ADDENDUM #2 RFB GM 18-15 Transit Services

Attached is the Performance Bond Form required for submitted Proposals.

PERFORMANCE BOND

-	(Name	of Contro	actor)				
	(Addres	ss of Cont	actor)				
a(Corporation,	Partnership or Individuo	_, hereinc	after called	Princip	oal and		
	(Nar	me of Sure	ety)				
	(Add	ress of Sur	ety)				
hereinafter called Sur	ety, are held and firmly	bound u	nto				
	(Nar	ne of Owr	ner)				
	(Addı	ress of Ow	ner)				
hereinafter called OV	VNER in the total aggre	gate pen	al sum of _				
	Dollars (\$ ent of which sum well tors, successors, and as	and truly	to be mad	de, we	bind ou	rselves, our	heirs,
contract with the O'	HIS OBLIGATION is such WNER, dated the eto attached	dc		•	, 20 _		
undertakings, covered term thereof, and an notice to the SURETY all claims and demo	the Principal shall wants, terms, conditions, y extensions thereof whand during the one yeards incurred under strom all costs and dar	and agrenich may ar guarar	ements of s be granted nty period o tract, and	said co I by th and if t shall 1	ontract di e OWNEF he PRINIC fully inde	uring the ori R, with or wi CIPAL shall s emnify and	igina thout atisfy save

PERFORMANCE BOND

force and effect.

PROVIDED, FURTHER, that the said SURETY, for value received hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the contract or to WORK to be performed thereunder or the SPECIFICATIONS accompanying same shall in any way affect its obligation on this BOND, and does hereby waive notice of any change, extension of time, alteration or addition to the terms of the contract or to the WORK or to the SPECIFICATIONS.

so, and shall reimburse and repay the OWNER all outlay and expenses which the OWNER may incur in making good any default, then this obligation shall be void, otherwise to remain in full

PROVIDED, FURTHER, that it is expressly agreed that the BOND shall be amended automatically and immediately, without formal and separate amendments hereto, upon amendment to the Contract not increasing the contract price more than twenty percent, so as to bind the PRINCIPAL and the SURETY to the full and faithful performance of the CONTRACT as so amended. The term "Amendment", wherever used in this BOND, and whether referring to this BOND, or the CONTRACT DOCUMENTS, shall include any alteration, addition, extension or modification of any character whatsoever.

PROVIDED, FURTHER, that no final settlement between the OWNER and the PRINCIPAL shall abridge the right of the other beneficiary hereunder, whose claim may be unsatisfied. The OWNER is the only beneficiary hereunder.

PERFORMANCE BOND

IN WITNESS WHEREOF , this instrum deemed an original, this the			io or writeri sirali so
ATTEST			
(PRINCIPAL) SECRETARY		PRINCIPAL	
(I KINCII AL) SLCKLIAKI		I KINCII AL	
(SEAL)	BY:		_(S)
			<u> </u>
		ADDRESS	
WITNESS AS TO PRINCIPAL			
ADDRESS		SURETY	
ATTEST			
WITNESS TO SURETY		BY:ATTORNEY-IN-FAC	CT
ADDRESS		SURETY	

Note: Date of BOND must not be prior to date of Contract. This bond is given to comply with section 255.05 Florida Statutes, and any action instituted by a claimant under this bond for payment must be in accordance with the notice and time limitation provisions in Section 255.05(2), Florida Statutes.

If CONTRACTOR is partnership, all partners should execute BOND.

IMPORTANT: Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the project is located.