SDC SUBCONTRACTOR #305

SDC INFO



FO-INTEG-PROC-SDC0001-REV.01 Gestión de Control de Calidad/Quality Management

Record ID# 305

Solicitud De Contratacion (SDC)

Estatus / Status Abierto Fecha de la SDC 26-07-2018

Contractor: Integ Panama

Related Project I-PA-HVAC-TOCUMEN-09072015

(cdc) - CDC (Centro de Costo)

Related Project (cdc) - Project (cdc) - Project (cdc) - IPA-HVAC-TOCUMEN-09072015 Suministro e Instalacion del Sistema de Aire Acondicionado Expansion del Aeropuerto (cdc) - Project (cdc) - Internacional de Tocumen I-PA-HVAC-TOCUMEN-09072015

Name

Related Project (cdc) Construtora Norberto Odebrecht S.A. - Customer Name

Datos de la SDC

Fecha de Inicio / 26-07-2018

Commencement Date

Prioridad de La SDC Urgente <48 horas

Servicio Trabajos de Mantenimiento y/o Reparaciones Mecánicas Camiones International, Pickups Hilux, Nissan Phatfinder y Suzuki Celerio

Cantidad de Dias Requeridos Tipo de Servicio / Type of Service Contrato a tiempo determinado

del Servicio.

Descripcion de la MANO DE OBRA Y REPUESTOS POR CAMBIO DEL ALTERNADOR Y LA BATERÍA DE LA NISSAN PATHFINDER

Contratacion

COSTO MANO DE OBRA (MECÁNICO SR. HEBERT OSORIO: \$105.00

COSTO DE REPUESTOS: \$353.00

COSTO TOTAL: \$458.00

Observaciones

Contratista Recomendado:

Contratista Recomendado 2:

Presupuesto Contratista: COSTO MANO DE OBRA SR. HEBERT OSORIO.jpg

Add document: FACTURA COMPRA DE ALTERNADOR Y BATERIA.JPG

Notas o comentarios de Recomendaciones

Costo

Costo Total / Total Cost \$0

Estimate Services Request:

Actividades Relacionadas

Actividades - CDC Centro I-PA-HVAC-TOCUMEN-de certe 09072015 Actividades - Record ID# 784 Actividades - Mecanica Actividades - TODOS Actividades - Fecha de de costo Departamento: Nivel

Actividades - Descripcion REPARACIÓN DE ACTIVOS DE LA OBRA

de Actividad

Actividades -Observaciones y

Comentarios:

Revision y Aprobacion

Solicitado por: frenda@integpa.com Revisado por: sdeltoro@integpa.com

Contract Documents



SUBCONTRACTOR AGREEMENT:

This Subcontractor Agreement ("Subcontract") is entered into by ("Contractor")

Contractor: Integ Panama

SubContractor:

for the following project:

Project (cdc) - Centro de I-PA-HVAC-TOCUMEN-09072015

Scope Of work: MANO DE OBRA Y REPUESTOS POR CAMBIO DEL ALTERNADOR Y LA BATERÍA DE LA NISSAN PATHFINDER

COSTO MANO DE OBRA (MECÁNICO SR. HEBERT OSORIO: \$105.00

COSTO DE REPUESTOS: \$353.00

COSTO TOTAL: \$458.00

- 1. Agreement to Work. In consideration of their mutual promises and undertakings, the Subcontractor and Contractor agree that when requested by Contractor, Subcontractor shall furnish and install the necessary equipment and materials complete and in accordance with this Subcontract and the Scope of Work set forth in Exhibit A (together "Contract Documents").
- 2. Scope of Work. The Subcontractor is an independent contractor and shall provide and pay for all items necessary to perform the work identified in Exhibit A, and: (a) all work shown on or reasonably implied by any of the Contract Documents, as if called for or shown on all, and in addition; (b) all things necessary to complete the work for use for its intended purposes in conformance with the Contract Documents or otherwise customarily provided in Subcontractor's line of Work (together "Work").
- 3. Commencement of Work. Subcontractor will commence Work on the commencement date ("Commencement Date").
- 4. Substantial Completion. Subcontractor shall substantially complete the Work within Twenty (20) days of the Commencement Date. Upon substantially completing the Work, Subcontractor shall present a Certificate of Substantial Completion to Contractor.
- 5. Assumption of Prime Contract Obligations. The Subcontractor agrees to assume toward the Owner and Contractor all of the duties and obligations in the Contract Documents, and in the Contractor sprime contract with Owner, that Contractor assumes toward the Owner with the same rights and remedies. The provisions of this Subcontract shall be in addition to and not in substitution for any of the provisions of the other Contract Documents or Contractor sprime contract with Owner. In the event of conflict with the other Contract Documents or Contractor sprime contract with Owner, this Subcontract shall govern. In the event of any conflict between this Subcontract and its exhibits, the exhibits shall govern.
- 6. Performance of the Work. The Subcontractor agrees to perform the Work as follows:
- 6.1. Quality of Work. The Subcontractor shall supervise and direct the Work, using its best skill and attention, and shall execute the Work in a workmanlike manner with qualified, careful and efficient workers. All the Work shall be first quality in materials, installation and workmanship. If conflicts exist within the Contract Documents as to quantity of material or quality of the Work, Subcontractor shall provide the greater quantity or better quality shown or specified with no increase in the Subcontract Price. The Subcontractor shall perform all measurements necessary to insure the proper matching and fitting of the Subcontractor s Work. Incompetent or careless workmanship shall not be permitted by the Subcontractor. The Subcontractor shall be solely responsible for all construction means, methods, techniques, sequences, procedures and results, and for coordinating all portions of the Work under the Subcontract.
- 6.2. Responsibility For All Who Are Performing Work. The Subcontractor shall be responsible to Contractor for the acts and omissions of its employees, subcontractors, and their agents or employees, and other persons performing any of the Work.
- 6.3. Warranty. The Subcontractor warrants to the Owner and to Contractor that all Work, including all materials and equipment furnished under this Subcontract, will be new unless otherwise specified, of the best quality, free from faults and defects, and in strict conformance with the Contract Documents and Contractor's prime contract with Owner. Subcontractor may not substitute supplies, materials or equipment for items called for by the Contract Documents or Contractor's prime contract with Owner unless authorized in writing by the Contractor. In all events, the Subcontractor shall provide satisfactory and timely completion of all Work, and all Work shall conform to the Contract Documents and Contractor's prime contract with Owner. If required by Contractor, the Subcontractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment. The quality required under this warranty shall, at a minimum, be equal to all standards, requirements or other criteria established by the requirements of the Contract Documents and Contractor's prime contract with Owner. This warranty is in addition to and not in limitation of any other warranty or remedy provided by law or the Contract Documents and Contractor's prime contract with Owner. Upon request, Subcontractor will provide warranty documentation satisfactory to Contractor, at the time of project completion.
- 6.4. Correction of Defective Work. Without cost to Contractor or the Owner, Subcontractor shall promptly correct improper or defective Work, materials or equipment, and other Work affected by such correction which may be discovered within one (1) year from the date of final acceptance of the Project as a whole by the Owner or longer if called for under Contractor s prime contract with the Owner. With respect to the corrected Work, correction period shall run from the time of last correction. In addition, the Subcontractor shall provide and honor any guarantee or warranty required by the other Contract Documents or Contractors prime contract with Owner. Required Equipment and System warranty documents and as-built drawings shall be delivered to Contractor within ten (10) days of the Date of Substantial Completion, which is defined as the date the Owner and Contractor execute the Certificate of Substantial Completion.
- 7. Subcontract Price. For full performance of the Work in conformance with the Contract Documents, and all other terms and conditions of this Subcontract, The price includes all applicable taxes and permits. Contractor shall pay the Subcontractor the fixed price of:
- 8. The subcontractor must have all communications directly with the INTEG team, the subcontractor can not communicate directly with the end customer without prior written authorization from the INTEG representative.
- 9. The subcontractor can not work on this project, or on any project within 2 years at the end of the work, with the final client, General Contractor, or Anyone involved with the end customer.

Costo Total / Total Cost \$0

- 8. Monthly Payment. By the twenty-fifth (25th) day of each month, the Subcontractor shall submit to Contractor a written Application for Payment in approved form showing the proportion of the Work performed and completed as projected through the end of the month from which shall be deducted: (a) a retainage equal to that retained from Contractor by Owner for the Subcontractor's Work; (b) all previous payments; (c) all charges for materials and services furnished by Contractor to the Subcontractor; and (d) any other retention, charges or deductions provided for in the Contract Documents or Subcontract. If an Application for Payment is received by Contractor after the twenty-fifth (25th) day of the month, Contractor need not submit it to the Owner for approval until the following payment request.
- 9. Final Payment. Final payment shall be made within seven (7) days after Contractor's receipt of final payment from the Owner Final payment shall also be subject to the following conditions precedent: (a) the Work shall be completed by the Subcontractor and accepted by Contractor and the Owner; (b) the Subcontractor shall have furnished evidence satisfactory to Contractor that there are no claims, obligations, or liens for labor, services, materials, equipment, taxes, or other items performed, furnished, or incurred for or in connection with the Work; (c) the Subcontractor shall have executed and delivered in a form satisfactory to Contractor a General Release in favor of Contractor surety, if any, and the Owner; and (d) the Subcontractor shall have delivered to Contractor written consent of its surety, if any, to final payment.
- 10. Insurance. Subcontractor shall obtain, maintain, and pay for such insurance as may protect Owner and Contractor, including its employees, agents, and subcontractors against claims for bodily injury or death, or for damage to the property, as further specified below. In the event the amount of coverage required by law is greater than the amount of coverage received in this Agreement, Subcontractor shall obtain the amount of coverage required by law. Insurance coverage must include BLANKET CONTRACTUAL COVERAGE TO INSURE ALL INDEMNITY AGREEMENTS PROVIDED IN THIS AGREEMENT. Contractor and Owner must be named as additional insureds.
- Coverage Requirements. The insurance shall have limits at least equal to the greater of those specified in the Contract Documents or those specified below:

- a. Worker's Compensation Insurance as prescribed by applicable law.
 b. Employer's Liability Insurance, the limits of liability of such insurance shall be as prescribed by applicable law or if not prescribed by applicable law shall be not less than \$1,000,000 per occurrence.
- Commercial General Liability with limits of not less than \$1,000,000 per occurrence, \$2,000,000 Products/Completed Operations Aggregate, and \$2,000,000 General
- d. Automobile Bodily Injury and Property Damage Liability Insurance. Such insurance shall extend to owned, non-owned and hired automobiles used in the performance of the Sublet Work. The limits of liability of such insurance shall be not less than \$1,000,000 per occurrence.
- e. Umbrella and/or Excess liability coverage with limits of not less than \$1,000,000.

 The above insurance shall be on an occurrence basis and shall include a requirement that the insurer provide INTEG with 30 days' written notice prior to the effective date of any cancellation or material change of the insurance. The insurance specified in (a) above shall contain waivers of subrogation in favor of INTEG and an assignment of statutory lien to INTEG, if applicable. The insurance specified in (b), (c) and (d) above shall:

 (i) contain waivers of subrogation in favor of INTEG, and

 (ii) name INTEG as an additional insured and provide that said insurance is primary coverage with respect to Subcontractor's work hereunder. Owner shall also be

- named as additional insured.
- Subcontractor shall, before commencing the Sublet Work, provide INTEG with a certificate of insurance evidencing the above. In the event the contract between INTEG and owner requires additional insurance coverages, Subcontractor agrees to provide such insurance at no additional cost to INTEG.
- 10.2. Financial Rating of Insurer. Insurance required under this paragraph shall be procured from insurers with the following minimum financial ratings: A.M. Best Rating Aor higher, or A.M. Best Financial Size Category Class VII or higher.
- 10.3 Proof of Coverage. Prior to the commencement of work and/or payment, the Subcontractor shall file Certificates of Insurance with Contractor which shall be subject to Contractor s approval of adequacy of protection and the satisfactory character of the insurer. In the event of failure of Subcontractor to furnish and maintain said insurance and to furnish satisfactory evidence thereof, Contractor shall have the right (but not the obligation) to take out and maintain the same for Subcontractor who agrees to furnish all necessary information thereof and to pay the cost thereof to Contractor immediately upon presentation of an invoice. Subcontractor shall provide written notice to Contractor and Owner within three (3) days of receiving notice that the insurance this Agreement requires has been canceled or modified. Contractor may not change Subcontractors insurance policy except with Contractor s prior written consent.

- 10.4. Property Insurance Waiver of Subrogation. To the extent of coverage afforded by any property insurance applicable to the Work or the Project or equipment used in performance of the Work, Subcontractor waives all rights against the Owner and Contractor and its subcontractors, agents, and employees, for damages caused by fire or other insured perils, except such rights as each may have to the proceeds of such insurance.
- 10.5. Insurance Deductible Liability. The Subcontractor shall be solely responsible for, and hereby agrees to be solely responsible for, and to defend and indemnify Contractor and the Owner against Claims for losses or damages within the deductible of any insurance applicable to the Work of the Subcontractor or those for whom it is responsible. This obligation is separate and distinct from the obligation of Subcontractor set forth in Section 10.4.
- 10.6. Indemnity and Insurance Against Injury or Damage. In addition to the indemnity agreement set forth in Paragraph 18 of this Agreement, to the fullest extent permitted by law, the SUBCONTRACTOR AGREES TO ASSUME ENTIRE RESPONSIBILITY AND LIABILITY for all damages or injury to all persons, whether employees or otherwise, and to all property, arising out of, resulting from or in any manner connected with, the execution of the Work or occurring or resulting from the use by the Subcontractor, its agents or employees, of materials, equipment, instrumentalities or other property, whether the same be owned by the Contractor, the Subcontractor or third parties and SUBCONTRACTOR, ITS AGENTS AND EMPLOYEES, AND THE OWNER, ITS AGENTS AND EMPLOYEES FROM AND AGAINST ALL CLAIMS, including, without limiting the generality of the foregoing, claims for which the Contractor may be or may be claimed to be liable and including legal fees and disbursements paid or incurred to enforce the provisions of this paragraph provided that any such claim, damage, loss, or expenses: (a) is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property (other than the Work itself) including the loss of use resulting there from; and (b) is caused in whole or in part by negligent acts or omissions or breach of warranty of the Subcontractor, or anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, regardless of whether or not such claim, damage, loss, or expenses is caused in part by a party indemnified hereunder. In any and all claims against Contractor or any of its agents or employees by any employee of the Subcontractor, or anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the indemnification obligation under this Paragraph 10.4 shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for Contractor, or any Subcontractor
- 10.7. Additional Insured. Contractor and Owner shall be added as an "Additional Insured" on any insurance policy that satisfies Subcontractor s obligations, even for claims 10.7. Additional insured. Contractor and owner shall be added as an Additional insured on any insurance policy that satisfies Subcontractor's obligations, even for claims regarding Contractor of Owner's Concurrent or Sole Negligence. Subcontractor is not provided in the substance of the contractor and all other additional insureds named in these Insurance Requirements. The Additional Insured Endorsement shall be at least as broad as ISO CGL Endorsement CG 20-37-07-04, Owners, Lessees, or Contractors-Completed Operations Coverage. Subcontractor shall, before commencing work, provide Contractor and Owner with a certificate of insurance as evidence of the insurance required by this Agreement including copies of an additional insured endorsement satisfying to the Contractor and Owner evidencing the insurance required by the contract. The certificates of insurance shall provide that there will be no cancellation or reduction of coverage without thirty 30 days prior written notice to Contractor.
- 10.8. Coverage Requirements Not Liability Limitation. The insurance coverage requirements in this paragraph shall not be construed to be a limitation of the liability on the part of the Subcontractor. The carrying of insurance described shall in no way be interpreted as relieving the Subcontractor of any responsibility or liability under the
- 11. Change orders (co) (co)s. Owner may issue deductive change orders (co) (co)s in writing through Contractor. Subcontractor will immediately comply with them, and the contract price will be equitably adjusted. Owner may issue proposed additive change orders (co) (co)s, and within 20 days thereafter Subcontractor will submit a price for the change, supported by a detailed written estimate. Owner or Contractor and Subcontractor will then negotiate the price of the change, which will be incorporated in a written Change Orders (CO) signed by both parties. The contract price will be accordingly adjusted. If the parties do not reach agreement as to the price of the change, Owner or Contractor may order Subcontractor to proceed with the change, and Subcontractor will promptly do so. Subcontractor will not slow or stop the work because of discontractors are the change orders (CO) (so). disagreement as to change orders (co) (co)s.
- 12. Waiver and Release. Subcontractor hereby waives any claim for damages against Contractor and Owner, and their respective employees, officers and directors that may arise due to injury to Subcontractor s person or property (or engineer s respective employees, agents or independent contractors) while performing the Work and while present on the subject premises. Such waiver is applicable the damages at issue were caused, in whole or in part, by an act or omission of the Contractor and Owner, or their respective agents and employees. Subcontractor assumes the risk of all dangerous conditions on or about the subject property, or facilities of the Contractor or Owner, and of the Work, and Subcontractor hereby waives notice of the existence of any such conditions.
- 13. Job Site Expectations. Subcontractor will continuously clean the jobsite, and keep it in a safe, orderly, neat condition. At the completion of the work, the entire jobsite will be left in a broom-clean condition. Subcontractor further agrees to comply with all Job Site Expectations issued by Owner or Contractor.
- 14. Asbestos/Hazardous Materials. Contractor hereby informs Subcontractor of the potential presence of asbestos, lead or other hazardous materials. In the event Subcontractor encounters lead, asbestos or other hazardous materials, Subcontractor shall immediate cease work and notify Contractor.
- 15. Rejection. In case the Subcontractor shall fail to correct, replace and/or re-execute faulty or defective Work done and/or materials furnished under this Subcontract, when and if required by the Contractor, or shall fail to complete or diligently proceed with this Subcontract, when and if required by the Contractor, or shall fail to complete or diligently proceed with this Subcontract within the time herein provided for, the Contractor upon three (3) days notice in writing to the Subcontractor shall have the right to correct, replace and/or re-execute such faulty or defective Work, or to take over this Subcontract and complete same either through its own employees or through a contractor or subcontractor of its choice, and to charge the cost thereof to the Subcontractor, together with any liquidated damages caused by a delay in the performance of this Subcontract.
- 16. Compliance with Codes and Laws. Subcontractor represents that it is familiar with and will comply with all applicable building codes and regulations, and other ordinances and laws applicable to the work, and that the contract price includes all costs to be incurred for such compliance.
- 17. Subcontractor's License. Subcontractor represents that it is properly licensed, and will remain so during the progress of the work. Subcontractor will immediately notify Contractor and Owner in writing if Subcontractor's license is revoked, suspended, or terminated.
- Indemnity. In addition to the indemnity agreement set forth in Paragraph 10 of this Agreement, Subcontractor, to the fullest extent permitted by law, shall indemnify Indicating in addition the indicating agreement set of third agraph to this Agreement, subcontractor, or the lines recently standard by raw, sind indicating the hold harmless and defend Contractor and Owner, and their officers, directors, employees and agents from and against claims, losses, damages, liabilities, including attorneys fees and expenses, for bodily injury, sickness or death, and property damage or destruction to the extent resulting from the negligent or willful acts or omissions, including those acts and omissions of Consultants agents, employees and independent contractors. Subcontractors liability under this paragraph is not limited as to the amount of liability. Subcontractors liability under this paragraph includes claims brought by third parties.
- 19. No Waiver. Neither the making nor acceptance of any payment will constitute a waiver, by either party, of any prior default by the other party. No payment made to Subcontractor shall be considered to be evidence of approval of portions of the work completed by Subcontractor. Contractor s failure to enforce any provision of this Agreement shall not be a waiver of Subcontractor s default.
- 20. Default. A default occurs under the terms of this Agreement if: (a) Subcontractor fails to diligently perform any of its obligations under this Agreement; (b) if Subcontractor becomes insolvent; (c) if Subcontractor s license is revoked, suspended or cancelled, or (d) if Subcontractor assigns this Agreement to a third party (together "Default"). If Contractor believes that Subcontractor has failed to perform any of its obligations under this Agreement, or any other Contract Documents, including Contractor sprime contract with Owner, Contractor may notify Subcontractor in withing, and Subcontractor will immediately correct the default. If Subcontractor fails to take prompt corrective action, commencing no later than 48 hours after notice of default, and if Subcontractor shall fail to diligently proceed with corrective action, then Contractor may terminate Subcontractor's right to continue performance, and eject Subcontractor from the job. Subcontractor will provide Contractor will provide Contrac

IN WITNESS WHEREOF, the parties have, by their duly authorized representatives, executed this Subcontract as of the Effective Date:

SUBCONTRACTOR

By:	
lts:	
CONTRACTOR	

Contractor Name

Ву:	
lts:	

Payments Subcontractor

Avance adcs

Total Monto de Avance

Add Avance	ADC											
Record ID#	SDC SUBCONTRACTOR - Estatus / Status	Empresa	SDC SUBCONTRACTOR - Subcontractor Name:	Fecha de Avance	# Avance	Subcontratista	Total a Pagar	Monto de Avance	% Avance	Nombre del Proyecto	Monto de Descuento	Docume de Avan
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4												
CONFIDEN	ITIALITY, NON-DISCLOS	URE AND NON	-COMPETE AGREEMENT									
MIAMI LLC	, a Florida corporation, a	ind any related	NON-COMPETE AGREEME or affiliated entities (herein	:NT (the "Agr after collecti	reement") is n	nade and entered as to as "INTEG"), and _	of this d	ay of	, 2017 a Florida Corp	by and among poration, and a	INTEG ny related or	
affiliated e Recitals	ntities (hereinafter collec	tively referred t	o as the "Recipient").									
WHEREAS			ducts business throughou in USA And Latinoamerica						G has develop	oed an expansi	ive network of	
WHEREAS	[briefly describe who	client is and wh	nat the project entails]	(hereinafte	er referred to	as the "Project"), and	Ŀ					
			of the potential business r y of which is hereby ackno				the mutual	promises and	d covenants c	ontained herei	n, and other	
	al Information	m, and adoquad	y or minerione easy define	eagea, a.	e parties riere	to agree as renemo.						
			ed below) may exchange c								ourposes of	
b. As use	d in this AGREEMENT, th	e term "Confide	I Information shall be a "Pre ential Information" include ect and is either non-public	s all informat	tion provided	by the Providing Par	ty or its Rep	resentatives t	o the Receivi	ng Party or its	ivo Dato and	
whether in	the form of documents,	materials, comp	puter media or otherwise, mation that (i) is or becom	disclosed vis	ually, orally o	r in writing, and irres	pective of w	hether mark	ed as or state	d to be "confid	ential").	
documente	ed to have become knov Party or its Representativ	vn to the Receiv	ing Party or its Representa	tives through	independen	t discovery or throug	h a source h	naving the rig	ht to disclose	such informat	ion to the	
c. As used consultants	d in this AGREEMENT, the s, advisors, representativ	e term "Represe es, investors or	entative" means, as to any lenders or any other perso	on acting for	on behalf of s	uch person.					•	
d. With re except as p	espect to the Confidentia provided under clause (ii	al Information, a i) below, not to	nd subject to paragraph " disclose or reveal any Con	e" below, the fidential Info	Receiving Pa rmation to an	rty hereby further ag y person other than it	s Represent	tative who are	e actively and	directly assisti	ng it in the	
connection	with the Receiving Part	y s participation	require those persons to co or evaluation of its prospe	ective particip	pation in the p	oursuit and/or perfor	mance of th	e Project; (iii)	that, prior to	the disclosure	of any	
of this AGR	EEMENT. The Receiving	Party hereby ag	e third-party, it shall requir grees and acknowledges th	nat it will be I	iable for any b	oreach of the terms of	f this AGREE	MENT by it o	r its represen	tatives.		
regulations	of any public stock excl	nange, (collectiv	ves is requested pursuant t vely, "Applicable Law") to	disclose any	Confidential I	nformation or any oth	ner informat	ion concerni	ng the Provid	ing Party or its		
an appropr	riate protective order or pliance, in whole or in p	other remedy a	s that it will (i) provide the nd (ii) consult with the Prov	roviding Pai viding Party v	rty with prom vith respect to	o its taking steps to re	nt legally pe esist or narro	ow the scope	of such reque	est or legal pro	cess, or to	
f. The Rec	eiving Party does not po	ssess, and does	s not acquire by virtue of the privation of this AGREEMEN.	nis AGREEME	NT, any owne	ership or property rig	ht or interes	t whatsoever	r in the Confid	dential Informa	tion. The	
and, in the	case of destruction, con	firm in writing t	hat it has completed such uracy or completeness of a	destruction in	n accordance	with this AGREEMEN	IT.					
diligence s h. Disclos	o as to allow it to evaluat ure of any Confidential I	te and determin nformation or b	e the accuracy and comple reach of any covenants co	eteness of the ntained in thi	e Confidentia is AGREEMEN	I Information to the e IT by the Receiving Pa	xtent comm arty will give	ercially reason rise to irrepa	onable. arable harm te	o the Providing	Party.	
Receiving I	Party of any of its Represe	entatives breach	rwise available to the Provi n or threaten to breach any	of the provis	sions of this A	GRÉEMENT. In no eve	ent shall any	Party be liab	le to, or requ	ired to provide	indemnity to	
performan	ce of this AGREEMENT, i	ncluding loos o	punitive, incidental, speci f profit or business, revenu	ie, opportuni	ities, use, or g	ntial damages in any oodwill, cost of capi	way arising tal, or gove	from or relat nmental and	ed to the per regulatory sa	formance or no inctions, excep	on- ot to the extent	
 Each Pa 	rty represents and warra	nts that (i) it sha	, recklessness, willful misco ill work exclusively with the	e other Party	in respect of t	he pursuit or perforn	nance of the	Project and	(ii) it is not, an	ıd shall not be,	affiliated or	
j. No Part not such tra	y shall directly or indirec ansaction or opportunity	tly utilize any Co is related to the	oposal, negotiations or tra onfidential Information to o e Project. all expire five (5) years afte	circumvent o	r bypass the c	ther Party in connect	joint pursui ion with any	t of the Proje / future transa	ct. action or busi	ness opportun	ity, whether or	
			ed this Agreement as of the									
INTEG	RECIPI	ENT										
INTEG MIA	MILLC,	[COMF	PANY NAME]									
a Florida C	orporation a [State	e] Corporation										
By:	Ву:											
Name:	Name:											
Title:	Title:											
ity / Works con	20											
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Works Compensation:			de Seguros/ of Insurances Liability									
'ER OF LIEN LAI	BOR AND MATERIALS											
	FINAL U	NCONDITIONA	AL WAIVER OF LIEN LABOR	R AND MATER	RIALS							
FINAL UNC	ONDITIONAL											
	F LIEN LABOR ID MATERIALS											
Ai,	State of											
	City of _											

TO WHOM IT MAY CONCERN:

Date:.

26/7/2018 PROYECTOS INTEG -

Whereas, We the undersigned,

My Comission Expires _____

SubContractor:

have been employed by INTEG MIAMI LLC to provide LABOR and MATERIALS for the building known as

consideration of the sum of \$_____ and other good and valuable considerations, the receipt whereof is hereby acknowledged, does hereby waive and release any and all lien, and claim or right to lien, on said above described building and real state under the Statuses of the State of Florida, on account of labor or materials, or both, heretofore furnished by ______ to aforesaid for said building and real estate up to and including the date of ______, 201__ only, but not for any furnished subsequent to said date.

Signature, Title

SUBSCRIBED AND SWORN to before me
This______ day of______ 201__

Created today at 5:30 PM (PDT). Owned by Panama, SSTMA.