

May 23, 2023

Richard Knight Shaw Construction Corp. 113 Greene Drive Yorktown, VA 23692

Mr. Knight,

This shall serve as Notice of Award to your company. Shaw Construction Corp, our Invitation for Bid, IFB #23-4510-0259, New Booster Pump Station — Old Stage Road. Your total base bid of \$2,025,000 is accepted. Please submit the required bonds, agreement, and insurance forms as were in the solicitation.

Once there is final approval to go forward, and we have a fully execute contract, a preconstruction meeting will be set up with the **Director of Utility Services**, **Mr. Donald Jennings**, **757-365-1655 or by email at djennings@iwus.net**.

After successful completion of the preconstruction meeting, we will issue you Notice to Proceed that will include the agreed startup and finish dates for the project, and our purchase order.

Should you have questions please contact me. Congratulations on your selection and we look forward to working with you.

Sincerely,

Erin Wishall

Purchasing Agent

Tin Wishall

Cc: Donald Jennings, Public Utilities Director Bobby Jones, County Attorney

PERFORMANCE BOND

(CONTRACT DOCUMENT TO BE COMPLETED AT TIME OF AWARD)

Rona i	NO								
Amoui	nt: \$								
KNOW	ALL PERSO	NS BY THESE PI	RESENTS, that						
					of		, herein	after calle	ed the
Contra	ctor and			a corpo	ration duly o	organized	and existing	g under a	nd by
virtue	of the laws	of the State of			hereinafter o	called the	Surety, and	d authoriz	ed to
transa	ct business	within the Com	nmonwealth of	f Virginia	as the Suret	y, are held	and firmly l	bound un	to Isle
of	Wight	County,	Virginia	as	Owner,	in	the	sum	of
				dolla	rs (\$), law	ful money	of the l	Jnited
States	of America	, for payment	of which, well	and trul	y be made to	the Own	er, the Con	tractor ar	nd the
		selves and each			rs, administr	ators, suc	cessors, and	assigns, j	ointly
THE CO	ONDITION O	F THE ABOVE (OBLIGATION IS	SUCH TH	IAT:				
WHER	EAS, the Coi	ntractor has ex	ecuted and en	tered int	o a certain A	greement,	hereto atta	ched, wit	h the
Owner	date	ed			2023,	for	project	locat	ion(s)
			as descr	ibed in t	the bid title	d, New B	ooster Pun	np Statio	n-Old
Stage	Road, IFB #2	23-4510-0259,	including deta	iled plan	S.				

NOW THEREFORE, if the Contractor, and its successors and assigns, shall at all times duly, promptly, and faithfully perform the Work and any alteration in or addition to the obligations of the Contractor arising there under, including the matter of infringement, if any, of patents or other proprietary rights, and shall assure all guarantees against defective workmanship and materials, including the guarantee period following final completion by the Contractor and final acceptance by the Owner and comply with all the covenants therein contained in the Specifications, Drawings, and other Contract Documents required to be performed by the Contractor, in the manner and within the times provided in the Agreement, and shall fully indemnify and save harmless the Owner from all costs and damage which it may suffer by reason or failure to do so, and shall fully reimburse and repay it all outlay and expenses which it may incur in making good any default, and reasonable counsel fees incurred in the prosecution of or defense of any action arising out of or in connection with any such default, then this obligation shall be void; otherwise to remain in full force and effect.

PROVIDED, HOWEVER, that the Surety, for value received, for itself and its successors and assigns, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the Contract Documents or to the Work to be performed there under, or payment there under before the time required therein, or waiver of any provision thereof, or assignment, subletting or transfer thereof or any part thereof, shall in any way affect its obligation on this Bond, and it does hereby waive notice of any such change, extension of time, alteration, addition to the terms of the Contract Documents or any such payment, waiver, assignment, subcontract or transfer.

PROVIDED, FURTHER, that no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied. Whenever Contractor shall be declared by Owner to be in default under the Contract, the Owner having performed Owner's obligations there under, the Owner shall have the right, at its option, to require the Surety to promptly proceed to remedy the default within 30 days of notice by proceeding or procuring others to proceed with completing the Agreement with its terms and conditions; and all reserves, deferred payments, and other funds provided by the Agreement to be paid to Contractor shall be paid to Surety at the same times and under the same conditions as by the terms of that Agreement such fund would have been paid to Contractor had the Agreement been performed by Contractor; and Surety shall be entitled to such funds in preference to any assignee of Principal of any adverse claimant. Notwithstanding the above, the Owner shall have the right, with the approval of the Surety which shall not be unreasonably withheld, to take over and assume completion of the Agreement and be promptly paid in cash by the Surety for the cost of such completion less the balance of the Contract price.

such completion less the bala	ance of the contract price.	
	pove parties bounded together have executed this instr	
	e name and corporate seal of each corporate party bein tits undersigned representative, pursuant to authority of	
	CONTRACTOR	
	Ву:	(Seal)
	Name:	
	Title:	
Attest		
	SURETY	
	Ву:	(Seal)
Attest		
APPROVED AS TO FORM:	, 2023	

Robert W. Jones, Jr, County Attorney

NOTE: Date of Bond shall not be prior to the date of the Agreement. If the Contractor is a partnership, all partners shall execute the Bond.

IMPORTANT: The Surety named on this Bond shall be one who is licensed to conduct business in the Commonwealth of Virginia and named in the current list of Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies, as published in Circular 570 (amended) by the Audit Staff Bureau of Accounts, U.S. Treasury Department. All Bonds signed by an agent shall be accompanied by a certified copy of the authority to act for the Surety at the time of signing of this Bond.

PAYMENT BOND

(CONTRACT DOCUMENT TO BE COMPLETED AT TIME OF AWARD)

Bond No
Amount:
KNOW ALL PERSONS BY THESE PRESENTS, that of
hereinafter called the Contractor and, a
Corporation duly organized and existing under and by virtue of the laws of the State
County, Virginia as Owner, in the sum of dollars
(\$), lawful money of the United States of America, for payment of which, well and truly
be made to the Owner, the Contractor and the Surety bind themselves and each of their heirs, executors, administrators, successors, and assigns, jointly and severally, firmly by these presents as follows:
THE CONDITION OF THE ABOVE OBLIGATION IS SUCH THAT:
WHEREAS, the Contractor has executed and entered into a certain Agreement, hereto attached, with the
Owner dated, 2023, for the construction of stormwater improvements as described
and awarded to the Contractor for project location(s)
according to the bid entitled, New Booster Pump Station-
Old Stage Road, IFB #23-4510-0259. Detailed drawings are shown and part of the Agreement.
NOW THEREFORE, if the Contractor shall promptly make payments to all persons, firms, subcontractors,
and corporations furnishing materials for or performing labor in the prosecution of the Work provided for
in the Agreement, and any authorized extension or modification thereof, including all amounts due for
materials, lubricants, oil, gasoline, repairs on machinery, equipment, and tools consumed, used or rented
in connection with the construction of the Work, and all insurance premiums on the Work, and for all
labor performed in the Work, whether by Subcontractor or otherwise, then this obligation shall be void,
otherwise to remain in full force and effect.
PROVIDED, HOWEVER, that the Surety, for value received, hereby stipulates and agrees that no change,
extension of time, alteration, or addition to the terms of the Contract Documents or to the Work to be

performed there under, shall in any way affect its obligation on this Bond, and it does hereby waive notice

of any such change, extension of time, alteration, or addition to the terms of the Contract Documents.

PROVIDED, FURTHER, that no final settlement	between the Owner and the Contra	ctor shall abridge the
right of any beneficiary hereunder, whose clain	n may be unsatisfied.	
IN WITNESS WHEREOF, all above parties bound	ded together have executed this instr	ument this
day of, 2023, the name and corpo	rate seal of each corporate party bei	ng hereto affixed and
those presents duly signed by its undersigned re	epresentative, pursuant to authority	of its governing body.
	CONTRACTOR	
	Ву:	(Seal)
	Name:	
	Title:	
Attest		
	SURETY	
	Ву:	(Seal)
Attest		
APPROVED AS TO FORM:	, 2023	

Robert W. Jones, Jr., County Attorney

NOTE: Date of Bond shall not be prior to the date of the Agreement. If the Contractor is a partnership, all partners shall execute the Bond.

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AGREEMENT

THIS AGREEMENT, made and entered into this day of, 2023, by and between the						en the					
COUNT	COUNTY OF ISLE OF WIGHT, VIRGINIA, whose principal office is 17090 Monument Circle, Suite 137, Isle of										
Wight,	Virginia	23397,	hereinafter	called	"OWNER",	party	of	the	first	part,	and
									ا	nereinaf	ter
referre	d to as "CO	NTRACTO	R", party of the	e second	part.						
The CO	NTRACTOR	did, on			, submi	t a seale	d bid	to per	form tl	ne servi	ces at
			_ stipulated ir	accorda	ance with pla	ans and	spec	ificatio	ns pre	pared b	y the
OWNER	entitled fo	or the proj	ect location(s)	awarded	l,					desc	ribed,
New Bo	oster Pum	p Station	-Old Stage Ro	ad, IFB #	23-4510-025	9. Detail	ls are	showi	n on pl	ans, wh	ich by
referen	ce is made	a part her	eof.								
It is mu	tually unde	erstood an	d agreed by th	ne parties	hereto that	the Invit	ation	to Bid	invitin	g Contr	actors
to bid	as publishe	ed, Instru	ctions to Bido	der, Sche	dule of Unit	Prices,	Bid	Form,	Bid Bo	ond, Co	ntract
Agreem	ent, Hold	Harmless	Agreement, 0	Certificate	e of Insuranc	e, Scope	e of	Service	es and	Drawin	gs, all
proceed	dings by the	e governin	g body of the	OWNER	pertaining to	the subje	ect m	atter o	of this C	Contract	, all of
which c	locuments	are hereir	nafter referred	l to as Co	ontract Docur	nents ar	nd are	e a par	t of thi	s Contr	act by
referen	ce the same	e as if eac	h had been ful	ly set out	and attache	d hereto					

In consideration of the following mutual agreements and covenants to be kept by each party:

- a. The CONTRACTOR agrees to furnish and pay for all labor, tools, equipment, machinery, supplies, facilities, superintendence, insurance, taxes, utilities and services necessary to perform all items set forth in the written Contract Documents hereto attached and made a part hereof in strict compliance with the Contract Documents and Total Bid for a sum of ______ (the "Contract Sum"), subject to adjustment as provided in said documents.
- b. Invoice payments for work completed under this contract shall be made in strict accordance with the project specifications and any special conditions attached thereto.
- c. It is understood and agreed that all work shall be accomplished in strict compliance with the provisions of the Contract Documents. It is understood and agreed by both the County and the Contractor that any modifications or additions to this agreement shall be made only by the full execution of the County's standard contract change order form. Furthermore, it is understood and agreed by both parties that any work done by the CONTRACTOR on any such modification or addition to this AGREEMENT prior to the County's execution of its standard Contract Change

Order form shall be at the total risk of the CONTRACTOR and said work shall not be compensated by the County.

- d. CONTRACTOR agrees that final completion shall be in accordance with the final completion date on the Notice to Proceed.
- e. The parties agree that damages due to delay in completion of the work are uncertain and not readily capable of ascertainment. Accordingly, if the CONTRACTOR shall fail to complete the work or any part thereof within the time stipulated, or an applicable extension thereof, the CONTRACTOR shall pay to the OWNER as fixed and agreed, liquidated damages for each calendar day of delay until the delayed work is corrected or accepted, an amount of \$1,200 per day. The parties agree that this sum is proportionate to the probable loss and is not a penalty.
 - a) The CONTRACTOR expressly waives any defense as to the validity of any liquidated damages stated in this Agreement as they may appear on the grounds that such liquidated damages are void as penalties or are not reasonably related to actual damages.

IN WITNESS WHEREOF, the parties hereto have executed and sealed this Agreement as of the day and year first above written.

	OWNER: County of Isle of Wight, Virginia
	Ву:
	Randy Keaton, County Administrator
	CONTRACTOR:
	Ву:
ATTEST:	
Ву:	
Title:	
Approved as to form:	

Robert W. Jones, Jr., County Attorney