BID BOND/SECURITY

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE) $_{_{\parallel}}$

KNOW ALL MEN BY THESE PRESENTS, that we	All Webb's Enterprises, Inc.
309 Commerce Way, Jupiter, FL 33458	
as Principal, hereinafter called the Principal, andS	wiss Re Corporate Solutions America Insurance Corporation
1200 Main St, Suite 800, Kansas City, MO 64	4105
a corporation duly organized under the laws of the called the Surety, are held and firmly bound unto Wellington, FL 33414	e State of Missoouri as Surety, hereinafter Wellington, Purchasing Dept., 12300 Forest Hill Boulevard,
	n of Ten Percent (10%) of amount bid for the payment of which al and the said Surety, bind ourselves, our heirs, executors, executors, firmly by these presents.
WHEREAS, the said Principal has submitted a bid Mechanical Integrity Testing.	for Water Treatment Plant Class I Injection Well System
with the Obligee in accordance with the terms of su bidding or Contract Documents with good and suffic the prompt payment of labor and material furnished Principal to enter such Contract and give such bond not to exceed the penalty hereof between the amount	bid of the Principal and the Principal shall enter into a Contract ch bid, and give such bond or bonds as may be specified in the cient surety for the faithful performance of such Contract and for in the prosecution thereof, or in the event of the failure of the or bonds, if the Principal shall pay to the Obligee the difference and specified in said bid and such larger amount for which the ty to perform the Work covered by said bid, then this obligation are and effect.
Signed and sealed May 8, 2025	
Witnesses:	All Webb's Enterprises, Inc.
BOHS .	By:
	Swiss Re Corporate Solutions America Insurance Corporation Seal
Laura Krajczewski, Witness	By: Tyler Ragland, Attorney-In-Fact

SWISS RE CORPORATE SOLUTIONS

SWISS RE CORPORATE SOLUTIONS AMERICA INSURANCE CORPORATION ("SRCSAIC") SWISS RE CORPORATE SOLUTIONS PREMIER INSURANCE CORPORATION ("SRCSPIC") WESTPORT INSURANCE CORPORATION ("WIC")

GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, THAT SRCSAIC, a corporation duly organized and existing under laws of the State of Missouri, and having its principal office in the City of Kansas City, Missouri, and SRCSPIC, a corporation organized and existing under the laws of the State of Missouri and having its principal office in the City of Kansas City, Missouri, and WIC, organized under the laws of the State of Missouri, and having its principal office in the City of Kansas City, Missouri, each does hereby make, constitute and appoint:

JOSEPH D. JOHNSON, JR.	JOSEPH D. JOHNSON, III, BRETT A. RAGLAND, FRANCIS T. O'REARDON, and TYLER RAGLAND
	JOINTLY OR SEVERALLY
obligatory in the nature of a bond on	tt, to make, execute, seal and deliver, for and on its behalf and as its act and deed, bonds or other writings behalf of each of said Companies, as surety, on contracts of suretyship as are or may be required or permitted by , provided that no bond or undertaking or contract or suretyship executed under this authority shall exceed the
	TWO HUNDRED MILLION (\$200,000,000.00) DOLLARS
This Power of Attorney is grant Directors of both SRCSAIC and SRC Executive Committee dated July 18,	ed and is signed by facsimile under and by the authority of the following Resolutions adopted by the Boards of CSPIC at meetings duly called and held on the 18th of November 2021 and WIC by written consent of its 2011.
Secretary be, and each or any of then Attorney to execute on behalf of the	he President, any Managing Director, any Senior Vice President, any Vice President, the Secretary or any Assistant hereby is, authorized to execute a Power of Attorney qualifying the attorney named in the given Power of Corporation bonds, undertakings and all contracts of surety, and that each or any of them hereby is authorized to wer of Attorney and to attach therein the seal of the Corporation; and it is
any certificate relating thereto by fac-	By Gerald Jagrowskid, Vice President of SRCSAIC & Vice President of SRCSPIC & Vice President of WIC Resident of SRCSPIC & Vice President of WIC A Light Support of SRCSPIC & Vice President of WIC & Vice President of WIC
authorized officers	SRCSPIC, and WIC have caused their official seals to be hereunto affixed, and these presents to be signed by their 20 22
State of Illinois County of Cook	Swiss Re Corporate Solutions America Insurance Corporation Swiss Re Corporate Solutions Premier Insurance Corporation Westport Insurance Corporation
SPCSPIC and Vice President of WIC,	R., 20 22, before me, a Notary Public personally appeared <u>Erik Janssens</u> , Senior Vice President of SRCSAIC and Senior Vice President of WIC and <u>Gerald Jagrowski</u> , Vice President of SRCSAIC and Vice President of personally known to me, who being by me duly sworn, acknowledged that they signed the above Power of Attorney strument to be the voluntary act and deed of their respective companies.
foregoing is a true and correct copy of	CFFICIAL SEA: CHRISTINA MANISCO HOLANY RUSING STATE OF LINES HOLANY RUSING

Jeffrey Goldberg, Senior Vice President & Assistant Secretary of SRCSAIC and SRCSPIC and WIC





Council
Michael J. Napoleone, Mayor
Tanya Siskind, Vice Mayor
John T. McGovern, Councilman
Maria Antuña, Councilwoman
Amanda Silvestri, Councilwoman

Manager Jim Barnes

ITB No. 202513

Title: Water Treatment Plant Class I Injection Well System Mechanical Integrity Testing

Bid Opening: May 8, 2025 at 11:00 am

Addendum Date: May 5, 2025

ADDENDUM NO. ONE

PURPOSE: The purpose of this Addendum/NOTICE is to make changes, additions, deletions, revisions, and clarifications to the Invitation to bid (ITB) documents for the Water Treatment Plant Class I Injection Well System Mechanical Integrity Testing. Bidders shall review the Addendum requirements in detail.

Question 1: We understood the no damages for delay clause in the contract, that being said, is the contractor still entitled for reimbursements for changes in scope as requested by the engineer i.e. additional brushing, well rehab services, video, and various additional testing services?

Response 1: Contractor should refer to Section 12000 Measurement and Payment. The lump sum bid items for downhole video survey, standby time order by the Engineer, Non-abrasive brushing, and other items as applicable should include the complete cost of the items as outlined in the project specifications. Should additional video, brushing, testing etc. be required beyond the scope outlined in the specifications, the contractor would be entitled to reimbursement for the additional scope of work. This would not include reimbursement for repeat work rejected by the Engineer or Owner due to poor quality or work that does not meet the project specifications.

ACKNOWLEDGEMENT: Proposers must acknowledge receipt of any and all Addenda. Failure to do so may result in rejection of the ITB. All requirements of the proposal documents remain unchanged except as cited herein.

Signature of Proposer Acknowledging Receipt of Addendum No. (1) One to be attached in front of ITB

BID COVER PAGE

SUBMIT BIDS TO: Wellington Attn: Clerk's Office 12300 Forest Hill Blvd Wellington, FL 33414	REFER ALL INQUIRIES TO PRIMARY CONTACT: Purchasing Division 12300 Forest Hill Blvd Wellington, FL 33414 Ph: 561-791-4154	Wellington INVITATION TO BID
BID TITLE: Water Treatment Plan	nt Class I Injection Well System Mechanic Integrity Testing	eal 202513

NAME OF FIRM, ENTITY, or ORGANIZATION: All Webbs Enterprises, Inc					CALLETTING AT A PARTICIPATION OF THE PARTICIPATION
NAME OF CONTACT PERSON David Webb Jr	vendor mailing 309 Comn	address: nerce Way	<mark>сту.</mark> Jupiter	33458	STATE: FL
Vice President	VENDOR HEADQU DIFFERENT):	ARTERS ADDRESS (IF	CITY:	ZIP:	STATE:
PHONE NUMBER:		FEDERAL EMPLOYER ID	ENTIFICATION NUMBER	R (EIN):	
561-746-2079		59 - 2418764			
EMAIL ADDRESS: allwebbs@allwebbs.com		STATE OF FLORIDA BUS	INESS LICENSE NUMBEI	R (IF APPLICABLE)
FAX NUMBER: N/a					
ORGANIZATIONAL STRUCTURE (Please Check One):					
Corporation X Partnership	PROPRIET	ORSHIP Join	nt Venture	Other	
If Corporation, please provide the following:					
(A)Date of Incorporation: Month	/ Day /	$\frac{8}{8}$ (B) $\frac{1}{8}$	State or Country of In	corporation: F	lorida

BID FORM

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

PROJECT: Water Treatment Plant Class I Injection Well System Mechanical Integrity Testing Date: 5/6/2025

All Webbs Enterprises, Inc.

ып	DDEK: 1
TH	IS BID IS SUBMITTED TO:
Cle 123	llington rk's Office 00 Forest Hill Boulevard llington, FL 33414
1.	The undersigned BIDDER proposes and agrees, if this Bid is accepted, to enter into an Agreement with OWNER in the form included in the Contract Documents to perform and furnish all Work as specified or indicated in the Contract Documents for the Contract Price and within the Contract Time indicated in this Bid and in accordance with the other terms and conditions of the Contract Documents.
2.	BIDDER accepts all of the terms and conditions of the Advertisement or Invitation to Bid and Instructions to Bidders, including without limitation those dealing with the disposition of Bid security. This Bid will remain subject to acceptance for 180 days after the posting of the recommended award. BIDDER will sign and submit the Agreement with the Bonds and other documents required by the Bidding Requirements within 15 days after the date of OWNER'S Notice of Award.
3.	In submitting this Bid, BIDDER represents, as more fully set forth in the Agreement, that:
	(a) BIDDER has examined copies of all the Bidding Documents and of the following Addenda (receipt of all which is hereby acknowledged):
	Date 5/6/2025 Addenda Number 1
	Date Addenda Number 1 Date Addenda Number 1
	Date Addenda Number
	(b) BIDDER has familiarized itself with the nature and extent of the Contract Documents, Work, Site, locality, and all local conditions, Laws, and Regulations that in any manner may affect cost, progress, performance, or furnishing of the Work.(c) BIDDER has studied carefully all reports and drawings of subsurface conditions and drawings of physical conditions which, if any, are attached to the Contract Documents, and accepts the determination as set forth in the Bidding Documents of the extent of the technical data contained in such reports and drawings upon which BIDDER is entitled to rely.
	(d) BIDDER has obtained and carefully studied (or assumes responsibility for obtaining and carefully studying) all such examinations, investigations, explorations, tests and studies (in addition to or to supplement those referred to in (c) above) which pertain to the subsurface or physical conditions at the site or otherwise may affect the cost, progress, performance or furnishing of the Work as BIDDER considers necessary for the performance or furnishing of the Work at the Contract Price, within the Contract Time and in accordance with the other terms and conditions of the Contract Documents, and no additional examinations, investigations,

explorations, tests, reports or similar information or data are or will be required by BIDDER for such purposes.

(e) BIDDER has reviewed and checked all information and data shown or indicated on the Contract Documents with respect to existing Underground Facilities at or contiguous to the site and assumes responsibility for the accurate location of said Underground Facilities. No additional examinations, investigations, explorations, tests, reports or similar information or data in respect of said Underground Facilities are or will be required by BIDDER in order to perform and furnish the Work at the Contract price, within the Contract Time and in accordance with the other terms and conditions of the Contract Documents.

- (f) BIDDER has correlated the results of all such observations, examinations, investigations, explorations, tests, reports, and studies with the terms and conditions of the Contract Documents.
- (g) BIDDER has given OWNER written notice of all conflicts, errors or discrepancies that it has discovered in the Contract Documents and the written resolution thereof by ENGINEER is acceptable to BIDDER.
- (h) This Bid is genuine and not made in the interest of or on behalf of any undisclosed person, firm, or corporation and is not submitted in conformity with any agreement or rules of any group, association, organization or corporation; BIDDER has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid; BIDDER has not solicited or induced any person, firm or corporation to refrain from bidding; and BIDDER has not sought by collusion to obtain for itself any advantage over any other Bidder or over OWNER.
- 4. BIDDER agrees to perform all the Work described in Contract Documents, subject to adjustments as provided therein, for the Prices BIDDER provides on the Schedule of Values.
- 5. BIDDER declares it understands that the unit quantities shown on the Bid Form Unit Price Schedule are approximate only and not guaranteed and are subject to either increase or decrease; and that should the quantities of any of the items of Work be increased, the BIDDER agrees to do the additional Work at the unit prices set out herein, and should the quantities be decreased, BIDDER also understands that final payment shall be made on actual quantities completed at the unit prices, and shall make no claims for anticipated profits for any decrease in the quantities.
- 6. The BIDDER further declares its understands the OWNER may elect to construct only a portion of the Work covered by these Documents and BIDDER agrees to perform that portion of the Work for which BIDDER is awarded a Contract at the unit prices quoted herein.
- 7. BIDDER agrees that the Work:

Water Treatment Plant Class I Injection Well System Mechanical Integrity Testing shall be Substantially Complete within sixty (60) days of Notice to Proceed and Finally Complete within seventy-four (74) days of Notice to Proceed. Work hours 8 AM to 5 PM, Monday – Friday, excluding Village holidays.

BIDDER accepts the provisions of the Agreement as to liquidated damages in the event of failure to complete the Work on time.

- 8. The following documents are attached to and made a condition of this Bid:
 - (a) Required Bid security in the form of Bid Bond.
 - (b) Schedule of Values.
 - (c) List other documents as pertinent.
- 9. Communications concerning this Bid shall be telephoned or addressed to:

,	Name:	All Webbs	Enerprises Inc		
	Address:	309 Comm	erce Way Jupiter, F	lorida 33458	
	Phone 561-7	746-2079	Email:	No.: allwebbs@allwebbs.com	Fax:
10.	BIDDER'S	Florida Cor	tractor's Licens	e No. CGC035886	
11.	BIDDER'S	qualificatio	n to do business		orida and has attached evidence of ached, BIDDER covenants to obtain
IfB	IDDER is				
<u>An</u>	<u>Individual</u>				
	Name				(SEAL)

Signature:		
Doing business as		
Business Address:		
Phone Number:	Fax Number	
<u>Partnership</u>		
Firm's Name		(SEAL)
General Partner Signature:		
Business Address:		
Phone Number:	Fax Number	
Corporation		
Corporation's Name All Webbs Enterprises, Inc		(SEAL)
State of Incorporation Florida		
Authorized Person: David Webb Jr		
Title: Vice President		
Signature:		
Attest: CBORAIT WORB		
Signature: Deborah Webl		
Business Address: 309 Commerce Way Jupiter, 1	Florida 33458	
Phone Number: 561-746-2079	Fax Number N/a	

SCHEDULE OF VALUES

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

Item No.	Description	Est Qty	Unit	Unit Price	Total Amount
01	Mobilization / Demobilization	1	LS	10,000	10,000
02	Downhole Video Survey (Additional video to be performed upon direction of Engineer after completing casing brushing [if necessary])	2	EA	3,500	7,000
03	Annular Hydrostatic Pressure Test	1	LS	7,000	7,000
04	Temperature, Background Gamma-Ray, RTS, Final Gamma-Ray Logging	1	LS	10,000	10,000
05	Standby Time Ordered by Engineer	24	HR	100	2,400
06	Non-Abrasive Tubing Brushing	1	LS	5,000	5,000
07	Hydrostatic Pressure Test with Inflatable Packer (Pressure test with inflatable packer to be performed if multiple annular pressure tests do not pass and upon direction of Engineer [if necessary])	1	LS	20,000	20,000

BIDDER/CONTRACTOR understands and agrees that this is Unit Price Contract and that contractor will be paid based upon items and quantities actually performed and accepted by Owner. The Schedule of Values is provided for the purpose of Bid Evaluation and when initiated by Wellington, the pricing of change orders. Contractor's price will not be adjusted to reflect any deviation from the Schedule of Values, except to the extent that Wellington changes the scope of Project after the Contract Date.

Quantities listed on the Schedule of Values are estimates only and are not to be construed as guaranteed work quantities. Bids will be evaluated based upon the total contract price. Balance of pricing shall be considered by OWNER in determining lowest, responsive, responsible bidder. CONTRACTORS/BIDDERS shall submit balanced bids.

SCHEDULE OF SUBCONTRACTORS

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

Discipline	Subcontractor	Address City, ST, Zip	License Number
NONE			
		4	
			E .

SCHEDULE OF EQUIPMENT AND MATERIALS

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

	Item		Manufacturer	Description
see	attached	Equipment	List	
		•		
	17110			

List of Current Equipment

Description (Quantity)	Capacity
(3)Schramm TXD 200 Hydraulic Top Drive	200,000 lbs up to 64" diameter
2006, 2012, 2014	
(2)Challenger 320 Kelly Rotary 1980	200,000 lbs up to 54" diameter
(2)Foremost DR HD 24 2009,2017	75,400 lbs up to 36" diameter
(1)Foremost DR 24 2017	117000 lbs up to 36" diameter
Steel Containment Pads (3)	Built custom to site to contain rig and fluids
	system, ¼" steel floor with 24" lbeam wall on
	perimeter
Electric Mud Systems (5)	3,000 gpm, (4) 22,000 gallon tanks
Pumps, shakers, desilter units, tanks	
Air Compressors (4)	400 cfm/200 psi
Double White Band Drill Pipe	
6 5/8 inch	4000 feet
7 inch	2000 feet
5 inch	2000 feet
3 ½ inch	6000 feet
Drill Collars (12)	4" – 12"
Stabilizers (numerous)	60" and lower
Bits (numerous)	64" and lower
Cement Mixing and Pumping Trailer (3)	Haliburton type 375 hp, 10 bbl/min
Trican Cement Unit (1)	recirculating continuous jet mixer, Coriolis
	density meter, packup pump,
Logging Trucks (3)	Each fully equipped for all logs and videos
Acidization Unit	HCL capable acid unit
Chlorination Unit	All well disinfection
Tanker Trailers (2)	6300 gallon stainless and aluminum
Support equipment	Good working equipment owned by AWE to
(3) Loaders, (6) cranes, (7) backhoes, (1)	support day to day drilling operations.
trackhoe (1) dump trailer, (6) welders, (5)	
storage tanks, (5)semi tractors, (1) vac truck	

SWORN STATEMENT UNDER SECTION 287.133(3)(a), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

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

1.	This sworn statement is submitted to The Village of Wellington [print name of the public entity] by
	[print individual's name and title] for All Webbs Enterprises, Inc [print name of entity submitting sworn statement]
	whose business address is 309 Commerce Way Jupiter, Florida 33458
	and (if applicable) its Federal Employer Identification Number (FEIN) is
	(If the entity has no FEIN, include the Social Security Number of the individual signing this sworn statement:)
2.	I understand that a "public entity crime" as defined 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 bid or contract for goods or services or any contract for the construction or repair of a public building or public work, 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.
3.	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 jury verdict, nonjury trial, or entry of a plea of guilty or nolo contendere.
4.	I understand that an "affiliate" as defined in Paragraph 287.133(1)(a), Florida Statutes, means:
	 A predecessor or successor of a person convicted of a public entity crime; or 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.
5.	I understand that a "person" as defined in Paragraph 287.133(1)(c), Florida Statutes, 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 bids or applies to bid 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.

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

the entity has been charged with and convicted of a public entity crime subsequent to July 1, 1989.

Based on information and belief, the statement which I have marked below is true in relation to the entity

Neither the entity submitting this sworn statement, nor any officers, directors, executives, partners, shareholders, employees, members, or agents who are active in management of the entity, nor any affiliate of

submitting this sworn statement. [Please indicate which statement applies.]

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 a 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 IDENTIFIED IN PARAGRAPH 1 (ONE) ABOVE 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

CONTAINED IN THIS FORM.	Tang
	[signature]
	5/6/2025
STATE OF Florida	[date]
COUNTY OF Palm Boach	
	/
The foregoing instrument was acknowledged before m notarization, this Lott day of Max, 20, 100 (INSERT TITLE), of All u	by means of physical presence or online 25 by David Webber as
Vice President (INSERT TITLE), of All u	Jebb's Enterprises [INSERT NAME OF
ENTITY – ie: corporation, limited liability company, etc.),	(insert status ie: a corporation existing under the laws of
the State of Flor. 2a), Who is personally known to	
License # or (other identification)	ion) (describe)
Matelle	-Martine Robard
Notary's Signature and Seal]	Print Notary Name and Commission No.

TARY A S. C. LAND

MARTINE RIVARD Notary Public State of Florida Comm# HH490006 Expires 6/3/2028

DRUG FREE WORKPLACE

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

Preference may be given to businesses with drug-free workplace programs. Whenever two or more Bids which are equal with respect to price, quality, and service are received by the Owner for the procurement of commodities or contractual services, a Bid received from a business that certifies that it has implemented a drug-free workplace program may be given preference in the award process. Established procedures for processing tie Bids will be followed if none of the tied vendors have a drug-free workplace program. In order to have a drug-free workplace program, a business must attest to the following:

- 1. We 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.
- 2. We 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. We give each employee engaged in providing the commodities or contractual services that are under Bid a copy of the statement specified in subsection (1).
- 4. We, 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 Bid, 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.
- 5. We 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.
- 6. We 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 firm complies fully with the above requirements.

Contractor's Signature

TRENCH SAFETY AFFIDAVIT

(FAILURE TO COMPLETE THIS FORM MAY RESULT IN THE BID BEING DECLARED NON-RESPONSIVE)

with applicable Tr Excavation Safety	ench Safety Standards identified in the Occupational Safety and Health Adi Standards, (OSHA) 29 C.F.R.S. 1926.650 Subpart P will be adhered to dua Florida Statutes 553.60 through 533.64 inclusive (1990), "Trench Safety A	ministration's ring trench excavation
	cknowledges that included in the various items of the proposal and in the ng with the Florida "Trench Safety Act" as summarized below: (Attack)	
Schedule Item	Trench Safety Measure (Slope, Trench Shield, etc.)	Cost
	Compliance	\$1.00/LF
	Special Shoting	\$50/LF
	<i>J</i>	
	Total	
	Total	
To	5/6/2	
		ate)
	ori Ja	
COUNTY OF 1	alm Beach	
notarization, thi	nstrument was acknowledged before me by means of physical ps 6th day of May, 2025 by David webken (INSERT TITLE), of All Webb's Enterprises, incorporation, limited liability company, etc.), (insert status ie: a corporation exposed a), who is personally known to me or who has produced a or (other identification) (describe)	INSERT NAME OF cisting under the laws of sidentification Driver's
Notary Public Sign		H 49 0006 nission No.
SOLARY ACC	MARTINE RIVARD Notary Public State of Florida Compt HM400000	

Expires 6/3/2028

QUESTIONNAIRE

How many years has your organization been in business? 47	
Have you ever failed to complete work awarded to you? If so, where	
Has the bidder or his or her representative inspected the proposed pperformance? Yes	
Will you subcontract any part of this work? If so, give details including ork in excess of the percent (10%) of the contract amount and the work	that will be performed by each subcontractor(s).
Subcontractor	Work to be Performed
None	None
. What equipment do you own that is available for the work? Plea	ase see attached Equipment List
i. What equipment will you purchase for the proposed work?No	ne

8. State the name of your proposed project manager and give details of his or her qualifications and experience in man similar jobs. Ray Hernandez	aging
9. State the true, exact, correct and complete name of the partnership, corporation, or trade name under which you do business and the address of the place of business. (If a corporation, state the name of the president and secretary. If a partnership, state the names of all partners. If a trade name, state the names of the individuals who do businesses under trade name. All Webbs Enterprises, Inc	
10. The correct name of the Bidder is All Webbs Enterprises, Inc	
 11. The partnership is a Sole Proprietorship, Partnership, or Corporation or Other Type of Entity S-Corp (Fill In). 12. The address of principal place of business is 309 Commerce Way Jupiter, Florida 33458 	
13. The names of the Corporate Officers, or Partners, or Individuals doing business under a trade name, are as follows: David Webb - President	
David Webb Jr- Vice President	3.11.31.31
Deboran Webb - Secretary	
14. List all organizations which were predecessors to Bidder or in which the principals or officers of the Bidder were principals.	ncipals
15. List and describe all bankruptcy petitions (Voluntary or Involuntary) which have been filed by or against the Bidder, parent or subsidiaries or predecessor organizations during the past five (5) years. Include in the description the dispositi each such petition. None	
16. List and describe all successful Performance or Payment Bond claims made to your surety(ies) during the last five (5 The list and descriptions should include claims against the bond of the Bidder and its predecessor organization(s).) years

17. List all claims, arbitrations, administrative hearings and lawsuits brought by or against the Bidder or its predecessor organization(s) during the last five (5) years. The list shall include all case names; case, arbitration, or hearing identification numbers; the name of the project over which the dispute arose; and a description of the subject matter of the dispute.
NONE
18. List and describe all criminal proceedings or hearings concerning business related offenses in which the Bidder, its principals or officers or predecessor organization (s) were defendants.
19. Has the Bidder, its principals, officers, or predecessor organization(s) been debarred or suspended from bidding by any government during the last five (5) years? If yes, provide details.
20. List and disclose any and all business relations with any members of Wellington Council.
None



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 5/6/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms a this certificate does not confer rights to the certificat				equire an endorsement.	A sta	tement on
PRODUCER	CONT/ NAME	CONTACT Denise Carberry				
Blackadar Insurance Agency, Inc.		IE No, Ext); 407-831-		FAX (A/C, No): 4	07-830	-4681
1436 N Ronald Reagan Blvd Longwood FL 32750	É-MAII	IL RESS: denise@bl	lackadar com) (A)O, NO).		1001
Longwood 1 L 32/30	ADDRI			DING COVERAGE		NAIC#
		RER A : Indian Ha				36940
INSURED	ALLIANCED OF					
All Webbs Enterprises Inc	INSUR	RER B : Depositor		Company		42587
David W. Webb Sr. & Deborah C. Webb		RER C : Allied Inst	urance			
309 Commerce Way Jupiter FL 33458		RER D :				
Jupiter i E 35456		RER E :				
		RER F :				
COVERAGES CERTIFICATE NUI				REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TO CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMIT INSEPTIONS OF SUCH POLICIES.	ERM OR CONDITION OF AN NSURANCE AFFORDED BY	NY CONTRACT (Y THE POLICIES I REDUCED BY P	OR OTHER D DESCRIBED AID CLAIMS.	OCUMENT WITH RESPEC	T TO V	VHICH THIS
INSR TYPE OF INSURANCE ADDL SUBRINSD WVD	POLICY NUMBER		POLICY EXP MM/DD/YYYY)	LIMITS	<u> </u>	
	3059536665	11/2/2024	11/2/2025	DAMAGE TO RENTED	\$1,000,	
CLAIMS-MADE X OCCUR				PREMISES (Ea occurrence)	\$ 300,00	00
X Contractual Liab				MED EXP (Any one person)	\$ 10,000)
				PERSONAL & ADV INJURY	\$1,000,	000
GEN'L AGGREGATE LIMIT APPLIES PER:				GENERAL AGGREGATE	\$2,000,	000
POLICY X PRO- JECT LOC			-	PRODUCTS - COMP/OP AGG	\$ 2,000, \$	000
	3059536665	11/2/2024	11/2/2025	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,	000
X ANY AUTO			-		\$	
OWNED SCHEDULED			_	BODILY INJURY (Per accident)	\$	
AUTOS ONLY AUTOS X HIRED X NON-OWNED X NON-OWNED				PROPERTY DAMAGE (Per accident)	\$	
AUTOS ONLY AUTOS ONLY			}	PIP	\$10,000	0
C X UMBRELLALIAB X OCCUR ACP	3059536665	11/2/2024	11/2/2025	EACH OCCURRENCE	\$1,000	000
EXCESS LIAB CLAIMS-MADE		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		AGGREGATE	\$ 1,000,	
DED RETENTION\$				AGGNEGATE	\$ 1,000,	.000
WORKERS COMPENSATION				PER OTH- STATUTE ER	φ	
AND EMPLOYERS' LIABILITY ANYPROPRIETOR/PARTNER/EXECUTIVE			}			
OFFICER/MEMBEREXCLUDED? N/A				E.L. EACH ACCIDENT	\$	
(Mandatory in NH) If yes, describe under			}	E,L, DISEASE - EA EMPLOYEE		
DESCRIPTION OF OPERATIONS below A Contractors Pollution PEC	005301806	44/0/004	44/0/0005	E.L. DISEASE - POLICY LIMIT	\$2.00	0,000 Aggreg
A Professional Liability PEC	005301806 3059536665	11/2/2024 11/2/2024 11/2/2024	11/2/2025 11/2/2025 11/2/2025	\$2M/\$3M per claim \$2M/\$3M per claim \$750,000	\$3,00	0,000 Aggreg 0,000 Aggreg 00 Ded.
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Excess General Liability policy#LHA603383 effective 11/2/2024 to11/2/2025 coverage limit \$4,000,000 Each Occurrence, \$4,000,000 Aggregate- Landmark American Insurance Co Excess follow over the General Liability only Equipment Floater - Policy #ACP3059536665 11/2/2024 TO 11/2/2025: Rented/Leased Equip. \$750,000 / \$25,000 Deductible General Liability: Blanket Additional Insured including completed operations, Primary & Non- Contributory, Blanket Walver of Subrogation when required by written contract. Business Auto: Primary & Non- Contributory, Blanket Additional Insured and Blanket Walver of Subrogation when required by written contract. Pollution Liability: Blanket Additional Insured and Blanket Walver of Subrogation when required by written contract.						
CERTIFICATE HOLDER	CAN	NCELLATION			- Andrew	
Village of Wellington Clerk's Office	SH	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.				
12300 Forest Hill Boulevard	AUTH	AUTHORIZED REPRESENTATIVE				

Wellington FL 33414

SILVAC



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 5/6/2025

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

Insurance Office of America Abacoa Town Center 1200 University Blvd, Suite 200			CONTACT Danae Bahamondes PHONE (A/C, No, Ext): (561) 776-0660 E-MAIL ADDRESS: Danae.Bahamondes@ioausa.com						
Jupiter, FL 33458			INSURER(S) AFFORDING COVERAGE			NAIC #			
					INSURE	RA:Florida	Citrus, Bus	iness & Industries Fund	15764
INSU	RED				INSURE	RB:			
	All Webbs Enterprises, Inc.				INSURE	RC:			
	309 Commerce Way Jupiter, FL 33458				INSURE	RD:			
	cupitor, 1 2 00 100			-	INSURE				
					INSURE	RF:			
TH IN	/ERAGES CER IIS IS TO CERTIFY THAT THE POLICIE DICATED. NOTWITHSTANDING ANY R ERTIFICATE MAY BE ISSUED OR MAY	S OF	INS REME	NT, TERM OR CONDITION	OF A	NY CONTRAC	TO THE INSUF	DOCUMENT WITH RESPECT	TO WHICH THIS
E	(CLUSIONS AND CONDITIONS OF SUCH	POLIC	CIES.	LIMITS SHOWN MAY HAVE		REDUCED BY	PAID CLAIMS.	ED TIERENTIO CODUCOT TO 7	tee file fertilo,
INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
	COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE \$	
	CLAIMS-MADE OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence) \$	
								MED EXP (Any one person) \$	
								PERSONAL & ADV INJURY \$	
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$	
	POLICY PRO-							PRODUCTS - COMP/OP AGG \$	
	OTHER:							COMBINED SINGLE LIMIT	
	AUTOMOBILE LIABILITY							(Ea accident) \$	
	ANY AUTO OWNED SCHEDULED AUTOS ONLY AUTOS							BODILY INJURY (Per person) \$	
								BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$	
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY								
_	UMBRELLA LIAB OCCUR							\$	
	EXCESS LIAB CLAIMS-MADE							EACH OCCURRENCE \$	
	DED RETENTION\$							AGGREGATE \$	
Α	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY							X PER OTH-	
	ANY PROPRIETOR/PARTNER/EXECUTIVE			106596432024		1/1/2025	1/1/2026	E.L. EACH ACCIDENT \$	1,000,000
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A						E.L. DISEASE - EA EMPLOYEE \$	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT \$	1,000,000
	SECOND FIGURE SHOW							E.E. DIGENCE TOLIGITEINIT	
DESC	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (A	CORD	101, Additional Remarks Schedu	le, may b	e attached if mor	re space is requi	red)	
CEF	RTIFICATE HOLDER				CAN	CELLATION			
					THE	EXPIRATIO	N DATE TH	ESCRIBED POLICIES BE CAN IEREOF, NOTICE WILL BE CY PROVISIONS.	
	VIIIama af Malliantan Classic	Off			AUTHORIZED REPRESENTATIVE				
	Vllage of Wellington Clerk's 12300 Forest Hill Boulevard Wellington, FL 33414	Offic	e		T)d-			

(ed. 4-84)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or inderectly to benefit anyone not named in the Schedule.

Schedule

All person or organizations that, in a written contract executed by both parties prior to the date of injury covered by this policy, require you to obtain this agreement with us.

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The Information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective Date: 1/1/2025

Policy No. 10659643-2024

Endorsement No.

Policy Effective Dates:

01/01/2025 - 01/01/2026

Premium \$

Insured: ALL WEBBS ENTERPRISES, INC.

Carrier Name / Code: Florida Citrus, Business & Industries Fund

WC 00 03 13

(Ed. 4-84)

Countersigned by

© Copyright 1984 National Council of Compensation Insurance, Inc. All Rights Reserved.

STATE OF FLORIDA WATER WELL CONTRACTOR LICENSE Issued to David Webb Jr.

License No. <u>11342</u>, Expires <u>7/31/2025</u>

DISTRICT CERTIFICATION OFFICER

Ron DeSantis, Governor

Melanie S. Griffin, Secretary



STATE OF FLORIDA DEPARTMENT OF BUSINESS AND PROFESSIONAL REGULATION

CONSTRUCTION INDUSTRY LICENSING BOARD

THE GENERAL CONTRACTOR HEREIN IS CERTIFIED UNDER THE PROVISIONS OF CHAPTER 489, FLORIDA STATUTES

HAGGERTY, EUGENE

ALL WEBBS ENTERPRISES INC 7980 SOUTHEAST RIVER LANE STUART FL 34997

LICENSE NUMBER: CGC035886

EXPIRATION DATE: AUGUST 31, 2026

Always verify licenses online at MyFloridaLicense.com

ISSUED: 08/02/2024

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.



CONFLICT OF INTEREST STATEMENT

This Proposal/Agreement (whichever is applicable) is subject to the conflict of interest provisions of the policies and Code of Ordinances of WELLINGTON, the Palm Beach County Code of Ethics, and the Florida Statutes. During the term of this Agreement and any renewals or extensions thereof, the VENDOR shall disclose to WELLINGTON any possible conflicts of interests. The VENDOR's duty to disclose is of a continuing nature and any conflict of interest shall be immediately brought to the attention of WELLINGTON. The terms below shall be defined in accordance with the policies and Code of Ordinances of WELLINGTON, the Palm Beach County Code of Ethics, and Ch. 112, Part III, Florida Statutes.

CHECK ALL THAT APPLY.

NO CONFLICT:

To the best of our knowledge, the undersigned business has no potential conflict of interest for this Agreement due to any other clients, contracts, or property interests.

[4] To the best of our knowledge, the undersigned business has no employment or other contractual relationship with any WELLINGTON employee, elected official or appointed official.

To the best of our knowledge, the undersigned business has no officer, director, partner or proprietor that is a WELLINGTON purchasing agent, other employee, elected official or appointed official. The term "purchasing agent", "elected official" or "appointed official", as used in this paragraph, shall include the respective individual's spouse or child, as defined in Ch. 112, Part III, Florida Statutes.

To the best of our knowledge, no WELLINGTON employee, elected official or appointed official has a material or ownership interest (5% ownership) in our business. The term "employee", "elected official" and "appointed official", as used in this paragraph, shall include such respective individual's relatives and household members as described and defined in the Palm Beach County Code of Ethics.

[5] To the best of our knowledge, the undersigned business has no current clients that are presently subject to the jurisdiction of WELLINGTON's Planning, Zoning and Building Department.

POTENTIAL CONFLICT:

[] The undersigned business, by attachment to this form, submits information which <u>may be a potential</u> <u>conflict of interest</u> due to any of the above listed reasons or otherwise.

THE UNDERSIGNED UNDERSTANDS AND AGREES THAT THE FAILURE TO CHECK THE APPROPRIATE BLOCKS ABOVE OR TO ATTACH THE DOCUMENTATION OF ANY POSSIBLE CONFLICTS OF INTEREST MAY RESULT IN DISQUALIFICATION OF YOUR BID/PROPOSAL OR IN THE IMMEDIATE CANCELLATION OF YOUR AGREEMENT, WHICHEVER IS APPLICABLE.

All web65 Enterprises Inc COMPANY NAME

AUTHORIZED SIGNATURE

David Webb Jr/ Vice President

NAME (PRINT NAME/TITLE)

NON-COLLUSION AFFIDAVIT

State of	Florida	_	
County of_	Palm Beach		
Being duly	sworn deposes and	l says:	
understand submitting respects fa any delive	ling, agreement, o a bid for the same ir and without collu- ry of material or p ancellation, return o	r connection with any incematerials, services, supplied sion or fraud. No premium rovision of services. Any	going bid submittal, that the bid is made without prior lividual, firm, partnership, corporation or other entity is or equipment, either directly or indirectly, and is in all is, rebates, or gratuities are permitted with, prior to, or after violation of this provision may result in disqualification, in of services, and the possible removal of Bidder from the
			All Webbs Enterprises, Inc
			Name of Bidder
			David Webb Jr
			Print name of designated signatory
			Signature
			Vice President
			Title
notarizati <u> Jice</u> 1 ENTITY	on, this day CSI dent (IN — ie: corporation, li of Florida), [of May NSERT TITLE), of All u mited liability company, etc	me by means of physical presence or online as Debbs enterprices, we INSERT NAME OF to me or who has produced as identification Driver's ation) (describe)
	No.	ARTINE RIVARD ptary Public ate of Florida mm# HH490006 pires 6/3/2028	Notary Public in and for the State of Florida
(A	Affix Seal Here)		
`			Martine Rivard (Name Printed)
			Residing at <u>Spiter</u> FL My commission expires <u>6/3/2028</u>
			4/2/2000

Village of Wellington

Form 202513

References and Prior Experience (Prime Contractor)

Bldder Company Na	ame: All Webbs Enterprises, Inc
Bidder shall provide five (5) Mechanica construction metho justification, project:	e detailed summary of prior experience evidencing successful completion of a minimum al integrity Tests in the last five (5) years (in scope and complexity). Include information codology, project budget versus completed cost, project change orders with associate schedule versus actual completion time, and project litigation if encountered. The Bidder shapes and telephone numbers of agency references for each project provided.
PROJECT NAME:	MIT Well IW-1 & IW-2
Owner/Reference N	lame:Peninsula Hydro Group
Owner/Reference C	Contact: Jim McGrath / 321-594-9405
Project Location:	alm Bay
	Perform 2 mechanical integrity tests on deep well IW-1 and IW2 to deep well discharge permit
	
Was the Bidder Prin	ne Contractor or Subcontractor?
List project scope si	imilarities: Mechanical Integrity Tests
Project Cost:	Initial Contract Value \$ 154,000
	Change Orders \$ 0
	Final Contract Value \$ 154,000

Explain Reason(s) for Change Orders: N/A	
Miles and the contract of the		
Project Timeline:	Start Date	
	Contract Time Extension_	calendar days
	Completion Date	
Explain Reason(s	o) for Time Extension: N/a	
Participation from the control of th		
Owner/Contact:	Jim McGrath	
Telephone:()_	Name 321-594-9405 Fax: ()_	Title N/a E-Mall: mcgrath@peninsulahydrogroup.com

NOTE: Include additional pages with the same format if Bidder wants to list other projects as proof of prior experience. List a minimum of five (5) similar projects.

Failure to fully and accurately provide the information required in Form 202513 may result in disqualification of the Bid. All decisions of the Village are final.

Village of Wellington Form 202513

References and Prior Experience (Prime Contractor)

Bidder Company N	ame: All vvebbs Enterprises, Inc
five (5) Mechanic construction meth justification, project	e detailed summary of prior experience evidencing successful completion of a minimum of all integrity Tests in the last five (5) years (in scope and complexity). Include information on odology, project budget versus completed cost, project change orders with associated schedule versus actual completion time, and project litigation if encountered. The Bidder shall mes and telephone numbers of agency references for each project provided.
PROJECT NAME:	SUA Class I Injection Well
Owner/Reference N	Name: Holtz Consulting Engineers
Owner/Reference (Contact: Harrison Barron
Project Location:	PGA
Project Description	Perform mechanical integrity tests, The project is located in the Town of Jupiter at the
	Facility and in Unincorporated Palm Beach County along the C-18 Canal adjacent to Pal
Beach Country Es	states.
<u> </u>	
Man the Pidder Dri	me Contractor or Subcontractor? Prime
	me Contractor or Subcontractor? Prime similarities: Mechanical Integrity Test
List project scope s	similarities:
Residence (1985-1995-1995-1995-1995-1995-1995-1995-	
terrorine Partition (Continue to the Continue	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
· · · · · · · · · · · · · · · · · · ·	
Project Cost:	Initial Contract Value \$ 62,240
•	Change Orders \$ 0
	Final Contract Value \$ 62,240

Explain Reason(s	s) for Change Orders: $\frac{\mathrm{N/a}}{}$		
Province and the desire of the second			

Problem Company			A CONTRACTOR OF THE PROPERTY O
We			
Project Timeline:	Start Date	10/29/2024	calendar days
	Contract Time Extension_	0	calendar days
	Completion Date 2/28	/2025	war warantaninininin
Explain Reason(s) for Time Extension: N/a		
		ability and his area produce accept acceptable and increase accept	
PAYA			
		dan dari ya mata karanza kwa laugi a kata a ta kata 19 ⁴⁴ a 19 ⁴⁴	***************************************
Owner/Contact:	Harrison Barron		
	Name		Title
Telephone: ()	561-889-5848 Fax: ()		-Mall: harrison.barron@holtzconsulting.com

NOTE: Include additional pages with the same format if Bidder wants to list other projects as proof of prior experience. List a minimum of five (5) similar projects.

Failure to fully and accurately provide the information required in Form 202513 may result in disqualification of the Bid. All decisions of the Village are final.

Village of Wellington

Form 202513

References and Prior Experience (Prime Contractor)

Bidder Company Na	ame: All Webbs Enterprises, Inc
five (5) Mechanica construction metho justification, project	e detailed summary of prior experience evidencing successful completion of a minimum of integrity Tests in the last five (5) years (in scope and complexity). Include information obdology, project budget versus completed cost, project change orders with associate schedule versus actual completion time, and project litigation if encountered. The Bidder shanes and telephone numbers of agency references for each project provided.
PROJECT NAME:	SUA Class I Injection Well HRIW-1
Owner/Reference N	ame: Holtz Consulting Engineers
Owner/Reference C	ontact: Harrison Barron
Project Location:	Palm Beach Gardens
	Perform mechanical integrity tests
Some of the state	
The second secon	
Was the Bidder Prin	ne Contractor or Subcontractor? Prime
List project scope si	imilarities: Mechanical Integrity Test
. , .	
######################################	
Commission Commission (Commission Commission	
Secretary and the secretary populations and the secretary populations and the secretary populations and the secretary populations are secretary populations.	· · · · · · · · · · · · · · · · · · ·
Project Cost:	Initial Contract Value \$ 34,980
	Change Orders \$_0
	Final Contract Value \$ 34,980

Explain Reason(s) for Change Orders: N/a			
bellen and the second s		44	
Project Timeline:	Start Date	10/28/2024	
	Contract Time Extension_	0	calendar days
	Completion Date 2/28	3/2025	
Explain Reason(s)	for Time Extension: N/a		
			V
Owner/Contact: _	Harrison Barron		
	Name		Title
Telephone: () 56	1-889-5848 Fax: ()	N/a	E-Mall: harrison.barron@holtzconsulting.com
	dditional pages with the same fo		to list other projects as proof of prior

Failure to fully and accurately provide the information required in Form 202513 may result in disqualification of the Bid. All decisions of the Village are final.

Village of Wellington

Form 202513

References and Prior Experience (Prime Contractor)

Bidder Company Name: All Webbs Enterprises, Inc				
Bidder shall provide detailed summary of prior experience evidencing successful completion of a minimum five (5) Mechanical Integrity Tests in the last five (5) years (in scope and complexity). Include information construction methodology, project budget versus completed cost, project change orders with associpustification, project schedule versus actual completion time, and project litigation if encountered. The Bidder provide current names and telephone numbers of agency references for each project provided.	n o			
PROJECT NAME: Sykes Creek MIT's & Wellhead Repair				
Owner/Reference Name: CDM Smith				
Owner/Reference Contact: Jason Mills				
Project Location: Merritt Island				
Project Description: Mechanical integrity testing of IW-1 and IW-2 will be performed to demonstrate	ite			
integrity of the wells has not been compromised, there are no leaks in the final injection casing,	and			
that there are no channels or fractures around the bottom of final injection casing that will				
permit injected effluent to migrate upward through the lowermost confining sequence below the	ne			
base of the USDW.				
Was the Bidder Prime Contractor or Subcontractor? Prime	~			
List project scope similarities: Mechanical Integrity Testing				
turony and the second s				
Project Cost: Initial Contract Value \$ 270,000				
Change Orders \$				
Final Contract Value \$ 270,000				

xplain Reason(s) for Change Orders: $\underline{\hspace{1cm}^{N/a}}$	
<u> </u>		

	en e	The state of the s
oject Timeline:	Start Date <u>3/22/2024</u>	
	Contract Time Extension 0	calendar days
	Completion Date 11/6/2024	
oplain Reason(s	11/6/2024	
plain Reason(s	Completion Date 11/6/2024	
plain Reason(s	Completion Date 11/6/2024	
xplain Reason(s	Completion Date 11/6/2024	
oplain Reason(s	Completion Date 11/6/2024	
oplain Reason(s	Completion Date 11/6/2024	
	Completion Date 11/6/2024) for Time Extension: N/a	
xplain Reason(s	Completion Date 11/6/2024) for Time Extension: N/a	Title

NOTE: Include additional pages with the same format if Bidder wants to list other projects as proof of prior experience. List a minimum of five (5) similar projects.

Failure to fully and accurately provide the information required in Form 202513 may result in disqualification of the Bid. All decisions of the Village are final.

Village of Wellington

Form 202513

References and Prior Experience (Prime Contractor)

Bidder Company Na	ame: All Webbs Enterprises, Inc
five (5) Mechanica construction meth- justification, project	e detailed summary of prior experience evidencing successful completion of a minimum al integrity Tests in the last five (5) years (in scope and complexity). Include information odology, project budget versus completed cost, project change orders with associate schedule versus actual completion time, and project litigation if encountered. The Bidder shapes and telephone numbers of agency references for each project provided.
PROJECT NAME:	Tropicana Injection Well MIT
Owner/Reference N	Name: Peninsula Hydro Group
	Contact: Jim McGrath
Project Location:	
Project Description:	Perform mechanical integrity tests
Was the Bidder Pri	me Contractor or Subcontractor? Prime
List project scope s	similarities: Mechanical Integrity Tests
	,
Project Cost:	Initial Contract Value \$_91,000
	Change Orders \$ 0
	Final Contract Value \$ 91,000

Explain Reason(s) for Change Orders: N/a			
Name to the second seco	Water and the state of the stat	to the state of th	
		•	A CONTRACTOR OF THE CONTRACTOR
	PMA-MANA Sanda sha		en e
***		1085V - 10577880 - 10	
Project Timeline:	Start Da	te /3/9/24	
	Contract Time Extension	n 0	calendar days
	Completion Date7	/23/24	
Explain Reason(s) for Time Extension: N/a	t and the second se	
To the second se		the Market School of the State of the Control of th	
Owner/Contact:	Jim McGrath		
	Name		Title
Telephone: ()	321-594-9405 Fax: ()	E-Mall: mcgrath@peninsulahydrogroup.com
	additional pages with the same		to list other projects as proof of prior

Failure to fully and accurately provide the information required in Form 202513 may result in disqualification of the Bld. All decisions of the Village are final.

CERTIFICATION PURSUANT TO FLORIDA STATUTE \S 215.4725 and $\S 287.135$

I,	D	avid Webb Jr	, on behalf of	All Webbs Enterprises, Inc , certify
		Print Name		Company Name
that	A	All Webbs Enterprises, Inc		:
-		Company Nam	e	_
	1.	Is not engaged in a boycott of Isra	ael; and	
	2.	Is not on the Scrutinized Compan	ies that Boycott	Israel List; and
	3.	Is not on the Scrutinized Compan	ies with Activiti	es in Sudan List; and
	4.	Is not on the Scrutinized Compan	ies with Activiti	es in Iran Terrorism Sectors List; and
	5.	Has not engaged in business oper	ations in Cuba o	r Syria.
		Signature		
		Vice President		
		Title		
		5/6/2025		
		Date		





THE E-VERIFY MEMORANDUM OF UNDERSTANDING FOR EMPLOYERS

ARTICLE I PURPOSE AND AUTHORITY

The parties to this agreement are the Department of Homeland Security (DHS) and All Webbs Enterprises, Inc. (Employer). The purpose of this agreement is to set forth terms and conditions which the Employer will follow while participating in E-Verify.

E-Verify is a program that electronically confirms an employee's eligibility to work in the United States after completion of Form I-9, Employment Eligibility Verification (Form I-9). This Memorandum of Understanding (MOU) explains certain features of the E-Verify program and describes specific responsibilities of the Employer, the Social Security Administration (SSA), and DHS.

Authority for the E-Verify program is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009, as amended (8 U.S.C. § 1324a note). The Federal Acquisition Regulation (FAR) Subpart 22.18, "Employment Eligibility Verification" and Executive Order 12989, as amended, provide authority for Federal contractors and subcontractors (Federal contractor) to use E-Verify to verify the employment eligibility of certain employees working on Federal contracts.

ARTICLE II RESPONSIBILITIES

A. RESPONSIBILITIES OF THE EMPLOYER

- 1. The Employer agrees to display the following notices supplied by DHS in a prominent place that is clearly visible to prospective employees and all employees who are to be verified through the system:
 - a. Notice of E-Verify Participation
 - b. Notice of Right to Work
- 2. The Employer agrees to provide to the SSA and DHS the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted about E-Verify. The Employer also agrees to keep such information current by providing updated information to SSA and DHS whenever the representatives' contact information changes.
- 3. The Employer agrees to grant E-Verify access only to current employees who need E-Verify access. Employers must promptly terminate an employee's E-Verify access if the employer is separated from the company or no longer needs access to E-Verify.





- 4. The Employer agrees to become familiar with and comply with the most recent version of the E-Verify User Manual.
- 5. The Employer agrees that any Employer Representative who will create E-Verify cases will complete the E-Verify Tutorial before that individual creates any cases.
 - a. The Employer agrees that all Employer representatives will take the refresher tutorials when prompted by E-Verify in order to continue using E-Verify. Failure to complete a refresher tutorial will prevent the Employer Representative from continued use of E-Verify.
- 6. The Employer agrees to comply with current Form I-9 procedures, with two exceptions:
 - a. If an employee presents a "List B" identity document, the Employer agrees to only accept "List B" documents that contain a photo. (List B documents identified in 8 C.F.R. § 274a.2(b)(1)(B)) can be presented during the Form I-9 process to establish identity.) If an employee objects to the photo requirement for religious reasons, the Employer should contact E-Verify at 888-464-4218.
 - b. If an employee presents a DHS Form I-551 (Permanent Resident Card), Form I-766 (Employment Authorization Document), or U.S. Passport or Passport Card to complete Form I-9, the Employer agrees to make a photocopy of the document and to retain the photocopy with the employee's Form I-9. The Employer will use the photocopy to verify the photo and to assist DHS with its review of photo mismatches that employees contest. DHS may in the future designate other documents that activate the photo screening tool.

Note: Subject only to the exceptions noted previously in this paragraph, employees still retain the right to present any List A, or List B and List C, document(s) to complete the Form I-9.

- 7. The Employer agrees to record the case verification number on the employee's Form I-9 or to print the screen containing the case verification number and attach it to the employee's Form I-9.
- 8. The Employer agrees that, although it participates in E-Verify, the Employer has a responsibility to complete, retain, and make available for inspection Forms I-9 that relate to its employees, or from other requirements of applicable regulations or laws, including the obligation to comply with the anti-discrimination requirements of section 274B of the INA with respect to Form I-9 procedures.
 - a. The following modified requirements are the only exceptions to an Employer's obligation to not employ unauthorized workers and comply with the anti-discrimination provision of the INA: (1) List B identity documents must have photos, as described in paragraph 6 above; (2) When an Employer confirms the identity and employment eligibility of newly hired employee using E-Verify procedures, the Employer establishes a rebuttable presumption that it has not violated section 274A(a)(1)(A) of the Immigration and Nationality Act (INA) with respect to the hiring of that employee; (3) If the Employer receives a final nonconfirmation for an employee, but continues to employ that person, the Employer must notify DHS and the Employer is subject to a civil money penalty between \$550 and \$1,100 for each failure to notify DHS of continued employment following a final nonconfirmation; (4) If the Employer continues to employ an employee after receiving a final nonconfirmation, then the Employer is subject to a rebuttable presumption that it has knowingly





employed an unauthorized alien in violation of section 274A(a)(1)(A); and (5) no E-Verify participant is civilly or criminally liable under any law for any action taken in good faith based on information provided through the E-Verify.

- b. DHS reserves the right to conduct Form I-9 compliance inspections, as well as any other enforcement or compliance activity authorized by law, including site visits, to ensure proper use of E-Verify.
- 9. The Employer is strictly prohibited from creating an E-Verify case before the employee has been hired, meaning that a firm offer of employment was extended and accepted and Form I-9 was completed. The Employer agrees to create an E-Verify case for new employees within three Employer business days after each employee has been hired (after both Sections 1 and 2 of Form I-9 have been completed), and to complete as many steps of the E-Verify process as are necessary according to the E-Verify User Manual. If E-Verify is temporarily unavailable, the three-day time period will be extended until it is again operational in order to accommodate the Employer's attempting, in good faith, to make inquiries during the period of unavailability.
- 10. The Employer agrees not to use E-Verify for pre-employment screening of job applicants, in support of any unlawful employment practice, or for any other use that this MOU or the E-Verify User Manual does not authorize.
- 11. The Employer must use E-Verify for all new employees. The Employer will not verify selectively and will not verify employees hired before the effective date of this MOU. Employers who are Federal contractors may qualify for exceptions to this requirement as described in Article II.B of this MOU.
- 12. The Employer agrees to follow appropriate procedures (see Article III below) regarding tentative nonconfirmations. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending. Further, when employees contest a tentative nonconfirmation based upon a photo mismatch, the Employer must take additional steps (see Article III.B. below) to contact DHS with information necessary to resolve the challenge.
- 13. The Employer agrees not to take any adverse action against an employee based upon the employee's perceived employment eligibility status while SSA or DHS is processing the verification request unless the Employer obtains knowledge (as defined in 8 C.F.R. § 274a.1(l)) that the employee is not work authorized. The Employer understands that an initial inability of the SSA or DHS automated verification system to verify work authorization, a tentative nonconfirmation, a case in continuance (indicating the need for additional time for the government to resolve a case), or the finding of a photo mismatch, does not establish, and should not be interpreted as, evidence that the employee is not work authorized. In any of such cases, the employee must be provided a full and fair opportunity to contest the finding, and if he or she does so, the employee may not be terminated or suffer any adverse employment consequences based upon the employee's perceived employment eligibility status





(including denying, reducing, or extending work hours, delaying or preventing training, requiring an employee to work in poorer conditions, withholding pay, refusing to assign the employee to a Federal contract or other assignment, or otherwise assuming that he or she is unauthorized to work) until and unless secondary verification by SSA or DHS has been completed and a final nonconfirmation has been issued. If the employee does not choose to contest a tentative nonconfirmation or a photo mismatch or if a secondary verification is completed and a final nonconfirmation is issued, then the Employer can find the employee is not work authorized and terminate the employee's employment. Employers or employees with questions about a final nonconfirmation may call E-Verify at 1-888-464-4218 (customer service) or 1-888-897-7781 (worker hotline).

- 14. The Employer agrees to comply with Title VII of the Civil Rights Act of 1964 and section 274B of the INA as applicable by not discriminating unlawfully against any individual in hiring, firing, employment eligibility verification, or recruitment or referral practices because of his or her national origin or citizenship status, or by committing discriminatory documentary practices. The Employer understands that such illegal practices can include selective verification or use of E-Verify except as provided in part D below, or discharging or refusing to hire employees because they appear or sound "foreign" or have received tentative nonconfirmations. The Employer further understands that any violation of the immigration-related unfair employment practices provisions in section 274B of the INA could subject the Employer to civil penalties, back pay awards, and other sanctions, and violations of Title VII could subject the Employer to back pay awards, compensatory and punitive damages. Violations of either section 274B of the INA or Title VII may also lead to the termination of its participation in E-Verify. If the Employer has any questions relating to the anti-discrimination provision, it should contact OSC at 1-800-255-8155 or 1-800-237-2515 (TDD).
- 15. The Employer agrees that it will use the information it receives from E-Verify only to confirm the employment eligibility of employees as authorized by this MOU. The Employer agrees that it will safeguard this information, and means of access to it (such as PINS and passwords), to ensure that it is not used for any other purpose and as necessary to protect its confidentiality, including ensuring that it is not disseminated to any person other than employees of the Employer who are authorized to perform the Employer's responsibilities under this MOU, except for such dissemination as may be authorized in advance by SSA or DHS for legitimate purposes.
- 16. The Employer agrees to notify DHS immediately in the event of a breach of personal information. Breaches are defined as loss of control or unauthorized access to E-Verify personal data. All suspected or confirmed breaches should be reported by calling 1-888-464-4218 or via email at E-Verify@uscis.dhs.gov. Please use "Privacy Incident Password" in the subject line of your email when sending a breach report to E-Verify.
- 17. The Employer acknowledges that the information it receives from SSA is governed by the Privacy Act (5 U.S.C. § 552a(i)(1) and (3)) and the Social Security Act (42 U.S.C. 1306(a)). Any person who obtains this information under false pretenses or uses it for any purpose other than as provided for in this MOU may be subject to criminal penalties.
- 18. The Employer agrees to cooperate with DHS and SSA in their compliance monitoring and evaluation of E-Verify, which includes permitting DHS, SSA, their contractors and other agents, upon





reasonable notice, to review Forms I-9 and other employment records and to interview it and its employees regarding the Employer's use of E-Verify, and to respond in a prompt and accurate manner to DHS requests for information relating to their participation in E-Verify.

- 19. The Employer shall not make any false or unauthorized claims or references about its participation in E-Verify on its website, in advertising materials, or other media. The Employer shall not describe its services as federally-approved, federally-certified, or federally-recognized, or use language with a similar intent on its website or other materials provided to the public. Entering into this MOU does not mean that E-Verify endorses or authorizes your E-Verify services and any claim to that effect is false.
- 20. The Employer shall not state in its website or other public documents that any language used therein has been provided or approved by DHS, USCIS or the Verification Division, without first obtaining the prior written consent of DHS.
- 21. The Employer agrees that <u>E-Verify trademarks</u> and logos may be used only under license by DHS/USCIS (see <u>M-795 (Web)</u>) and, other than pursuant to the specific terms of such license, may not be used in any manner that might imply that the Employer's services, products, websites, or publications are sponsored by, endorsed by, licensed by, or affiliated with DHS, USCIS, or E-Verify.
- 22. The Employer understands that if it uses E-Verify procedures for any purpose other than as authorized by this MOU, the Employer may be subject to appropriate legal action and termination of its participation in E-Verify according to this MOU.

B. RESPONSIBILITIES OF FEDERAL CONTRACTORS

- 1. If the Employer is a Federal contractor with the FAR E-Verify clause subject to the employment verification terms in Subpart 22.18 of the FAR, it will become familiar with and comply with the most current version of the E-Verify User Manual for Federal Contractors as well as the E-Verify Supplemental Guide for Federal Contractors.
- 2. In addition to the responsibilities of every employer outlined in this MOU, the Employer understands that if it is a Federal contractor subject to the employment verification terms in Subpart 22.18 of the FAR it must verify the employment eligibility of any "employee assigned to the contract" (as defined in FAR 22.1801). Once an employee has been verified through E-Verify by the Employer, the Employer may not create a second case for the employee through E-Verify.
 - a. An Employer that is not enrolled in E-Verify as a Federal contractor at the time of a contract award must enroll as a Federal contractor in the E-Verify program within 30 calendar days of contract award and, within 90 days of enrollment, begin to verify employment eligibility of new hires using E-Verify. The Employer must verify those employees who are working in the United States, whether or not they are assigned to the contract. Once the Employer begins verifying new hires, such verification of new hires must be initiated within three business days after the hire date. Once enrolled in E-Verify as a Federal contractor, the Employer must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.





- b. Employers enrolled in E-Verify as a Federal contractor for 90 days or more at the time of a contract award must use E-Verify to begin verification of employment eligibility for new hires of the Employer who are working in the United States, whether or not assigned to the contract, within three business days after the date of hire. If the Employer is enrolled in E-Verify as a Federal contractor for 90 calendar days or less at the time of contract award, the Employer must, within 90 days of enrollment, begin to use E-Verify to initiate verification of new hires of the contractor who are working in the United States, whether or not assigned to the contract. Such verification of new hires must be initiated within three business days after the date of hire. An Employer enrolled as a Federal contractor in E-Verify must begin verification of each employee assigned to the contract within 90 calendar days after date of contract award or within 30 days after assignment to the contract, whichever is later.
- c. Federal contractors that are institutions of higher education (as defined at 20 U.S.C. 1001(a)), state or local governments, governments of Federally recognized Indian tribes, or sureties performing under a takeover agreement entered into with a Federal agency under a performance bond may choose to only verify new and existing employees assigned to the Federal contract. Such Federal contractors may, however, elect to verify all new hires, and/or all existing employees hired after November 6, 1986. Employers in this category must begin verification of employees assigned to the contract within 90 calendar days after the date of enrollment or within 30 days of an employee's assignment to the contract, whichever date is later.
- d. Upon enrollment, Employers who are Federal contractors may elect to verify employment eligibility of all existing employees working in the United States who were hired after November 6, 1986, instead of verifying only those employees assigned to a covered Federal contract. After enrollment, Employers must elect to verify existing staff following DHS procedures and begin

E-Verify verification of all existing employees within 180 days after the election.

- e. The Employer may use a previously completed Form I-9 as the basis for creating an E-Verify case for an employee assigned to a contract as long as:
 - i. That Form I-9 is complete (including the SSN) and complies with Article II.A.6,
 - ii. The employee's work authorization has not expired, and
 - iii. The Employer has reviewed the Form I-9 information either in person or in communications with the employee to ensure that the employee's Section 1, Form I-9 attestation has not changed (including, but not limited to, a lawful permanent resident alien having become a naturalized U.S. citizen).
- f. The Employer shall complete a new Form I-9 consistent with Article II.A.6 or update the previous Form I-9 to provide the necessary information if:
 - i. The Employer cannot determine that Form I-9 complies with Article II.A.6,
 - ii. The employee's basis for work authorization as attested in Section 1 has expired or changed, or
 - iii. The Form I-9 contains no SSN or is otherwise incomplete.

Note: If Section 1 of Form I-9 is otherwise valid and up-to-date and the form otherwise complies with





Article II.C.5, but reflects documentation (such as a U.S. passport or Form I-551) that expired after completing Form I-9, the Employer shall not require the production of additional documentation, or use the photo screening tool described in Article II.A.5, subject to any additional or superseding instructions that may be provided on this subject in the E-Verify User Manual.

- g. The Employer agrees not to require a second verification using E-Verify of any assigned employee who has previously been verified as a newly hired employee under this MOU or to authorize verification of any existing employee by any Employer that is not a Federal contractor based on this Article.
- 3. The Employer understands that if it is a Federal contractor, its compliance with this MOU is a performance requirement under the terms of the Federal contract or subcontract, and the Employer consents to the release of information relating to compliance with its verification responsibilities under this MOU to contracting officers or other officials authorized to review the Employer's compliance with Federal contracting requirements.

C. RESPONSIBILITIES OF SSA

- 1. SSA agrees to allow DHS to compare data provided by the Employer against SSA's database. SSA sends DHS confirmation that the data sent either matches or does not match the information in SSA's database.
- 2. SSA agrees to safeguard the information the Employer provides through E-Verify procedures. SSA also agrees to limit access to such information, as is appropriate by law, to individuals responsible for the verification of Social Security numbers or responsible for evaluation of E-Verify or such other persons or entities who may be authorized by SSA as governed by the Privacy Act (5 U.S.C. § 552a), the Social Security Act (42 U.S.C. 1306(a)), and SSA regulations (20 CFR Part 401).
- 3. SSA agrees to provide case results from its database within three Federal Government work days of the initial inquiry. E-Verify provides the information to the Employer.
- 4. SSA agrees to update SSA records as necessary if the employee who contests the SSA tentative nonconfirmation visits an SSA field office and provides the required evidence. If the employee visits an SSA field office within the eight Federal Government work days from the date of referral to SSA, SSA agrees to update SSA records, if appropriate, within the eight-day period unless SSA determines that more than eight days may be necessary. In such cases, SSA will provide additional instructions to the employee. If the employee does not visit SSA in the time allowed, E-Verify may provide a final nonconfirmation to the employer.

Note: If an Employer experiences technical problems, or has a policy question, the employer should contact E-Verify at 1-888-464-4218.

D. RESPONSIBILITIES OF DHS

- 1. DHS agrees to provide the Employer with selected data from DHS databases to enable the Employer to conduct, to the extent authorized by this MOU:
 - a. Automated verification checks on alien employees by electronic means, and





- b. Photo verification checks (when available) on employees.
- 2. DHS agrees to assist the Employer with operational problems associated with the Employer's participation in E-Verify. DHS agrees to provide the Employer names, titles, addresses, and telephone numbers of DHS representatives to be contacted during the E-Verify process.
- 3. DHS agrees to provide to the Employer with access to E-Verify training materials as well as an E-Verify User Manual that contain instructions on E-Verify policies, procedures, and requirements for both SSA and DHS, including restrictions on the use of E-Verify.
- 4. DHS agrees to train Employers on all important changes made to E-Verify through the use of mandatory refresher tutorials and updates to the E-Verify User Manual. Even without changes to E-Verify, DHS reserves the right to require employers to take mandatory refresher tutorials.
- 5. DHS agrees to provide to the Employer a notice, which indicates the Employer's participation in E-Verify. DHS also agrees to provide to the Employer anti-discrimination notices issued by the Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC), Civil Rights Division, U.S. Department of Justice.
- 6. DHS agrees to issue each of the Employer's E-Verify users a unique user identification number and password that permits them to log in to E-Verify.
- 7. DHS agrees to safeguard the information the Employer provides, and to limit access to such information to individuals responsible for the verification process, for evaluation of E-Verify, or to such other persons or entities as may be authorized by applicable law. Information will be used only to verify the accuracy of Social Security numbers and employment eligibility, to enforce the INA and Federal criminal laws, and to administer Federal contracting requirements.
- 8. DHS agrees to provide a means of automated verification that provides (in conjunction with SSA verification procedures) confirmation or tentative nonconfirmation of employees' employment eligibility within three Federal Government work days of the initial inquiry.
- 9. DHS agrees to provide a means of secondary verification (including updating DHS records) for employees who contest DHS tentative nonconfirmations and photo mismatch tentative nonconfirmations. This provides final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to DHS, unless DHS determines that more than 10 days may be necessary. In such cases, DHS will provide additional verification instructions.

ARTICLEIII REFERRALOFINDIVIDUALSTOSSA AND DHS

A. REFERRAL TO SSA

1. If the Employer receives a tentative nonconfirmation issued by SSA, the Employer must print the notice as directed by E-Verify. The Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case.





The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer agrees to provide written referral instructions to employees and instruct affected employees to bring the English copy of the letter to the SSA. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.

- 2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.
- 3. After a tentative nonconfirmation, the Employer will refer employees to SSA field offices only as directed by E-Verify. The Employer must record the case verification number, review the employee information submitted to E-Verify to identify any errors, and find out whether the employee contests the tentative nonconfirmation. The Employer will transmit the Social Security number, or any other corrected employee information that SSA requests, to SSA for verification again if this review indicates a need to do so.
- 4. The Employer will instruct the employee to visit an SSA office within eight Federal Government work days. SSA will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.
- 5. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.
- 6. The Employer agrees not to ask the employee to obtain a printout from the Social Security Administration number database (the Numident) or other written verification of the SSN from the SSA.

B. REFERRAL TO DHS

- 1. If the Employer receives a tentative nonconfirmation issued by DHS, the Employer must promptly notify employees in private of the finding and provide them with the notice and letter containing information specific to the employee's E-Verify case. The Employer also agrees to provide both the English and the translated notice and letter for employees with limited English proficiency to employees. The Employer must allow employees to contest the finding, and not take adverse action against employees if they choose to contest the finding, while their case is still pending.
- 2. The Employer agrees to obtain the employee's response about whether he or she will contest the tentative nonconfirmation as soon as possible after the Employer receives the tentative nonconfirmation. Only the employee may determine whether he or she will contest the tentative nonconfirmation.
- 3. The Employer agrees to refer individuals to DHS only when the employee chooses to contest a tentative nonconfirmation.
- 4. If the employee contests a tentative nonconfirmation issued by DHS, the Employer will instruct the





employee to contact DHS through its toll-free hotline (as found on the referral letter) within eight Federal Government work days.

- 5. If the Employer finds a photo mismatch, the Employer must provide the photo mismatch tentative nonconfirmation notice and follow the instructions outlined in paragraph 1 of this section for tentative nonconfirmations, generally.
- 6. The Employer agrees that if an employee contests a tentative nonconfirmation based upon a photo mismatch, the Employer will send a copy of the employee's Form I-551, Form I-766, U.S. Passport, or passport card to DHS for review by:
 - a. Scanning and uploading the document, or
 - b. Sending a photocopy of the document by express mail (furnished and paid for by the employer).
- 7. The Employer understands that if it cannot determine whether there is a photo match/mismatch, the Employer must forward the employee's documentation to DHS as described in the preceding paragraph. The Employer agrees to resolve the case as specified by the DHS representative who will determine the photo match or mismatch.
- 8. DHS will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral unless it determines that more than 10 days is necessary.
- 9. While waiting for case results, the Employer agrees to check the E-Verify system regularly for case updates.

ARTICLE IV SERVICE PROVISIONS

A. NO SERVICE FEES

1. SSA and DHS will not charge the Employer for verification services performed under this MOU. The Employer is responsible for providing equipment needed to make inquiries. To access E-Verify, an Employer will need a personal computer with Internet access.

ARTICLEV MODIFICATION AND TERMINATION

A. MODIFICATION

- 1. This MOU is effective upon the signature of all parties and shall continue in effect for as long as the SSA and DHS operates the E-Verify program unless modified in writing by the mutual consent of all parties.
- 2. Any and all E-Verify system enhancements by DHS or SSA, including but not limited to E-Verify checking against additional data sources and instituting new verification policies or procedures, will be covered under this MOU and will not cause the need for a supplemental MOU that outlines these changes.



E-VERIFY IS A SERVICE OF DH'S AND SSA

Company ID Number: 367646

B. TERMINATION

- 1. The Employer may terminate this MOU and its participation in E-Verify at any time upon 30 days prior written notice to the other parties.
- 2. Notwithstanding Article V, part A of this MOU, DHS may terminate this MOU, and thereby the Employer's participation in E-Verify, with or without notice at any time if deemed necessary because of the requirements of law or policy, or upon a determination by SSA or DHS that there has been a breach of system integrity or security by the Employer, or a failure on the part of the Employer to comply with established E-Verify procedures and/or legal requirements. The Employer understands that if it is a Federal contractor, termination of this MOU by any party for any reason may negatively affect the performance of its contractual responsibilities. Similarly, the Employer understands that if it is in a state where E-Verify is mandatory, termination of this by any party MOU may negatively affect the Employer's business.
- 3. An Employer that is a Federal contractor may terminate this MOU when the Federal contract that requires its participation in E-Verify is terminated or completed. In such cases, the Federal contractor must provide written notice to DHS. If an Employer that is a Federal contractor fails to provide such notice, then that Employer will remain an E-Verify participant, will remain bound by the terms of this MOU that apply to non-Federal contractor participants, and will be required to use the E-Verify procedures to verify the employment eligibility of all newly hired employees.
- 4. The Employer agrees that E-Verify is not liable for any losses, financial or otherwise, if the Employer is terminated from E-Verify.

ARTICLE VI PARTIES

- A. Some or all SSA and DHS responsibilities under this MOU may be performed by contractor(s), and SSA and DHS may adjust verification responsibilities between each other as necessary. By separate agreement with DHS, SSA has agreed to perform its responsibilities as described in this MOU.
- B. Nothing in this MOU is intended, or should be construed, to create any right or benefit, substantive or procedural, enforceable at law by any third party against the United States, its agencies, officers, or employees, or against the Employer, its agents, officers, or employees.
- C. The Employer may not assign, directly or indirectly, whether by operation of law, change of control or merger, all or any part of its rights or obligations under this MOU without the prior written consent of DHS, which consent shall not be unreasonably withheld or delayed. Any attempt to sublicense, assign, or transfer any of the rights, duties, or obligations herein is void.
- D. Each party shall be solely responsible for defending any claim or action against it arising out of or related to E-Verify or this MOU, whether civil or criminal, and for any liability wherefrom, including (but not limited to) any dispute between the Employer and any other person or entity regarding the applicability of Section 403(d) of IIRIRA to any action taken or allegedly taken by the Employer.





- E. The Employer understands that its participation in E-Verify is not confidential information and may be disclosed as authorized or required by law and DHS or SSA policy, including but not limited to, Congressional oversight, E-Verify publicity and media inquiries, determinations of compliance with Federal contractual requirements, and responses to inquiries under the Freedom of Information Act (FOIA).
- F. The individuals whose signatures appear below represent that they are authorized to enter into this MOU on behalf of the Employer and DHS respectively. The Employer understands that any inaccurate statement, representation, data or other information provided to DHS may subject the Employer, its subcontractors, its employees, or its representatives to: (1) prosecution for false statements pursuant to 18 U.S.C. 1001 and/or; (2) immediate termination of its MOU and/or; (3) possible debarment or suspension.
- G. The foregoing constitutes the full agreement on this subject between DHS and the Employer.

To be accepted as an E-Verify participant, you should only sign the Employer's Section of the signature page. If you have any questions, contact E-Verify at 1-888-464-4218.





Approved by:

Employer			
All Webbs Enterprises, Inc.			
Name (Please Type or Print) David W Webb	Title		
Signature	Date		
Electronically Signed	10/26/2010		
Department of Homeland Security – Verifica	tion Division		
Name (Please Type or Print) USCIS Verification Division	Title		
Signature	Date		
Electronically Signed	10/26/2010		





Information Required for the E-Verify Program Information relating to your Company:		
Company Name	All Webbs Enterprises, Inc.	
Company Facility Address	309 Commerce Way Jupiter, FL 33458	
Company Alternate Address		
County or Parish	PALM BEACH	
Employer Identification Number	592418764	
North American Industry Classification Systems Code	238	
Parent Company		
Number of Employees	20 to 99	
Number of Sites Verified for	1 site(s)	





Are you verifying for	or more than 1 site? If yes, pleas	e provide the number of sites verified for in each State
El	1	





Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name Phone Number

Nick Lee 5617462079

Fax

Email

nick@allwebbs.com





This list represents the first 20 Program Administrators listed for this company.

NO COERCION FOR LABOR OR SERVICES AFFIDAVIT

STATE OF _Florida)
COUNTY OF Palm Beach
BEFORE ME, the undersigned, personally appeared David Webb Jr (Name of
Affiant), who, first being duly sworn, deposes and says:
1. I have personal knowledge of the facts in this affidavit and am of legal age and of no
disability and have the authority to make the statements contained herein.
2. I am the officer or agent of the business entity named below and make this affidavit to
comply with section 787.06, Florida Statutes.
3. The business entity does not use coercion for labor or services as defined in section
787.06, Florida Statutes.
4. I understand that I have a continuing obligation to notify the Village of Wellington if the
status of the business entity changes.
5. Under penalty of perjury, I declare that I have read the foregoing Affidavit and that the
facts stated in it are true.
FURTHER AFFIANT SAYETH NOT.
Signature:
Business Entity Name: All Webbs Enterprises, Inc
Title:Vice President
Date: May 6 , 20 25
The foregoing instrument was acknowledged before me by means of physical presence or online notarization, this and day of May , 2025 by David Webb 2r (Name of Affiant), as Vice Viesident (Title) of All Webb's Enterprises (Name of Business Entity), who is personally known to me or who has produced as identification Driver's License # or (other identification) (describe) MARTINE RIVARD Notary Public State of Florida Comm# HH490006 Expires 6/3/2028 NOTARY PUBLIC, State of: Horida Printed Notary Name: MARTINE Rivard My Commission Expires: b/3/2028