
	,	
	Alter Surety Group, Inc.	
	Name of Local Agen	cv
	Tallie of Local rigell	~,

POWER OF ATTORNEY UNITED STATES FIRE INSURANCE COMPANY PRINCIPAL OFFICE - MORRISTOWN, NEW JERSEY

00952429518

KNOW ALL MEN BY THESE PRESENTS: That United States Fire Insurance Company, a corporation duly organized and existing under the laws of the state of Delaware, has made, constituted and appointed, and does hereby make, constitute and appoint:

David T. Satine, Jonathan A. Bursevich

each, its true and lawful Attorney(s)-In-Fact, with full power and authority hereby conferred in its name, place and stead, to execute, acknowledge and deliver: Any and all bonds and undertakings of surety and other documents that the ordinary course of surety business may require, and to bind United States Fire Insurance Company thereby as fully and to the same extent as if such bonds or undertakings had been duly executed and acknowledged by the regularly elected officers of United States Fire Insurance Company at its principal office, in amounts or penalties not exceeding: Seven Million, Five Hundred Thousand Dollars (\$7,500,000).

This Power of Attorney limits the act of those named therein to the bonds and undertakings specifically named therein, and they have no authority to bind United States Fire Insurance Company except in the manner and to the extent therein stated.

This Power of Attorney revokes all previous Powers of Attorney issued on behalf of the Attorneys-In-Fact named above and expires on January 31, 2019.

This Power of Attorney is granted pursuant to Article IV of the By-Laws of United States Fire Insurance Company as now in full force and effect, and consistent with Article III thereof, which Articles provide, in pertinent part:

Article IV, Execution of Instruments - Except as the Board of Directors may authorize by resolution, the Chairman of the Board, President, any Vice-President, any Assistant Vice President, the Secretary, or any Assistant Secretary shall have power on behalf of the Corporation:

- (a) to execute, affix the corporate seal manually or by facsimile to, acknowledge, verify and deliver any contracts, obligations, instruments and documents whatsoever in connection with its business including, without limiting the foregoing, any bonds, guarantees, undertakings, recognizances, powers of attorney or revocations of any powers of attorney, stipulations, policies of insurance, deeds, leases, mortgages, releases, satisfactions and agency agreements;
- (b) to appoint, in writing, one or more persons for any or all of the purposes mentioned in the preceding paragraph (a), including affixing the seal of the Corporation.

Article III, Officers, Section 3.11, Facsimile Signatures. The signature of any officer authorized by the Corporation to sign any bonds, guarantees, undertakings, recognizances, stipulations, powers of attorney or revocations of any powers of attorney and policies of insurance issued by the Corporation may be printed, facsimile, lithographed or otherwise produced. In addition, if and as authorized by the Board of Directors, dividend warrants or checks, or other numerous instruments similar to one another in form, may be signed by the facsimile signature or signatures, lithographed or otherwise produced, of such officer or officers of the Corporation as from time to time may be authorized to sign such instruments on behalf of the Corporation. The Corporation may continue to use for the purposes herein stated the facsimile signature of any person or persons who shall have been such officer or officers of the Corporation, notwithstanding the fact that he may have ceased to be such at the time when such instruments shall be issued.

IN WITNESS WHEREOF, United States Fire Insurance Company has caused these presents to be signed and attested by its appropriate officer and its corporate seal hereunto affixed this 10th day of March, 2016.

UNITED STATES FIRE INSURANCE COMPANY



Anthony R. Slimowicz, Senior Vice President

State of New Jersey }
County of Morris }

On this 10th day of March 2016, before me, a Notary public of the State of New Jersey, came the above named officer of United States Fire Insurance Company, to me personally known to be the individual and officer described herein, and acknowledged that he executed the foregoing instrument and affixed the seal of United States Fire Insurance Company thereto by the authority of his office.

SONIA SCALA NOTARY PUBLIC OF NEW JERSEY MY COMMISSION EXPIRES 3/25/2019

Sonia Scala

(Notary Public)

I, the undersigned officer of United States Fire Insurance Company, a Delaware corporation, do hereby certify that the original Power of Attorney of which the foregoing is a full, true and correct copy is still in force and effect and has not been revoked.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of United States Fire Insurance Company on the day of September 2018 UNITED STATES FIRE INSURANCE COMPANY



Al Wright, Senior Vice President

CONTRACTOR'S AFFIDAVIT

SUBMITTED TO: City of Coral Gables

Procurement Division 2800 SW 72 Avenue Miami, Florida 33155

The undersigned acknowledges and understands the information contained in response to this IFB Schedules A through H shall be relied upon by Owner awarding the contract and such information is warranted by Contractor to be true and correct. The discovery of any omission or misstatements that materially affects the Contractor to perform under the contract shall be cause for the City to reject the solicitation submittal, and if necessary, terminate the award and/or contract. I further certify that the undersigned name(s) and official signatures of those persons are authorized as (Owner, Partner, Officer, Representative or Agent of the Contractor that has submitted the attached Response). Schedules A through H are subject to Local, State and Federal laws (as applicable); both criminal and civil.

- SCHEDULE A CERTIFICATE OF BIDDER
- SCHEDULE B NON-COLLUSION AND CONTINGENT FEE AFFIDAVIT
- SCHEDULE C DRUG-FREE STATEMENT
- SCHEDULE D BIDDER'S QUALIFICATION STATEMENT
- SCHEDULE E CODE OF ETHICS, CONFLICT OF INTEREST, AND CONE OF SILENCE
- SCHEDULE F AMERICANS WITH DISABILITIES ACT (ADA)
- SCHEDULE G PUBLIC ENTITY CRIMES
- SCHEDULE H ACKNOWLEDGEMENT OF ADDENDA

This affidavit is to be furnished to the City of Coral Gables with its IFB response. It is to be filled in, executed by the Contractor and notarized. If the Response is made by a Corporation, then it should be executed by its Chief Officer. This document MUST be submitted with the Response.

President 9/11/18

STATE OF Floride.	
COUNTY OF Miami - Dade	
On this 11 day of September, 2018,	, before me the undersigned Notary Public of
the State of, personally appeared	Zechery Erposito- Name(s) of individual(s) who appeared before Notary
And whose name(s) is/are subscribes to within th	e instrument(s), and acknowledges it's
execution.	
Bland Control of Control	
MY COMMISSION # FF 214029 EXPIRES: March 25, 2019 Bonded Thru Notary Public Underwriters	
(Name of notary Public; Print, Stamp or	
Type as Commissioned.)	

Personally know to me, or Produced Identification:

(Type of Identification Produced)

SCHEDULE "A" - CITY OF CORAL GABLES - CERTIFICATE OF BIDDER

Neither I, nor the firm, hereby represent has:

- a. employed or retained for a commission, percentage brokerage, contingent fee, or other consideration, any firm or person (other than a bona fide employee working solely for me or the Contractor) to solicit or secure this contract.
- b. agreed, as an express or implied condition for obtaining this contract, to employ or retain the services of any firm or person in connection with carrying out the contract, or
- c. paid, or agreed to pay, to any firm, organization or person (other than a bona fide employee working solely for me or the Contractor) any fee, contribution, donation or consideration of any kind for, or in connection with, procuring or carrying out the contract except as here expressly stated (if any):

	0 4 5 4 5 6	MANI COLLUCIONI		CONTRINICENT	gen gan gan	A PPID A \ //**
SCHEDULE "B" - CITY OF CORAL	GABLES .	- NON-COLLUSION	AND	CONTINGENT	ree.	AFFIDAVII

He/she is the
He/she is the(Owner, Partner, Officer, Representative or Agent)
of the Contractor that has submitted the attached Response.
He/she is fully informed with respect to the preparation and contents of the attached Response and of all pertinent circumstances respecting such Response;
Said Response is made without any connection or common interest in the profits with any other persons making any Response to this solicitation. Said Response is on our part in all respects fair and without collusion or fraud. No head of any department, any employee or any officer of the City of Coral Gables is directly or indirectly interested therein. If any relatives of Contractor's officers or employees are employed by the City, indicate name and relationship below.
Name:Relationship:
Name:Relationship:
No John jet or other contractor is to be paid on a contingent or percentage fee basis in connection

4. No lobbyist or other contractor is to be paid on a contingent or percentage fee basis in connection with the award of this Contract.

SCHEDULE "C" - CITY OF CORAL GABLES - VENDOR DRUG-FREE STATEMENT

Preference may be given to vendors submitting a certification with their bid/proposal certifying they have a drug- free workplace in accordance with Section 287.087, Florida Statutes. This requirement affects all public entities of the State and becomes effective January 1, 1991. The special condition is as follows:

- Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- Inform employees about the dangers of drug abuse in the workplace, the business's policy of
 maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee
 assistance programs, and the penalties that may be imposed upon employees for drug abuse
 violations.
- 3. Give each employee engaged in providing the commodities or contractual services that are under solicitation a copy of the statement specified in subsection (1).
- 4. In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under solicitation, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty or nolo contendere to, any violation of chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
- Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section. As the person authorized to sign the statement, I certify that this form complies fully with the above requirements.

The company submitting this solicitation has established a Drug Free work place program in accordance with Sate Statute 287.087

SCHEDULE "D" - CITY OF CORAL GABLES - BIDDER'S QUALIFICATION STATEMENT

The undersigned declares the truth and correctness of all statements and all answers to questions made

hereinafter: Company Name: Z Roofes & Water proofing INC Address: 2498 W3Ct. Hickeah FL 33010
Street City State Zip Code Telephone No: (3) 623-7663 Fax No: (3) 384-1209 Email: eddy @2100fing.com How many years has your organization been in business under its present name? Wears If Contractor is operating under Fictitious Name, submit evidence of compliance with Florida Fictitious Name Statue: Under what former names has your business operated? : _____ At what address was that business located? Are You Certified? Yes _____ No ____ If Yes, ATTACH COPY of Certification. Are You Licensed? Yes _____ No ____ If Yes, ATTACH COPY of License Has your company or its senior officers ever declared bankruptcy? If yes, explain: Please identify each incident within the last five (5) years where (a) a civil, criminal, administrative, other similar proceeding was filed or is pending, if such proceeding arises from or is a dispute concerning the Contractor's rights, remedies or duties under a contract for the same or similar type services to be provided under this IFB: Have you ever been debarred or suspended from doing business with any government entity? Yes ___ No ___ If Yes, explain

<u>SCHEDULE "E" - CITY OF CORAL GABLES - CODE OF ETHICS, CONFLICT OF INTEREST, AND CONE OF SILENCE</u>

THESE SECTIONS OF THE CITY CODE CAN BE FOUND ON THE CITY'S WEBSITE, UNDER GOVERNMENT, CITY DEPARTMENT, PROCUREMENT, PROCUREMENT CODE (CITY CODE CHAPTER 2 ARTICLE VIII); SEC 2-1023; SEC 2-606; AND SEC 2-1027, RESPECTIVELY.

IT IS HEREBY ACKNOWLEDGED THAT THE ABOVE NOTED SECTIONS OF THE CITY OF CORAL GABLES CITY CODE ARE TO BE ADHERED TO PURSUANT TO THIS SOLICITATION.

SCHEDULE "F" - CITY OF CORAL GABLES - AMERICANS WITH DISABILITIES ACT (ADA) DISABILITY NONDISCRIMINATION SWORNSTATEMENT

I understand that the above named firm, corporation or organization is in compliance with and agreed to continue to comply with, and assure that any sub-contractor, or third party contractor under this project complies with all applicable requirements of the laws listed below including, but not limited to, those provisions pertaining to employment, provision of programs and service, transportation, communications, access to facilities, renovations, and new construction.

The American with Disabilities Act of 1990 (ADA), Pub. L. 101-336, 104 Stat 327, 42 U.S.C. 12101,12213 and 47 U.S.C. Sections 225 and 661 including Title I, Employment; Title 11, Public Services; Title III, Public Accommodations and Services Operated by Private Entities; Title IV, Telecommunications; and Title V, Miscellaneous Provisions.

The Florida Americans with Disabilities Accessibility Implementation Act of 1993, Sections 5553.501-553.513, Florida Statutes

The Rehabilitation Act of 1973, 229 U.S.C. Section 794

The Federal Transit Act, as amended, 49 U.S.C. Section 1612

The Fair Housing Act as amended, 42 U.S.C. Section 3601-3631

SCHEDULE "G" - CITY OF CORAL GABLES - STATEMENT PURSUANT TO SECTION 287.133 (3) (a), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

- 1. I understand that a "public entity crime" as define in Paragraph 287.133(1)(g), Florida Statutes, 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 of the United States, including, but not limited to, any Proposal or contract for goods or services to be provided to any public entity or an agency or political subdivision of any other state or of the United States and involving antitrust, fraud, theft, bribery, collusion, racketeering, conspiracy, or material misrepresentation.
- I understand that "convicted" or "conviction" 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 record 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.

- 3. I understand that an "affiliate" as defined in Paragraph 287.133(1)(a), Florida Statutes, means:
 - 1. A predecessor or successor of a person convicted of a public entity crime; or 2. 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 person of shares constituting a controlling interest in another person, or a pooling of equipment or income among persons when not for fair market value under an arm's length agreement, shall be a prima facie case that one person controls another person. A person who knowingly enters into a joint venture with a person who has been convicted of a public entity crime in Florida during the preceding 36 months shall be considered an affiliate.
- 4. I understand that a "person" as defined in Paragraph 287.133(1)(e), <u>Florida Statutes</u>, means any natural person or entity organized under the laws of any state or of the United States with the legal power to enter into a binding contract and which Proposals or applies to Proposal on contracts for the 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.
- 5. Based on information and belief, the statement which I have marked below is true in relation to the entity submitting this sworn statement. [indicate which statement applies.]

Neither the entity submitting this sworn statement, nor any of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, nor any affiliate of the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

The entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the management of the entity, or an affiliate of the entity has been charged with and convicted of a public entity subsequent to July 1, 1989.

____The entity submitting this sworn statement, or one or more of its officers, directors, executives, partners, shareholders, employees, members, or agents who are active in the 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. However, there has been subsequent proceeding before a Hearing Officer of the State of Florida, Division of Administrative Hearings and the Final Order entered by the Hearing Officer determined that it was not in the public interest to place the entity submitting this sworn statement on the convicted vendor list.

[attach a copy of the final order]

I UNDERSTAND THAT THE SUBMISSION OF THIS FORM TO THE CONTRACTING OFFICER FOR THE PUBLIC ENTITY IS FOR THAT PUBLIC ENTITY ONLY AND, THAT THIS FORM IS VALID THROUGH DECEMBER 31 OF THE CALENDAR YEAR IN WHICH IT IS FILED. I ALSO UNDERSTAND THAT I AM REQUIRED TO INFORM THE PUBLIC ENTITY PRIOR TO ENTERING INTO A CONTRACT IN EXCESS OF THE THRESHOLD AMOUNT PROVIDED IN SECTION 287.017, FLORIDA STATUTES FOR CATEGORY TWO OF ANY CHANGE IN THE INFORMATION CONTAINED IN THIS FORM.

SCHEDULE "H" - CITY OF CORAL GABLES - ACKNOWLEDGEMENT OF ADDENDA

- The undersigned agrees, if this IFB is accepted, to enter in a Contract with the CITY to perform and furnish all work as specified or indicated in the IFB and Contract Documents within the Contract time indicated in the IFB and in accordance with the other terms and conditions of the solicitation and contract documents.
- 2. Acknowledgement is hereby made of the following Addenda, if any (identified by number) received since issuance of the Invitation for Bid.

Addendum No	Date	Addendum No	Date	
Addendum No	Date	Addendum No	Date	
Addendum No	Date	Addendum No	Date	

IFB 2018-016 Citywide Roofing Phase II Granada Golf Course Clubhouse and Girl Scouts House

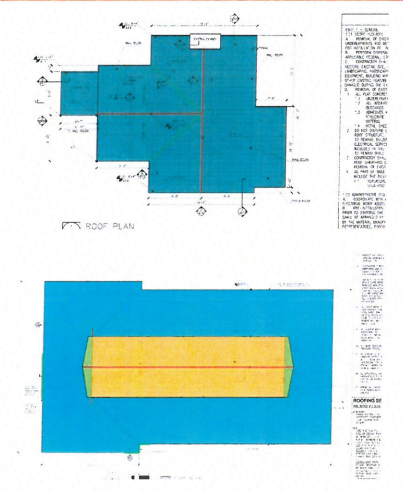
The Proposer shall provide the following Schedule of Values. Pricing for all line items is required. Failure to submit pricing for all pricing components will render your submittal non-responsive, excluding the alternate tile option. **Granada Golf Course Clubhouse Pro-Shop** DESCRIPTION 11,000. 1 General Conditions 2 Mobilization 25, 000. 3 Demolition Flat clay tile system and all associated components New Flashing installation 6 Repair/replace P.T. Wood Fascia Cement Plaster (Stucco) repairs 800. 000. 8 6 inch Copper Gutter Subtotal Granada Golf Course Clubhouse Pro-Shop Base Bio 800 0.0 **Girl Scouts House Re-Roofing** DESCRIPTION COST 700. **General Conditions** Mobilization 500. 3 Demolition 700. Installation of 1-1/2" nailable foam board insulation 950. Flat concrete tile system and all associated components 000 . New Flashing installation Subtota Girl Scouts House Re-Roofing Base Bid Base Bid of all projects Historical Art Fund (1.0% of Base Bid of all projects) 50. Art in Public Spaces Fund (0.5% of Base Bid of all projects) . 75 655 TOTAL BID **Deductive Alternates** Delete Granada Golf Course Clubhouse Pro-Shop Deduct Deduct Delete Girl Scouts House Re-Roofing Alternate Roof Tile Option (Granada Golf Course Clubhouse Pro-Shop only) 1 ALTERNATE OPTION: Flat Concrete Tile System "Bermuda" by Entegra Roof Tile and all associated components. Color to be selected by BOA. 110,250.00 NOTE: The prices stated in the Bid shall include full compensation for overhead and profit, taxes, labor, equipment, materials, home office expenses, insurance, bond and any all other costs and expenses for performing and completing the work as shown on the plans and specifications. ACKNOWLEDGEMENT OF ADDENDA - Acknowledgment is hereby made of the following Addenda, if any (identified by number) received since issuance of the Request for Quote. Addendum No. Addendum No. THE EXECUTION OF THIS FORM CONSTITUTES THE UNEQUIVOCAL OFFER OF THE VENDOR TO BE BOUND BY THE TERMS OF ITS QUOTATION. FAILURE TO SIGN THIS QUOTATION WHERE INDICATED ABOVE BY AN AUTHORIZED REPRESENTATIVE OR PROVIDE THE FORM AS PRESENTED MAY RENDER THE VENDOR NON-RESPONSIVE



9/11/2018

Owner's Information

Proposal S	Submitted To:	Attention:	Job Name:
City of Co	ral Gables		Roofing Phase 2
Address:			Job Address:
City	State	Zip	Phone Email:
	FL		





Project Description

Permitting:

- Provide all necessary permit applications and documents required by the municipality of <u>Coral Gables</u>
- Submit all permit documents and obtain approved permits prior to commencing work
- Provide all engineer reports and uplift testing required by County or City

Removal of Existing Roof:

- · Remove existing roof system down to smooth workable surface
- Haul away and dispose of all materials waste

Roofing System: TILE

- Re-nail sheathing with 8D 2 1/2" Galv. Rink Shank nails
- Furnish & Install 1 layer of #30 ASTM Felt with Rink Shank nails and Tin-Tags
- Furnish & Install new lead shields () 1.5", () 2", () 3", () 4", on all roof plumbing penetrations
- Furnish & Install self-adhered modified, Polystick TU Plus Underlayment, wheel rolled & Back nailed to wood deck
- Furnish & Install () Galv. roof vents on all Stacks penetrating roof surface
- Furnish & Install 26 Gauge 16" Wide galv. metal at all valleys (85) LF.
- Furnish & Install 4"x5" wall flashing at roof to wall and counter flashing as required
- Furnish & Install Galvanized stucco stop & caulking
- Furnish & Install (560) LF. new 3"X3" galv. eaves drip along complete roof edge (Color coating will be additional)
- · Seal all finishes and roof metals w/ roof cement and membrane
- · Furnish & Install ridge nailer at hip & ridge
- Girl Scouts House
 - o Furnish & Install Foam Board Insulation mechanically fastened directly to T&G wood decking
- Furnish & Install clay/concrete tile w/ polyurethane foam adhesive & mortar at hip & ridge

Granada Golf Course Clubhouse

Manufacture: Tejas BorjaProfile: Plana Alicantina

> Color: Roja

Girl Scouts House

Manufacturer: Boral Okeechobee
 Profile: Bermuda – Broom Swept

> Color: Indian Red

Owner: In	itial
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General Information

- All Products used and installed by Z Roofing & Waterproofing are approved & have been designed to comply with the Florida building code including high velocity hurricane zone of the Florida Building code
- ZRW has no control over material price increases, in the event of a natural disaster, Act of Terrorism, or an Act of God. As and additional cost, due to the aforementioned conditions will be passed on the customer as they have been passed on to Z Roofing & Waterproofing, Inc.
- All existing or new electrical, plumbing and HVAC penetrations, must be per last Florida Building Code. Replacement and/or installation of any of131 these items shall be by others

INCLUDED

- Contract Price includes Taxes, permits, and all inspections
- Contract price includes 200 ft. of wood or three (3) sheets of plywood. Additional wood will be additionally charged (see lumber pricing addendum)
- · Hoisting and lowering of all materials and equipment
- General Liability
- Workers Compensation
- State License and Occupational License
- This contract contains a <u>10</u> Year Workmanship warranty
- · Payment & performance Bond

Excluded

- · Unforeseen conditions implemented by the building department or building inspector
- Unforeseen conditions not visible or indicated on plans or at the time of site visit
- Engineering Calculations, other than the indicated above inclusions
- Mechanical, plumbing, electrical, masonry, and painting work of any kind
- Reinstallation of gutters
- Certified Payroll & Prevailing Wages

0	
Owner:	Initia



Payment Schedule

Area	Square Feet	Ridge / LF.	Total SF.	Breakdown
Golf Clubhouse	8,121	257	8,387	\$108,800.00
Gutter System		50		\$4,000.00
Girl Scouts House	870	46	916	\$18,350.00

SCHEDULE	Break Down	AMOUNT
Contract Signed	30%	\$39,345.00
Mid-Point	40%	\$52,460.00
Final Inspection	30%	\$39,345.00
TOTAL AMOUNT		\$131,150.00

Owner:	Initia

Bermuda Tile Option

o Furnish & Install Boral Bermuda Tile on Golf Club Clubhouse

TOTAL AMOUNT	\$110,250.00		
		Owner:	Init



Terms & Conditions

- Time for Acceptance of the Contract. This Contract must be accepted by having one signed original of this Contract delivered to the Contractor within fifteen (15) days after submittal of the Contract to the Customer or else the Contractor may as its sole option deem this Contract null and void. Acceptance by Contractor of this Contract depends upon the credit approval of Customer.
- 2. Warranties and Limitations on Llability. Contractor grants to Customer a warranty on workmanship. In the event of a claim of defective workmanship, the notice of the warranty claim must be submitted in writing, must describe the claim in sufficient detail to determine the nature of the problem, and must be signed by the Customer. Removal of a tile or stone roof tiles lifts a great weight from the building. This causes uplift in the building, sometimes resulting in interior cracking walls, ceilings, and floors. Such cracking may disappear upon tile reloading. However, uplift is unavoidable. Therefore, contractor shall not be liable should it occur. Any re-roofing requires removal of the membrane protecting the building from rainwater. Contractor shall use its best efforts to cover the roof if rain occurs during re-roofing. However, if rain occurs during re-roofing, rain intrusion and even mold infestation are inevitable. Therefore, should it occur, contractor shall not be liable. Should fire, casualty, vandalism, storms, or whole or partial destruction of the building occur during the work week due to no fault of Contractor, Customer shall look solely to its insurance for recourse for any damage, and contractor shall not be liable. Contractor is not a dealer in roofing materials, and does not warrant that all materials supplied or installed shall be identical in appearance. It is agreed that shingles and tiles may vary in color and texture from time to time, and that such variation does not constitute a default under this agreement. All limited warranties under this contract are contingent upon Customer's timely payment of all amounts due under this contract and furnishing contractor, at the listed address for the Contractor in this Contract, written notice of the defect or the malfunction within the warranty period. Contractor's warranty obligations under the Contract are the Contractor's expense, within a reasonable time any defective goods or services covered thereby. Contractor's choice to repair or repla
- 3. EXCLUSION OF IMPLIED WARRANTIES. THE IMPLIED WARRANTY OF MERCHANTABILITY AND THE IMPLIED WARRANTY OF FITNESS ARE HEREBY EXCLUDED FROM THIS CONTRACT. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION ON THE FACE HEREOF.
- 4. <u>Use of Hot Asphalt.</u> Due to the nature of the work and use of hot asphalt, owners must assume responsibility for removing vehicles, closing windows, closing or removing awnings and any other objects that tar may fall or drip on and cause damage to. If tar falls or drips on the paint and/or stucco, Contractor will do its best to remove the tar but Customer will be responsible for any touch up or (re) painting.
- 5. Access and Damage to property during removal and/or installation of roof. We must have access and use of property for the delivery of materials and removal of roof debris. Due to the use of heavy trucks, delivery and installation of roofing materials and the removal of roof debris during the roofing process, Contractor shall not be held responsible or liable for any damages to lawn, sidewalks, driveways, plants, shrubs, sprinkler systems, septic tanks, fences, awnings, screens, TV antennas, ceilings, gutters or solar panels.
- 6. Water Infiltration. Water infiltration may occur during the re-roofing process. Contractor shall take precautions to limit this possibility. However, Contractor shall not be responsible for the existing roofing system conditions and shall not be liable for water penetration until such time as the new system is completed.
- 7. Water and Electricity to be provided by owner. Owner agrees to afford Contractor with water and electricity.
- 8. <u>Damages caused by others.</u> Contractor shall not be liable for any damages done by the roof by other parties, including, but not limited to, plumbers, electricians, air conditioner men or any other tradesman responsibility for any damages done to the roof by plumbers, electricians, air conditioner men or any other tradesman.
- 9. Change Orders. Any extra work which is requested or which is required due to the condition of the building or Building Code changes, shall be performed only after a written Change Order is signed by the owner and contractor upon contractors change order form, and delivered to contractor, accompanied by full payment for the change order. A change order may increase or decrease the price, provided for more or less time to complete the work, and for more or less materials.
- 10. <u>Customers Covenant of Noninterference.</u> Customer shall not attempt to direct workers on the site, exclude them from the site, demand work from them, remove the permit from the site, or interfere in any way with contractor's work.
- 11. Removal of Screens and Other Roof Obstructions. If screens or other objects obstruct access to fascia or areas of the roof, Customer shall remove and replace any such obstructions at the Customers sole expense.
- 12. Excess Materials. In order to insure that we have enough materials to complete the work, we may order more materials than may be necessary to complete the work. All materials remaining after the completion of the work shall belong to the Contractor.
- 13. Default. In the event wither party hereto defaults in performing any covenant hereof, the non-defaulting party shall deliver to the defaulting party a dated "Notice of Default", specifying the default and requesting correction thereof. Delivery of a "Notice of Default" by Customer shall only be made by hand-delivery. Delivery of a "Notice of Default" by Contractor can be made by hand-delivered or by U.S. mail. In the event the default is not corrected within Fourteen (14) days after receipt of such Notice of Default, the non-defaulting party shall have all remedies at law and in equity for said default. In addition to any other remedy for default provided herein or at Florida Law, Contractor shall have the right, but not the obligation, to suspend or terminate its work, to retain all deposits then held, to peacefully repossess all materials previously delivered or installed for which payment has not been made in full, to remove its equipment from the job site and to terminate this Contract.
- 14. Assignment. Neither this Contract nor any warranty granted herein is assignable.
- 15. No Damage for Delay. In the event the completion of the work is prevented or delayed due to damage or destruction of the building, fire, accident, vandalism, earth movement, hurricane, tornado, windstorm, theft, labor strikes, warfare, materials shortages, delay of any governmental agency in issuing any required permit or certificate or in performing inspections; litigation, or any Act of God, then the completion of work shall be delayed until a later date and Contractors and the Customer shall sign a Change order so providing, in accordance herewith; or if customer declines to sign the change order, then this contract may be terminated by the contractor, whereupon all sums then due to the contractor for work completed shall be due and payable to contractor immediately. Notwithstanding the above-described events, there shall be no damages for delay which are beyond the control of the contractor.
- 16. Acts of God, Termite Infestation and Subsequent Work. Contractor does not guarantee its roofing against leakage or damage due to fire, hail, or tempest, hurricane, or Acts of God. Contractor does not guarantee against leakage or damage due to puncture made by fastening or wire fixtures, nor the erection of any hatchway, penthouse, flagpole, pipe or other structure, support or brace subsequent to the completion of Contractors work.
- 17. Time is of the Essence. Time is of the essence with regard to all payment to Contractor.
- 18. Effective date of this Contract. This Contract becomes effective only when signed originals of the Contract and the General Terms and Conditions are delivered to the Contractor along with the deposit required herein.



- 19. Governing Law, Venue, Waiver of Jury Trial, and Attorney's Fees. This Contract shall be exclusively governed by the Laws of Florida. Venue for any action other than a lien foreclosure by Contractor shall exclusively lie in the 11th Judicial Circuit if Miami Dade County, Florida. The parties intentionally waive the right to a jury trial. In any litigations arising under this Contract, the prevailing party shall recover its attorney's fees and costs.
- 20. Indemnity, Hold Harmless and Duty to Defend. Customer agrees to defend, indemnify and hold harmless Contractor from any and all third party claims, demands, costs, expenses, interest, and attorney's fees whatsoever arising out of or pertaining to this Contract and/or the Contractors performance or failure to perform.
- 21. <u>Delinquent Accounts and Attorney's Fees Payable for Collection Prior to Litigation.</u> All delinquent accounts shall bear an interest rate of 18% per annum for all past due sums, pre-and post-judgments. Contractors shall recover all incurred reasonable attorney fees and cost for any collection of delinquent accounts.
- 22. Recovery of Lien Costs. In the event that Lien is filed for non-payment, the owner shall be invoiced and shall be responsible for paying an additional \$ 250.00 for placement of lien and \$ 150.00 for removal of same. These prices are subject to change.
- 23. Improper Building or Floor Deck Construction. Contractor does not guarantee against improper building or floor deck construction.
- 24. Cancellation of Contract by Contractor. Contractor reserves the right to cancel contract prior to commencement of work in the event that conditions stipulated in contract are not met by homeowner.
- 25. <u>Customer's Representation.</u> By signing this Contract, Customer affirmatively represents to the Contractor that the Customer in fact owns the property upon which the roofing services are being performed (hereinafter "subject Property"), and in the event that the customer who signs this contract owns the subject property with other individuals or entities, the Customer also affirmatively represents that he or she is authorized by the other owners of the subject property are aware of the roofing services being performed on the subject property and approve of it. In the event that the Customer signing this agreement is a tenant on the subject property, the Customer affirmatively represents that he or she is authorized by the owner of the subject property to hire the Contractor for the roofing services contemplated in this Contract and that the owner(s) of the subject property is aware and approves of the roofing service being performed on the subject property.
- 26. Addendums to Contract. Any addendum attached to this Contract is incorporated and made a part of this contract.
- 27. Entire Agreement; No prior Representation; Amendments. This is the entire agreement between the Contractor and the Customer. There is no representation past or present, by Contractor or any person acting for Contractor which does not appear herein. No prior agreements, offers, proposals, or negotiations are to be considered. This Contract constitutes the entire agreement. This Contract may not be amended except by a written Change order or Amendment executed and paid for as provided herein.
- 28. <u>Severability.</u> In the event that any provision of this Agreement is found by a court or competent jurisdiction to be invalid or unenforceable for any reason whatsoever, then the remaining provisions of the contract shall remain in full force and effect.
- Construction Industry Recoveries Fund Notice. The following notice is given pursuant to Section 489.1425, Florida Statutes.
 FLORIDA HOMEOWNERS CONSTRUCTION RECOVERY FUND

PAYMENT MAY BE AVAILABLE FROM THE FLORIDA HOMEOWNERS CONSTRUCTION FUND IF YOU LOSE MONEY ON A PROJECT PERFORMEND UNDER CONTRACT, WHERE THE LOSS RESULTS FROM SPECIFIED VIOLATIONS OF FLORIDA LAW BY A LICENSED CONTRACTOR. FOR INFORMATION ABOUT THE RECIVERY FUND AND FILING A CLAIM, CONTACT THE FLORIDA CONSTRUCTION INDUSTRY LICENSING BOARD AT THE FOLLOWING TELEPHONE NUMBER AND ADDRESS:

Florida Construction Licensing Board 1940 North Monroe Street Tallahassee, Florida 32399-1039 Phone: 850.487.1395

Contractors Right to Repair Act Notice. The following notice is given pursuant to Chapter 558, Florida Statutes.
 CHAPTER 558 NOTICE OF CLAIM

CHAPTER 558, FLORIDA STATUTES CONTAINS IMPORTANT REQUIREMENT YOU MUST FOLLOW BEFORE YOU MAY BRING ANY LEGAL ACTION FOR AN ALLEGED CONSTRUCTION DEFECT IN YOUR HOME. SIXTY DAYS BEFORE YOU BRING ANY LEGAL ACTION, YOU MUST DLEIVER TO THE OTHER PARTY TO THIS CONTRACT A WRITTEN NOTICE REFERRING TO CHAPTER 558 OF ANY CONSTRUCTION CONDITIONS YOU ALLEGE ARE DEFECTIVE AND PROVIDE SUCH PERSON THE OPPORTUNITY TO INSPECT THE ALLEGED CONSTRUCTION DEFECT AND TO CONSIDER MAKING AN OFFER TO REPAIR OR PAY FOR THE ALLEGED CONSTRUCTION DEFECTS, YOU ARE NOT OBLIGATED TO ACCEPT ANY OFFER WHICH MAY BE MADE. THERE ARE STRICT DEADLINES AND PROCEDURES UNDER THIS FLORIDA LAW WHICH MUST BE MET AND FOLLOWED TO PROTECT YOU INTERESTS.



<u>Acceptance of Proposal</u>: Upon execution of this contract by all parties and recipient of the deposit the customer will have three days to cancel. After the three-day period Z Roofing & Waterproofing will immediately use the deposit for mobilization and ordering of materials therefore rendering the deposit nonrefundable.

Each Draw must be paid prior to proceeding with each phase.

**NOTE: This proposal may be withdrawn by Z Roofing & Waterproofing if not accepted within 30 days.

Signature	Eddy Pidermann
	Z Roofing & Waterproofing, INC.
Print Name	
Company & Title	Date
Date	