

**Charlotte County Board Of County Commissioners
Agenda Item Summary**

Item Number: F- 19

1 DEPARTMENT MAKING REQUEST

Purchasing

2 MEETING DATE

9/9/2014 9:00:00 AM

3 REQUESTED MOTION/ACTION

- a) Approve Novation for name change to Contract #2010000335.84 Professional Services Library from R. W. Beck, Inc. to Leidos Engineering, LLC.; and
- b) Authorize the Chairman to sign the Novation.

4 AGENDA

Consent

5 IS THIS ITEM BUDGETED (IF APPLICABLE) -

Budget Action
No action needed.

Financial Impact Summary Statement
No additional impact.

Detailed Analysis Attached -

Budget Officer-

6 BACKGROUND (Why is this Action Necessary, and What Action will be accomplished)

R.W. Beck was acquired by Science Applications International Corp. (SAIC). Recently SAIC changed its name to Leidos, Inc. SAIC Energy, Environment & Infrastructure, LLC in turn, has changed its name to Leidos Engineering, LLC. R. W. Beck is now operating under the Leidos Engineering, LLC name. Therefore, a novation is being requested for their existing contract.

ATTACHMENTS:

Name:	Description:	Type:
<input type="checkbox"/> R_W_Beck_Inc.pdf	contract	Backup Material
<input type="checkbox"/> Novation-RW_Beck_to_Leidos.pdf	Letter	Backup Material
<input type="checkbox"/> Novation for Contract No 2010000335.84 - R.W. Beck and Leidos.doc	Novation of Contract	Cover Memo

**CONTRACT NO. 2010000335.84
BETWEEN CHARLOTTE COUNTY
AND
R. W. BECK, INC.
FOR
PROFESSIONAL SERVICES**

THIS AGREEMENT, is made and entered into this 30th day of December, 2010, by and between CHARLOTTE COUNTY, a political subdivision of the State of Florida, 18500 Murdock Circle, Port Charlotte, Florida 33948-1094, hereinafter referred to as "COUNTY," and R. W. BECK, INC., 1000 Legion Place, Suite 1100, Orlando, Florida 32801; hereinafter referred to as "Consultant"

WITNESSETH, in consideration of the mutual terms and conditions, promises, covenants and payment hereinafter set forth, County and Consultant agree as follows:

ARTICLE 1
PREAMBLE

1.1 In order to establish the background, context and frame of reference for this Agreement and to generally express the objectives and intentions of the respective parties herein, the statements, representations and explanations contained in this Article 1 shall be accepted as essential elements of the mutual considerations upon which this Agreement is based.

1.2 County requires the services of professional Consultants to perform certain professional services necessary for projects upon notification of the need for, and issuance of authorization to provide, such services.

1.3 County has met the requirements of the Consultant's Competitive Negotiation Act, as contained in Section 287.055, Florida Statutes, and has selected Consultant as one of the professional Consultants to perform services in accordance with the terms of this Agreement, the provisions of RFP No. 2010000335 issued by County on October 5, 2010, as well as the provisions of Addendum #1 issued by County on October 20, 2010, the provisions of Addendum #2 issued by County on October 20, 2010, the provisions of Addendum #3 issued by County on October 28, 2010, and the provisions of Addendum #4 issued by County on November 1, 2010. RFP No. 2010000335 and the above referenced addendum issued subsequent thereto are incorporated herein by this reference.

ARTICLE 2
REQUEST FOR SERVICES BY COUNTY

2.1 County may, in its sole discretion, issue an authorization to Consultant to provide professional services for a specific engineering project under the terms of this Agreement and in accordance with the procedures contained in RFP No. 2010000335 (hereinafter "specific project authorization" or "authorization") and any subsequent addenda thereto. Each specific project authorization shall be in writing and set forth: (1) the scope of services for the specific project; (2) an enumeration of the deliverables for the specific project, if applicable; (3) the time for performance of Consultant's services for the specific project; and (4) the basis and amount of compensation for Consultant's services for the specific project. Each authorization shall be subject to all the terms and conditions of this Agreement. Each authorization shall be in writing in the form of a Notice to Proceed or Purchase Order issued by County, or an Amendment to this Agreement. After approval by the Senior Division Manager - Purchasing, County Administrator, or Board of County Commissioners, whichever is applicable under the provisions of RFP No. 2010000308, each authorization shall become an amendment to this Agreement.

ARTICLE 3

BASIC SERVICES

3.1 The basic services which shall be performed by Consultant under this Agreement are the professional services for which Consultant is prequalified as listed on **Exhibit A** attached hereto. The professional services will be for projects with construction costs not exceeding \$1,000,000 and professional services fees not exceeding \$100,000. Consultant shall be required to work in close cooperation and coordinate their Work Assignments with County staff. The services required in connection with the projects may include, but not be limited to: surveying, data collection, pre-design analysis, feasibility, special studies, design, construction drawings, construction documents, permitting, bidding services, supervision during construction, and engineering testing services. Construction contracts will be entered into utilizing normal competitive procurement procedures.

3.2 Any bidding and negotiations required for any services for a specific project shall be conducted in accordance with competitive bidding procedures and requirements adopted by and required of County by any state or local statutes, rules, regulations or case law. A detailed scope of services for a specific project shall accompany the authorization for that project.

3.3 Consultant shall be responsible for knowledge of and compliance with all federal, state and local laws, rules, practices and regulations. Consultant must conclusively demonstrate its professional ability to represent the County before any and all regulatory agencies and County departments as necessary.

3.4 Consultant shall have an office staffed with professional technical personnel to prepare, assemble, and present reports to the County. These reports will include items such as design standards, preliminary analysis, and progress.

3.5 No guarantee is expressed or implied as to the quantity of services, if any, to be procured under RFP No. 2010000335 or any addenda thereto, by Charlotte County.

3.6 The County reserves the right to investigate as it deems necessary to determine the ability of Consultant to perform the work or services requested. Information the County deems necessary in order to make a determination shall be provided by Consultant upon request.

3.7 Consultant shall perform any services described in a specific project authorization issued to Consultant by the County.

3.8 Consultant agrees to meet with County at reasonable times and with reasonable notice.

3.9 Consultant agrees to perform such duties and responsibilities, and accepts such authority, as set forth in a specific project authorization issued by the County to Consultant and further agrees to perform any services in the time allowed for performance in a specific project authorization issued by the County to Consultant.

ARTICLE 4

TERM/TERMINATION

4.1 The term of this Agreement shall be for the period commencing January 1, 2011, and up to and including December 31, 2013 with an option to renew for an additional two-year term, at the same terms and conditions, with the mutual consent of the parties.

4.2 This Agreement, or any specific engineering project authorized under this Agreement, may be terminated by County, with or without cause, by written notice to Consultant of the intent to terminate. Such termination shall be effective thirty (30) days after receipt by Consultant of such written notice of intent to terminate. However, no termination for cause will be effective unless Consultant is first given ten (10) calendar days after receipt of notice of intent to terminate in which to cure the cause for termination.

4.3 In the event of termination, Consultant shall be entitled to compensation for services rendered and costs incurred through the effective date of termination. All finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs, and reports, prepared by Consultant shall become the property of County and shall be delivered by Consultant to County immediately upon the effective date of termination.

4.4 It is expressly understood by the County and the Contractor that funding for any successive fiscal years is contingent upon appropriation of monies by the Board of County Commissioners. In the event that funds are not available or not appropriated, the County reserves the right to terminate the Contract or individual work authorizations. The County will be responsible for any outstanding invoices prior to the termination.

ARTICLE 5 COMPENSATION

5.1 The amount and basis of compensation, whether it be lump sum, not-to-exceed, or some other basis, for Consultant's services on any specific project shall be determined during negotiations for that specific project, as provided in RFP No. 2010000308 and any subsequent addenda. The amount and basis of compensation shall be contained in the specific project authorization.

ARTICLE 6 METHOD OF BILLING AND PAYMENT

6.1 Consultant shall submit all billings for payment of services rendered on a specific authorized project on a monthly basis to the Purchasing Division for processing. Billings shall be completely detailed as to date, nature of the services performed and indicate the specific project for which the services were performed. Billings shall include a summary of any amounts previously billed and any credits for amounts previously paid.

6.2 Consultant acknowledges that each billing must be reviewed and approved by the County Administrator or his designee. Should the County Administrator, or his designee, determine that the billing is not commensurate with services performed, work accomplished or hours expended, the Consultant shall adjust billing accordingly. However, Consultant shall be entitled to payment of any portion of a billing not in dispute.

6.3 Payment for services rendered by Consultant on a lump sum basis shall be made on a monthly basis in proportion to the percentage of services completed. Percentage of services completed shall be subject to review and approval of County.

6.4 Payment for services rendered by Consultant on a not-to-exceed basis shall be made monthly based on actual hours spent, multiplied by appropriate hourly rates. Hours of service performed shall be subject to review and approval of County.

6.5 Services provided by subconsultants and reimbursable expenses for any specific project shall be established by and contained in the authorization issued for such project. Notwithstanding the foregoing, Consultant shall bill any travel and per diem expenses in accordance with the provisions governing an "authorized person" under Section 112.061, Florida Statutes.

6.6 Payments shall be made in accordance with the Local Government Prompt Payment Act – Sections 218.70 through 218.80, Florida Statutes.

ARTICLE 7 COUNTY'S RESPONSIBILITIES

7.1 County shall perform the responsibilities contained in this Article 7 in a timely manner so as not to delay the services of Consultant.

7.2. County shall furnish to Consultant, upon request of Consultant and at County expense, all

existing studies, reports and other available data pertinent to a specific project which are within the County's possession. However, Consultant shall be required to evaluate all materials furnished hereunder using reasonable professional judgment before relying on such materials.

7.3 County shall provide reasonable access and entry to all public property required by Consultant to perform the services described in this Agreement. All such access and entry shall be provided at County expense. County shall also use reasonable efforts to obtain permission for reasonable access and entry to any private property required by Consultant to perform the services described in this Agreement.

ARTICLE 8 **STANDARDS AND CORRECTIONS**

8.1 Consultant shall perform or furnish to County professional services in accordance with generally accepted standards of professional practice and with the laws, statutes, ordinances, codes, rules and regulations governing the specific profession or a specific project. The same standard of care shall be required of any subconsultant or subcontractor engaged by Consultant.

8.2 Consultant shall, without additional compensation, correct and revise any errors, omissions, or other deficiencies in its work product, services, or materials arising from the negligent act, error or omission of Consultant or any subconsultant engaged by Consultant for one year after the completion of any specific project authorized under this Agreement. The foregoing shall be construed as an independent duty to correct rather than a waiver of County's rights under any applicable statute of limitations. County review of, approval of, acceptance of, or payment for any of Consultant's work product, services, or materials shall not be construed to operate as a waiver of any of County's rights under this Agreement, or cause of action County may have arising out of the performance of this Agreement.

ARTICLE 9 **COUNTY PROPERTY**

9.1 All documents, data, studies, surveys, analyses, sketches, tracings, specifications, plans, designs, design calculations, details, computations, drawings, maps, models, photographs, reports, and other documents and plans resulting from Consultant's services under this Agreement shall become the property of and shall be delivered to County without restriction or limitation as to use regardless of the format of the document (paper or electronic). However, any use subsequent to or other than for the specific project for which such items were created, shall be at sole risk of County.

9.2. Consultant agrees that any software, computer systems and databases used for providing the documents necessary to this Agreement shall be compatible with existing COUNTY software and systems. It is anticipated that the software utilized will be run on windows based PC's and will consist of AutoCAD release 2007, ICPR, Microsoft Word 2007, Microsoft Excel 2007, Microsoft Project 2007, Microsoft PowerPoint 2007, and Adobe Reader 8.

ARTICLE 10 **NOTICES**

10.1 Any notice required or permitted to be sent hereunder shall be sent certified mail, return receipt requested to the parties at the addresses listed below:

If to Consultant:

R. W. Beck, Inc.,
David Gregory
3030 N. Rocky Point Drive, W. Suite 760
Tampa, FL 33607

If to County:

Purchasing Division Senior Division Manager
18500 Murdock Circle, Suite 344
Port Charlotte, FL 33948-1094

10.2 Consultant shall immediately notify County of any changes in address.

ARTICLE 11
NO CONTINGENT FEES

11.1 Consultant certifies that it has not employed or retained any company or person, other than a bona fide employee working solely for Consultant to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual or firm, other than a bona fide employee working solely for Consultant any fee, commission, percentage, gift or other consideration contingent upon or resulting from the award or making of this Agreement. For the breach or violation of this provision, County shall have the right to terminate the Agreement without liability at its discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission, percentage, gift or consideration.

ARTICLE 12
NO ASSIGNMENT

12.1 This Agreement, or any interest herein, shall not be assigned, transferred or otherwise encumbered, under any circumstances by Consultant without the prior written consent of County. Further, no portion of this Agreement may be performed by subcontractors without written notice to and approval of such action by County.

ARTICLE 13
INDEMNIFICATION

13.1 For ten dollars (\$10.00) and other good and valuable consideration, the receipt of which is hereby acknowledged, Consultant shall pay on behalf of or indemnify and hold harmless the County, its Commissioners, officers, employees, agents and volunteers from and against any and all claims, actions, damages, fees, fines, penalties, defense costs, including attorneys fees and court costs (whether such fees and costs are incurred in negotiations, collection of attorneys' fees or at the trial level or on appeal), suits or liabilities, of whatever kind of nature, caused by any negligent or intentional act, error, omission, or default of Consultant or Consultant's officers, employees, agents, servants, volunteers or subcontractors or consultants, if any, caused by the performance or failure to perform under the terms of this Agreement.

ARTICLE 14
INSURANCE REQUIRED

14.1 Within the time specified by County in a specific project authorization issued to Consultant hereunder, Consultant shall provide valid proof of insurance in the forms and coverage amounts required by County. In addition, Consultant shall also provide valid proof that County is an additional named insured on any applicable insurance policy required of Consultant for a specific project. The requirement that County be an additional named insured shall not apply to Consultant's professional liability or worker's compensation policies.

ARTICLE 15
CONTACT PERSONS

15.1 Upon written request of Consultant, and after a specific project authorization is issued to Consultant, County Administrator shall designate one or more County employees to whom all communications pertaining to the day-to-day conduct of a specific project shall be addressed.

15.2 Matters pertaining to the day-to-day conduct of a specific project shall be addressed to Consultant at the address provided by Consultant to County upon issuance of a specific project authorization to Consultant.

ARTICLE 16
EXTENT OF AGREEMENT / SEVERABILITY / MODIFICATION

16.1. This Agreement represents the entire and integrated agreement between the County and Consultant and supersedes all prior negotiations, representations or agreement, either written or oral.

16.2. In the event any provision of this Agreement shall be held invalid and unenforceable, the remaining provisions shall be valid and binding upon the parties. One or more waivers by either party of any breach of any provision, term, condition or covenant shall not be construed by the other party as a waiver of any subsequent breach.

16.3. No modification, amendment or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed by both parties.

16.4. This is a nonexclusive contract. The County has the right to enter into contracts with other consultants for the providing professional services.

ARTICLE 17
TRUTH-IN-NEGOTIATION CERTIFICATE

17.1 Signature of this Agreement by Consultant shall act as the execution of a truth-in-negotiation certificate stating that wage rates and other factual unit costs supporting the compensation of this Agreement for any specific project are accurate, complete, and current at the time of contracting. The contract price and any additions thereto for any specific project shall be adjusted to exclude any significant sums by which County determines the applicable contract price was increased due to inaccurate, incomplete, or noncurrent wage rates and other factual unit costs. All such contract adjustments shall be made within one (1) year following the end of this Agreement.

ARTICLE 18
GOVERNING LAW / VENUE

18.1 This Agreement shall be governed and construed in accordance with Florida law. In the event litigation arises involving the parties in connection with this Agreement, venue for such litigation shall be exclusively in Charlotte County, Florida.

ARTICLE 19
INDEPENDENT CONTRACTOR STATUS

19.1 Consultant is an independent contractor and is not an employee, servant, agent, partner or joint venturer of the County.

19.2 Neither the County nor any of its employees shall have any control over the conduct of Consultant or any of Consultant's employees, except as herein set forth, and Consultant expressly warrants not to represent at any time or in any manner that Consultant or any of Consultant's agents, servants or employees are in any manner agents, servants or employees of the County. It is understood and agreed that Consultant is, and shall at all times remain as to the County, a wholly independent contractor and that Consultant's obligations to the County are solely as prescribed by this Agreement.

ARTICLE 20
AUDIT AND RECORDS REQUIREMENTS

20.1. Consultant shall maintain books, records, documents, and other evidence directly pertaining to or connected with the services under this Agreement which shall be available and accessible at Consultant's offices for the purpose of inspection, audit, and copying during normal business hours by the County, or any of its authorized representatives. Such records shall be

retained for a minimum of five (5) years after completion of the services. Prior to destruction of any records, the Consultant shall notify the County, the County shall respond within thirty (30) days and the Consultant shall deliver to the County any records the County requests. Consultant shall require all subcontractors to comply with the provisions of this paragraph by insertion of the requirements hereof in a written contract agreement between Consultant and the subcontractor.

20.2. Consultant shall fully cooperate with all public records requests by providing the necessary records to the County promptly upon notice unless the records are exempt from Section 24 (a) of Article I of the State Constitution and Chapter 119, Florida Statutes. Failure by Consultant to promptly respond to notices requesting records constitutes grounds for unilateral cancellation by the County at any time, with no recourse available to Consultant. Records may be provided in the form or format in which they are kept including electronic files. Consultant's right to claim an exemption from disclosure shall not be deemed failure to comply with this article.

ARTICLE 21

EMPLOYEE RESTRICTIONS

21.1. Charlotte County will not intentionally award publicly-funded contracts to any consultant who knowingly employs unauthorized alien workers, constituting a violation of the employment provisions contained in 8 U.S.C. Section 1324a(e) [Section 274A(e) of the Immigration and Nationality Act ("INA")]. The County shall consider employment by any consultant or subconsultant or subcontractor of unauthorized aliens a violation of Section 274A(e) of the INA. Such violation by the Consultant of the employment provisions contained in Section 274A(e) of the INA shall be grounds for termination of this Agreement by the County.

21.2. If an owner (except a stockholder in a publicly traded corporation) or an employee of the Consultant has been convicted of any offenses requiring registration as a sexual offender or sexual predator, regardless of the location of conviction, the Consultant shall ensure that the offender's or predator's work on the project is consistent with the terms of his probation and registry requirements.

21.3. The Consultant shall incorporate the terms of paragraphs 21.1 and 21.2 into all contracts with any subconsultants or subcontractors.

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IN WITNESS WHEREOF, we have hereunto caused the execution of these premises.

R.W. BECK, INC.

WITNESSES:

Signed By: [Signature]

Print Name: David Gregory

Date: 02-18-11

Signed By: [Signature]

Print Name: DARLINE M TAFFI

Date: 2/18/2011

ATTEST:

Barbara T. Scott, Clerk of Circuit Court and Ex-officio Clerk to the Board of County Commissioners

By: [Signature]
Deputy Clerk

Signed by: [Signature]

Print Name: Joe A. Dysard

Title: Local Practice Leader

Date: 02/18/2011

BOARD OF COUNTY COMMISSIONERS OF CHARLOTTE COUNTY, FLORIDA

By: [Signature]

Robert J. Starr, Chairman

Date: 1/6/2011

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

By: [Signature]

Janette S. Knowlton, County Attorney
LR 10-1208 KC4

RFP 10-335, Professional Services Library

	Architect	Asbestos Consulting	Asbestos Survey & Removal	Chemical	Civil	Coastal	Construction Mgmt	Construction Cost Estimating	Contamination Remediation	Drainage Stormwater	Ecological	Electrical	Energy Mgmt	Engineering	Environmental	Environmental Resource Interpretation	Environmental Site
1 A Gail Boorman & Associates																	
2 A/R/C Associates Inc	x																
3 ABS & Associates					x					x				x	x		
4 AECOM Technical Services		x			x	x	x		x	x	x			x	x		
5 Alm Construction Contracting							x							x			x
6 Alm Engineering & Surveying					x					x				x	x		x
7 Alliance Design Group PA	x																x
8 Allied Engineering & Testing					x		x							x			x
9 American Consulting Profession.					x		x	x		x				x	x	x	x
10 American Environmental Eng.									x					x	x		x
11 American Mgmt Resources		x	x						x						x		x
12 Applied Sciences Consulting					x					x					x		
13 Architects Design Group	x						x										
14 Ardaman & Associates		x	x						x	x	x						x
15 ATP Engineering South Pt.												x	x	x			
16 Ayres Associates Inc					x		x			x					x		x
17 Banks Engineering					x		x	x		x				x			
18 BMK Architects Inc	x																
19 Boylan Environmental Consult											x				x		
20 Brooks & Freund LLC							x	x									
21 BSSW Architects Inc	x								x								x
22 Bureau Ventas		x	x														
23 Byrnes Surveying Inc																	
24 C Alan Anderson Architect	x					x											
25 Cardno ENTRIX											x				x	x	
26 Cardno TBE					x		x	x	x	x	x			x	x		x
27 Charlotte Engineering & Survey					x					x	x			x			
28 CivilSurv Design Group					x		x			x				x			
29 Clemons Rutherford & Assoc	x							x									
30 Coastal Engineering Consult.					x	x				x				x	x		
31 Coastal Planning & Engineering						x	x							x	x		
32 Coastal Technology Corp						x					x				x		
33 Compress Construction							x										
34 ConEdison Solutions												x	x	x			
35 Cooner & Associates																	
36 Cumbey & Fair					x					x				x			
37 David Douglas Associates					x					x				x			
38 David M Jones Jr & Associates																	
39 David W Johnston Assoc, Inc.																	
40 DKS Associates																	
41 DMK Associates					x	x	x	x		x				x			
42 Driggers Engineering Services					x									x			
43 Drum Engineering Corp					x					x							
44 Dyer Riddle Mills & Precourt					x					x				x	x		
45 EarthBalance																	x
46 Enviro-Audit & Compliance									x							x	x
47 Environmental Consulting & Tech		x			x				x	x	x				x		x
48 Fawley Bryant	x																
49 FleischmanGarcia Architecture	x						x										
50 Florida Transportation Eng.					x		x							x			
51 GCY Inc.																	
52 GFA International Inc		x	x						x					x	x		x
53 Giffels-Wabster Engineers					x		x			x				x	x		x

EXHIBIT
A

RFP 10-335, Professional Services Library

	Architect	Asbestos Consulting	Asbestos Survey & Removal	Chemical	Civil	Coastal	Construction Mgmt	Construction Cost Estimating	Contamination Remediation	Drainage Stormwater	Ecological	Electrical	Energy Mgmt	Engineering	Environmental	Environmental Resource Interpretation	Environmental Site
54	GPI Southeast Inc				x					x				x	x		
55	Greeley and Hansen LLC				x		x	x		x			x	x			
56	Hall Architects	x															
57	Harvard Jolly Inc	x															
58	Hazeltine Nurseries Inc																
59	HDR Engineering	x			x	x	x			x	x	x	x	x	x		
60	Hees & Associates													x			
61	HSW Engineering Inc.				x				x	x				x	x		x
62	Hyatt Survey Services																
63	Ian Vincent and Associates					x					x				x		
64	Institute for Law/Policy Planning																
65	Johnson Engineering				x	x	x	x		x	x			x	x	x	x
66	Jon F. Swift, Inc.						x	x									
67	Jonathan Perks Architect	x															
68	Kessler Consulting Inc														x		
69	Kintley-Horn & Associates				x	x			x	x	x				x	x	x
70	Kreit Construction Company						x										
71	LaRue Planning & Mgmt Svcs																
72	Matern Professional Eng.											x	x	x			
73	Minder & Associates Engineer.	x			x	x	x	x		x				x	x		
74	MSC Environmental Services					x					x				x		x
75	OHC Environmental Eng		x						x						x		x
76	Owen-Ames-Kimball Company						x										
77	P B S & J	x			x	x	x	x	x	x	x	x	x	x	x	x	x
78	Parker-Walker Group	x												x			
79	Pickett & Associates																
80	Pitman-Hartenslain & Assoc				x					x				x			
81	PJ Hayes Inc dba Tandem Const						x	x									
82	Progressive Water Resources									x							
83	Q Grady Minor				x					x				x			
84	R W Beck Inc																
85	Renaissance Planning Group																
86	RMA GeoLogic Consultants																x
87	Sam Schwartz Engineering				x									x			
88	Schlumberger Water Services																
89	SCS Engineers		x		x				x	x		x	x	x	x		x
90	Singhofen & Associates				x					x				x			
91	Southern Resource Mapping																
92	Southwest Engineering & Design				x		x	x		x				x			
93	Sphere Environmental Svcs								x						x		x
94	Stanley Consultants				x	x	x	x	x	x	x	x	x	x	x		x
95	Stirling & Wilbur Engineering																
96	Strollo Architects Incorporated	x															
97	Suncoast Architect Inc	x					x										
98	TerraSport Inc.				x					x				x			
99	Tetra Tech Inc				x	x	x	x	x	x		x	x	x	x		x
100	TGW Engineering Inc.				x		x	x		x				x	x		
101	The Ecology Group Inc										x					x	
102	The LPA Group	x			x		x	x		x	x			x	x		
103	The Weiler Engineering Corp				x	x	x	x		x				x	x		
104	Tindale-Oliver & Associates				x					x							
105	TKW Consulting Engineers				x					x				x			
106	TLC Engineering for Arch.											x		x			

RFP 10-335, Professional Services Library

	Foundations	Historical Resource Interpret.	HVAC	Hydro-Geological	Indoor Air Quality	Industrial	Interior Design	Industrial Hygiene Consulting	Land Development	Landscape Architecture	Mechanical	Municipal Solid Waste Systems	Planning	Plumbing	Structural	Surveying / Photogrammetry	Sustainability Services	Transportation Studies / Design	Wetlands / Mitigation
Wade Trim Inc.										X			X					X	
Wibur Smith Associates													X		X				X
Wider Architecture																			X
Wills A Smith Construction																			X
Wilson Miller Inc.																			X
Workplace Resource of Florida							X		X	X			X			X		X	X
Wright Construction Group																			

Dated: November 30, 2010