



**Florida Municipal Power Agency**

**REQUEST FOR PROPOSALS**

**FOR**

**MULBERRY ENERGY CENTER**

**STEAM TURBINE GENERATOR STATOR REWIND**

Florida Municipal Power Agency  
8553 Commodity Circle  
Orlando, Florida 32819-9002  
(407) 355-7767 Fax (407) 355-5796

# REQUEST FOR PROPOSALS

(This is not an order)

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Florida Municipal Power Agency  
TO: 8553 Commodity Circle  
Orlando, Florida 32819  
Attn: Sharon Samuels

RFP FMPA 2025-210

Date Issued: July 28, 2025

Telephone: (407) 355-7767

SEALED PROPOSALS MUST PHYSICALLY BE IN THE FLORIDA MUNICIPAL POWER AGENCY OFFICE PRIOR TO PROPOSAL OPENING AT **10:00 A.M. ON AUGUST 21, 2025**, WHICH WILL BE IN THE FMPA FIRST FLOOR CONFERENCE ROOM LOCATED IN THE FMPA BUILDING AT 8553 COMMODITY CIRCLE, ORLANDO, FLORIDA 32819.

- Proposals shall be submitted on the forms provided and must be manually signed.
- Proposals shall be sealed in an envelope with the proposal number, opening date, and time clearly indicated.
- Proposals received after the opening date and time may be rejected and returned unopened.
- The attached Request for Proposals shall become part of any purchase order resulting from this Request for Proposal.

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## DESCRIPTION

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**July 2025**

**Florida Municipal Power Agency  
Request for Proposals for  
Mulberry Energy Center Steam Turbine Generator Stator Rewind**

See attached Request for Proposals, General Conditions, Specifications, and Proposal Forms for detailed description.

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It is the intent and purpose of the Florida Municipal Power Agency that this Request for Proposal promotes competitive bidding. It shall be the proposer's responsibility to advise if any language, requirements, etc. or any combination thereof, inadvertently restricts or limits the requirements stated in this Request for Proposal to a single source. Such notification must be submitted in writing and must be received by not later than ten (10) days prior to the proposal opening date.

## **ADVERTISEMENT**

Proposal For

**July 2025**

**FLORIDA MUNICIPAL POWER AGENCY  
REQUEST FOR PROPOSALS FOR  
MULBERRY ENERGY CENTER STEAM TURBINE GENERATOR STATOR REWIND**

**REQUEST FOR PROPOSALS  
FMPA 2025-210**

Sealed proposals will be received by the Florida Municipal Power Agency (FMPA), 8553 Commodity Circle, Orlando, Florida 32819 until **10:00 A.M. ON AUGUST 21, 2025**, when at that time Proposals will be opened publicly by a FMPA representative.

The proposal is for the Mulberry Energy Center (MEC) Steam Turbine (ST) Generator Stator Rewind as more fully described in the Request for Proposals package.

RFP packages for this project may be obtained from FMPA at the above address, by telephone (407) 355-7767, via e-mail request to [bidinfo@fmpa.com](mailto:bidinfo@fmpa.com), or via Internet download at [www.fmpa.com](http://www.fmpa.com).

No proposal may be altered, withdrawn, or resubmitted after the scheduled closing time for receipt of proposals, except as otherwise permitted in the RFP package. Proposals received after the day and time stated above will not be considered.

Proposals will be accepted for MEC ST Generator Stator Rewind from companies who have established, through demonstrated expertise and experience, that they are qualified to provide the services as specified.

The Florida Municipal Power Agency reserves the right to reject any and all proposals in total or in part and to waive defects in proposals.

Jacob Williams  
General Manager and CEO  
Florida Municipal Power Agency

**FLORIDA MUNICIPAL POWER AGENCY**  
**Request for Proposals for**  
**MULBERRY ENERGY CENTER**  
**STEAM TURBINE GENERATOR STATOR REWIND**

**1. FMPA Description**

Formed by Florida's municipal electric utilities in February 1978, the Florida Municipal Power Agency (FMPA or the Agency) is a non-profit, governmental, wholesale electric utilities company created to serve the needs of municipal electric utilities in Florida. All 33 municipal systems in the State are FMPA members who participate at varying levels in Agency activities.

**2. Introduction - General Description of Services Sought**

Florida Municipal Power Agency, (FMPA/Owner) invites proposals to rewind steam turbine generator stator at Mulberry Energy Center; 3600 County Road 555, Bartow, FL 33830.

Based on the relevant previous experience, your company has been selected to receive this RFP and is invited to submit a proposal to supply the work described herein.

**MATERIALS**

All materials shall comply with engineering plans provided herein.

**3. Overview**

Upon selection of the awarded Contractor(s), FMPA will enter into a Master Agreement specifying terms and conditions. FMPA will issue a Purchase Order with project-specific technical specifications.

The submission of a proposal implies a general acceptance on the part of the bidder of the terms of this RFP, form of contract, and especially of those parts establishing warranties and guarantees.

**4. Purchasing Services**

Subsequent to the award, FMPA shall issue Purchase Orders to the Contractor(s) awarded the agreement pursuant to this Request for Proposal.

**5. Indemnity**

After notification of award, the successful bidder shall indemnify and save harmless FMPA from and against all claims, suits, actions, damages, or causes of action arising during the terms of the resulting agreement for any personal injury, loss of life, or damage to property sustained by reason of a result of the performance of the services or delivery of goods for which the resulting agreement was entered into, or its agents, employees, invitees, and all other persons, and for and against any orders, judgments, or decrees, which may be entered thereto, and from and against all costs, attorney's fees, expenses and liabilities incurred in or by reason of the defense of any such claim, suit or action, and the investigation therefore.

Nothing in the award, resulting agreement, contract or Purchase Order shall be deemed to affect the rights, privileges and immunities of FMPA as set forth in Florida Statute 768.28.

The successful bidder(s) covenants and agrees to indemnify and save harmless FMPA and to defend from all cost, expenses, damages, attorney's fees, injury or loss to which FMPA may be subjected by any person, firm, corporation, or organization by reason of any wrongdoing, misconduct, want, or need of care or skill, negligence or default or breach of contract, guaranty, or warranty, by the successful bidder(s), his employees, his agents or assigns.

## **6. Notice to Proposers**

Sealed proposal packages will be received until **10:00 A.M. ON AUGUST 21, 2025** ("Proposal Due Date") at the offices of Florida Municipal Power Agency. Each proposer is required to submit a Proposer Information Form (included in this RFP package), other forms included in this package as appropriate, and all other information necessary to allow a complete evaluation of the proposal. Registered proposers will be notified through the issue of RFP addenda of any change in the Proposal Due Date or other necessary revision to information contained in this RFP. FMPA reserves the right to reject all proposals received after the Proposal Due Date.

One (1) original hard copy (including original signatures) and one (1) electronic version (*flash drives and CDs are accepted*) of the proposal response package should be in a sealed envelope and delivered to the following address:

Ms. Sharon Samuels  
Florida Municipal Power Agency  
8553 Commodity Circle  
Orlando, Florida 32819

Clearly legible on the outside of the sealed envelope shall be "**MEC ST Generator Stator Rewind**, FMPA RFP 2025-210".

## **7. Duration of Offer**

Proposals submitted in response to this RFP are irrevocable 120 days, unless withdrawn or modified as provided in Section 16 below. This period may be extended at FMPA's request only by written agreement of the proposer. The content of this RFP and the proposal of the successful proposer will be included by reference in any resulting contract.

## **8. Right of Rejection**

This RFP is not an offer establishing any contractual rights. This solicitation is solely an invitation to submit proposals.

FMPA reserves the right to:

- Reject any and all proposals received in response to this RFP;
- Waive any requirement in this RFP;
- Waive any irregularities, regardless of the severity
- Not disclose the reason for rejecting a proposal;

- Not select the proposal with the lowest price; and
- Seek and reflect clarifications to proposals.
- Negotiate with the selected bidder in the event that the price exceeds available funds.
- If performance issues with Awarded Bidder; FMPA moves to next best evaluated bidder to complete work.
- Award to more than one bidder.
- Select the proposal that is in the best interest of FMPA

## 9. **Proposal Contents**

The submission of a proposal implies a general acceptance on the part of the bidder of the terms of this form of contract, and especially of those parts establishing warranties and guarantees

The proposal should include a description of the firm's capabilities and experience with providing the requested services, including a description of any special qualifications which are indicative of working familiarity with similar projects.

The following information must be included:

1. Demonstration of first-hand experience in providing similar services to those requested in this RFP;
2. Description of the resources available, including staffing levels, qualifications of key personnel who will be performing the work, equipment and capabilities; and locations of offices;
3. Proof of Insurance coverage;
4. Proof of licenses and certifications;
5. Safety protocols;
6. A schedule for the work, including the range of start dates to which your firm is prepared to commit to and anticipated completion dates.
7. General description of how projects will be staffed, managed, and completed, including project management and invoicing;
8. Identification of any work or services that may be provided by a subcontractor. Bidder shall provide information similar to that above concerning subcontractor's equipment, personnel, and qualifications; including a minimum of two (2) reference projects with similar scope of work. If after award of the RFP, the successful bidder(s) desire to utilize a subcontractor other than listed in the bid, the bidder must obtain approval of the subcontractor from FMPA. Denial of a subcontractor by FMPA will NOT absolve the bidder from getting the work done for the contracted price;

9. List of at least three (3) references for which similar projects were conducted, including name, company, title, phone number and email address, and a brief description of the project including the start and end dates;
10. List any past Generator Stator Rewind projects for which your firm conducted work for FMPA, as well as others. Provide a brief description of the project including the start and end dates and point of contact.
11. The name and contact information of the person in Bidder's firm who would be the official contact person for any contractual relationship.
12. Fully executed forms as provided in Appendix C - Bid Forms.

#### **10. RFP Schedule**

FMPA's timetable for this RFP process is shown below. Note that the dates shown are only estimates and may be modified at any time by FMPA.

|   |                    |
|---|--------------------|
| Public Notice/Distribution of RFP   | July 28, 2025      |
| Pre-Bid Meeting/Onsite Job Walk Down  | August 6 @ 10:00am |
| Intent to Bid form and Questions Deadline                                   | August 13, 2025    |
| Sealed Proposals Due Date   | August 21, 2025    |
| Notice of Award <i>(Estimated date)</i><br><i>(Pending budget approval)</i> | September 11, 2025 |

#### **11. Site Visit and Walk-down**

Site visits by each bidder are OPTIONAL. A Pre-Bid Meeting/Onsite Job Walk Down will be conducted on August 6, 2025 at 10:00am.

#### **12. Evaluation**

The proposals will be evaluated based on information provided by each proposer by the Proposal Due Date. No additional data will be considered after the Proposal Due Date, except for clarifications requested by FMPA. FMPA will evaluate the proposals in terms of cost and other quantitative and non-quantitative factors.

Selection and rejection of proposals and notification of proposers at all stages will remain entirely with FMPA's discretion. FMPA intends to notify proposers not selected under this solicitation within a reasonable amount of time.

The evaluation criteria will include a variety of considerations, which may include but not limited to:

- a. Experience with similar projects
- b. Past Performance
- c. Availability and lead time
- d. Adherence to specifications
- e. Pricing

Proposals must include sufficient information supporting pricing to permit FMPA to evaluate all proposals, which may include different pricing elements, different products, and different methods and assumptions, on an equal basis. If sufficient information supporting pricing is not provided, FMPA may have to make pricing assumptions in evaluating proposals to achieve, in FMPA's judgment, an equal evaluation of all proposals.

Those pricing assumptions made by FMPA are at FMPA's discretion and based upon FMPA's subjective evaluations of the proposals received, and may or may not be shared with proposers.

Any proposer that proposes an alternative to any FMPA specified technical or business terms, or specified-products, must clearly identify such alternatives and provide supporting information for why the proposer believes its alternative(s) are superior to FMPA's specifications. FMPA is not obliged to accept any proposer's alternatives.

**13. Performance Bond/Surety**

Neither a bid nor a performance bond or surety is required pursuant to this RFP.

**14. Budgetary Constraints**

The Florida Municipal Power Agency reserve the right to reduce or increase the quantity, retract any item from the bid, or upon notification, terminate entire agreement without any obligations or penalty based upon availability of funds.

**15. Interpretations and Addenda**

All questions regarding interpretation of this RFP, technical or otherwise, must be submitted in writing to the following:

By E Mail: *sharon.samuels@fmpa.com*

By Fax: Ms. Sharon Samuels  
(407) 355 - 5796

By Mail or Courier: Ms. Sharon Samuels  
Florida Municipal Power Agency  
8553 Commodity Circle  
Orlando, Florida 32819

Only written responses provided by FMPA to proposers' questions will be considered official. A verbal response by FMPA will not be considered an official response. Written responses to questions and requests for interpretations will be provided to all potential proposers. Copies of all addenda issued in connection with this RFP may be sent to all potential proposers.

**Questions and Answers**

Questions will be accepted through the deadline noted in the schedule. Submit questions via email to [sharon.samuels@fmpa.com](mailto:sharon.samuels@fmpa.com). All questions will be answered and all answers will be distributed to all bidders.

Upon receipt of this Request for Proposals ("RFP"), potential Contractors shall immediately cease direct contact with individual FMPA or Generating Facility employees regarding the subject matter of this RFP.

Notwithstanding the previous sentence, If FMPA has questions about a particular proposal that, in the judgment of FMPA, would be appropriate to ask a proposer to clarify, explain, or otherwise provide supporting information for its proposal, FMPA reserves the right to pose such questions to proposers. In the event FMPA does this, it will provide a notice to all proposers of the proposers that received questions from FMPA, and the general nature



of the questions, but FMPA will not provide information that it believes will give an proposer any competitive advantage over another. FMPA will evaluate answers received from proposers, but will not accept modifications to proposals after the Proposal Due Date.

**16. Errors, Modifications or Withdrawal of Proposal**

Each proposer should carefully review the information provided in the RFP prior to submitting a response. The RFP contains instructions which must be followed by all proposers. Modifications to proposals already received by FMPA will only be accepted prior to the Proposal Due Date. Proposals may be withdrawn by giving written notice to FMPA prior to the Proposal Due Date.

**17. Proprietary Confidential Business Information**

All proposals shall become property of FMPA. FMPA will not disclose to third parties any information that is clearly labeled "Proprietary Confidential Business Information" in a proposal unless, in the opinion of counsel for FMPA, such disclosures are required by law or by order of the court or government agency having appropriate jurisdiction. Each page of Proprietary Confidential Business Information must be clearly labeled "PROPRIETARY CONFIDENTIAL BUSINESS INFORMATION" at the top of the page. FMPA reserves the right to disclose information contained in proposals to its consultant(s) for the sole purpose of assisting in the proposal evaluation process. FMPA will require the consultant(s) to maintain the confidentiality of the document.

**18. Default and Damages Provisions**

FMPA will negotiate standard terms and conditions for default and damages with the awarded Contractor(s). All proposers are requested to include proposed default and damages provisions in their proposals.

**19. Public Entity Crimes Statement**

Pursuant to Section 287.133(2)(a), FLORIDA STATUTES, all proposers should be aware of the following:

"A person or affiliate who has been placed on the convicted vendor list following a conviction for a public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list."

**20. Collusion**

By offering a submission pursuant to this RFP, the proposer certifies the proposer has not divulged, discussed, or compared his proposal with other proposers and has not colluded with any other proposer or parties to this proposal whatsoever. Also, the proposer certifies, and in the case of a joint proposal, each party thereto certifies, as to his own organization, that in connection with this proposal:

1. Any prices and/or cost data submitted have been arrived at independently, without consultation, communication, or agreement for the purpose of restricting competition,

as to any matter relating to such prices and or cost data, with any other proposer or with any competitor

2. Any prices and/or cost data quoted for this proposal have not knowingly been disclosed by the proposer and will not knowingly be disclosed by the proposer prior to the scheduled opening directly or indirectly to any other proposer or to any competitor
3. No attempt has been made or will be made by the proposer to induce any other person or firm to submit or not to submit a proposal for the purpose of restricting competition
4. The only person or persons interested in this proposal, principal or principals is/are named therein and that no person other than therein mentioned has any interest in this proposal or in the contract to be entered into and
5. No person or agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee excepting bona fide employees or established commercial agencies maintained by the Proposer for the purpose of doing business.

**21. Drug Free Workplace**

A Drug-Free Workplace Statement must be completed, signed, and returned prior to award of proposal. This form will be used whenever two or more proposals that are identical with respect to price, quality, delivery, and service are received; a proposal received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process.

**22. Subcontracted Services**

Proposal should indicate which, if any, of the services to be provided would be subcontracted by the proposer to independent contractors. If work is intended to be subcontracted, BID SUBMITTAL MUST BE ACCOMPANIED BY BACKGROUND MATERIALS AND REFERENCES FOR PROPOSED SUBCONTRACTOR(S) - NO EXCEPTIONS. In addition, Contractor(s) must notify FMPA any time work will include subcontracted services. FMPA maintains the right to reject the proposed subcontractor for specific project work.

**23. Definitions**

The words and terms defined in this document shall have the following meanings as used throughout.

ACCEPTANCE – Written acknowledgement by the FMPA and authorized representative that the Work has been completed in a manner consistent with the terms, conditions and specifications of a Contract or Purchase Order.

CONTRACTOR – The business entity (and its affiliates and authorized assigns), which has been awarded by FMPA or executed a contract with FMPA shall include any and all subcontractors, affiliates and authorized assigns that provide or perform any or all of the Work. This entity may also be referred to as the Contractor, successful bidder, or successful proposer.

PARTICIPANT CONTRACT – The aggregation of all documents that constitute the binding agreement between the Contractor and FMPA. The Participant Contract may include but shall not be limited to The Award or Agreements that result from this solicitation, Blanket Orders, Purchase Orders, Order Releases, and all attachment agreements.

PURCHASE ORDER (PO) – A Work authorization, issued by FMPA or an FMPA Member, which is issued subject to the terms and conditions of the Award or Agreement. The term “Purchase Order” shall also include “blanket order releases” and any other ordering methodology agreed to in writing by FMPA and Contractor.

WORK – Labor, materials, supplies, equipment, goods, and services including any related documentation, software, reports, testing, transport, administration, management, tools and any and all other requirements to be furnished or performed by Contractor under this Agreement and/or a Participant Contract together with all other additional necessities that are not specifically recited in this Agreement or Participant Contract but which could be reasonably inferred as necessary to complete all obligations and fully satisfy the intent of this Agreement and/or a Participant Contract.

**24. Entire Contract**

These General Terms and Conditions, the Master Agreement between FMPA and the selected Contractor(s), and the Purchase Order (PO) for which they are being provided (including attachments thereto) constitute the entire agreement between FMPA and the Contractor.

**25. Acceptance of Services and Work Product**

The Product or Services shall be subject to FMPA and authorized staff's inspection at any time. FMPA may reject Product/Services within a reasonable time after completed, if such Product/Services do not comply with the requirements of the Purchase Order or the specifications for the Product/Service. The making or failure to make any inspection of, or payment for or acceptance of Product/Service shall in no way impair FMPA's right to reject or revoke its acceptance of nonconforming Product/Service, or to avail itself of any other remedies to which FMPA may be entitled, notwithstanding FMPA's knowledge of the nonconformity, its substantiality or ease of discovery.

Final acceptance of the Services and Work Product for purposes of the Purchase Order shall be the date upon which FMPA confirms that all Services and Work Product have been completed in accordance with the terms of the Purchase Order (“Final Acceptance”).

**26. Site Access Conditions**

FMPA and authorized staff shall provide Contractor access to the Facility as necessary to perform the Work or Services. Access shall be subject to Contractor's obligation to comply with the following conditions:

1. Contractor shall confine its activities to only those portions of the Facility necessary for performance of the Services.
2. Contractor shall take all safety measures reasonably necessary to protect FMPA and FMPA property, its permittees and licensees and the property

of each, from injury or damage caused by or resulting from the performance of Services. Contractor shall follow any and all safety and security procedures established by FMPA for the Facility. In the event of a security emergency, FMPA and its Members may deny Contractor access to a Facility or request that Contractor leave the Facility.

3. Contractor shall maintain all required insurance coverage's set forth in Section 27 at all times during the term of the Purchase Order.
4. Contractor's performance of Services shall not interfere with the use, occupancy or enjoyment of the Facility by FMPA and its Members.
5. No work or activity performed as part of the Services shall cause FMPA and its Members to be in violation of any requirement of law nor shall Contractor or any agent, employee or representative violate any federal, state or local laws while performing Services.
6. All Services shall be performed in a manner that will not damage the Facility and Contractor shall promptly notify FMPA and shall be responsible for the cost of repairing any such damage should it occur.
7. FMPA rules on maintaining a drug-free workplace shall be strictly followed and enforced by Contractor with respect to all of its employees or subcontractors and none of Contractor's employees, subcontractors, agents or representatives shall be permitted to use non-prescription drugs or alcohol at any FMPA and its Member Facility.

## **27. Required Insurance**

The Contractor shall acquire and maintain at all times during the performance of Services the insurance coverage set forth below. Contractor shall furnish FMPA a copy of the insurance certificate. Additional information on insurance requirements are noted in Appendix B, page 5.

The liability limits shall not be less than:

Workers' Compensation Statutory

Commercial General Liability \$2,000,000

Automobile Liability \$1,000,000

Product Liability as set forth in the Purchase Order, if any;

Pollution Insurance as set forth in the Purchase Order, if any;

**28. Termination for Default**

Any failure by Contractor to perform or comply with the terms and conditions of the Purchase Order which continues for ten (10) calendar days after written notice from FMPA to Contractor demanding that such failure to perform be cured, shall be deemed an event of default by Contractor. Upon the occurrence of any such event of default, FMPA may terminate the Purchase Order and pursue any remedies available at law or in equity.

**29. Termination for Convenience**

FMPA shall have the right in its sole discretion to terminate by written notice, in whole or in part, the Purchase Order for its convenience. FMPA shall pay Contractor for any Services performed under the Specifications of the Bid Package prior to the termination date.

**30. Termination for Cause**

The performance of work on a Purchase Order issued under this Award agreement may be terminated for cause by a Participating Member (s) in accordance with this clause in whole, or from time to time, in part, whenever the authorized Member representative, in his or her sole judgment, determines that the Awarded Bidder is not meeting the minimum performance level required. If the Award agreement is terminated under this provision, the Member shall not be required to purchase any remaining items or continue any work. Additionally, the terminated Bidder shall not be eligible for consideration for any replacement Award agreement.

FMPA shall have the right in its sole discretion to terminate by written notice, in whole or in part, the Purchase Order for performance issues. FMPA reserves the right to terminate the Contract with that Contractor(s) and re-advertise or select a second Contractor(s) from the original solicitation.

**31. Use of Ideas**

All materials submitted in response to the RFP become the property of FMPA and will be returned only at the option of FMPA. Except as otherwise prohibited by law, FMPA has the right to use any and all ideas presented in response to this RFP. Selection or rejection of a proposal does not affect this right.

**32. Warranties**

Reference Warranty section of Appendix B, page 3.

**33. Hazardous Materials of Contractor**

Any Hazardous Materials used by Contractor in the performance of the Services shall be packaged, shipped, handled, labeled and disposed of by Contractor in a manner that complies with all federal, state and local laws or regulations applicable to Hazardous Materials. No Hazardous Materials shall be stored by Contractor at the FMPA and its Member's Facility before, during or after the performance of Services hereunder. Contractor shall, at its expense, remove, transport and dispose of all Hazardous Materials (i) brought by Contractor to the Facility or (ii) disturbed by Contractor's performance of Services or created by Contractor's use, handling or combination of non-hazardous materials brought by Contractor to the Facility during the performance of Services. For

purposes of the Purchase Order, the term "Hazardous Materials" shall mean any substance which by law requires special handling, containment or disposal, including without limitation "hazardous substances" as defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (42 USC Sections 9601, et seq.), the Hazardous Materials Transportation Act, as amended (49 USC Sections 5101, et seq.), "hazardous wastes" as defined in the Resource Conservation and Recovery Act, as amended (42 USC Sections 9601, et seq.), "toxic substances" as defined in the Toxic Substance Control Act as amended (15 USC Section 2601 et seq.), as amended and in the regulations adopted, published, and promulgated pursuant thereto. Contractor shall be responsible for obtaining and maintaining any licenses, permits, and/or other authorizations of any kind required for the performance of the Services. Contractor shall pay all costs of such licenses, permits and authorizations and all costs and expenses incurred in obtaining and maintaining them. The Contractor shall comply with all federal, state and local laws, and rules and regulations that are applicable to the performance of the services requested by FMPA.

**34. Safety and Protection**

Contractor shall be solely responsible for initiating, maintaining and supervising all safety precautions and programs in connection with work under this RFP. Contractor shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury or loss to:

1. All persons on the site who may be affected by the project work;
2. All Work and materials and equipment to be incorporated therein, whether in storage on or off of the project site. Any off-site storage logistics such as sourcing/allocation, safety, security and transfer/delivery, etc. will be the sole responsibility of the contractor.
3. Other property at the site or adjacent thereto, including trees, shrubs, lawns, walks, pavements, roadways, structures, utilities and underground facilities not designated for removal, relocation or replacement in the course of the project.

**35. Control of Work and Subcontractors**

Contractor shall be solely responsible for all construction means, methods, techniques, sequences, procedures, and safety programs in connection with the performance of the Work. In addition, Contractor shall be solely responsible for the engagement and management of any subcontractors used to perform any portion of the Work.

**36. Domestic Preference**

As appropriate and to the extent consistent with law, Contractor should, to the greatest extent practicable, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).

**37. Public Records**

Supplier acknowledges that FMPA is subject to Florida's Government in the Sunshine Law, including, without limitation, Chapter 119, Florida Statutes. As such, any documents submitted in response to this RFP may be public records subject to public disclosure. Please refer to Section 17, above, for confidential proprietary business information or trade secrets contained in such records.

**38. Change Orders**

Contractor is **not authorized** to act on any Change Order until they receive a written revision to the Purchase Order for the added scope and price.

FMPA has no obligation to pay for any goods or services outside of the authorized Purchase Order.

# **APPENDIX A**

## **SCOPE OF WORK**



# **TECHNICAL SPECIFICATION FOR MULBERRY STEAM TURBINE GENERATOR STATOR REWIND**

## **Scope of Work**

The Mulberry ST-generator stator has been in operation for 30+ years. The stator winding insulation is showing visible signs of deterioration due to partial discharge which has been confirmed by electrical testing. FMPA would like to replace the aged windings and refurbish the core iron to allow the generator to be reliably operated for another 30 years.

FMPA is requesting proposals for the following generator refurbishment. The scope for a stator rewind project includes providing a new set of stator windings, all necessary installation parts and materials, removal of the old windings, cleaning and requalification of the core iron and any other components to be reused, all electrical testing and the installation of the new windings and all refurbished components. The rewind will be performed at the Mulberry Energy Center located at 3600 County Road 555 Bartow, Florida 33830 in the outage starting tentatively March 30, 2026. Please note this date might move and FMPA will give as much advance notice as possible.

## **Definitions**

- Bidders: The companies FMPA is requesting rewind proposals from.
- Contractors: The engineers and manufacturers of the stator windings and associated installation materials as well as the provider of labor, technical and engineering personnel required to perform the on-site rewind activities.
- Owner: Florida Municipal Power Agency
- Rewind: the disconnection and removal of the generator stator winding, support systems and temperature monitoring detectors for the purpose of replacing the assembly, all, or part, with new.
- Re-insulation: The removal of all the generator's insulation (or a portion thereof) from conductor components followed by replacement with new insulation.
- Stator bar: half of a coil
- Roebel bar: Stator bars manufactured from insulated copper strands that incorporate a Roebel transposition to improve temperature distribution and minimize winding losses.

## **Acronyms and abbreviations**

- ELCID: Electromagnetic Core Imperfection Detector
- FME: Foreign material exclusion
- Mil: One thousandth of an inch
- MSDS: Material Safety Data Sheets
- NDE: Non-destructive examination
- OAV: Open Air Ventilated
- OCP: Outer Corona Protection

- PD: Partial discharge
- RTD: Resistance Temperature Detector
- RRT: Resin Rich Tapes
- TEWAC: Totally Enclosed Water to Air Cooled
- TFA: Technical Field Advisor
- VPI: Vacuum Pressure Impregnation

## Generator Description

The generator was manufactured by General Electric in Schenectady, NY in 1993. The serial number is 290T262. The open-air ventilated generator is a GE Model Type 6A3. The stator winding is formed from individual Roebel bars joined by brazing to form the three-phase winding. The stator windings are insulated to Class F with GE's Micapal HT and are conventionally cooled. The stator core has 60 slots. The stator core and windings are original.

The generator is installed outdoors and is driven by a steam turbine. The generator is cycled to supply power as needed. Operation is expected to continue after the rewind.

| Nameplate Data  |   |
|---|---|
| 2 Poles, 3 Phase, WYE Connected, 60 Hz, 3600 RPM      |   |
| Total Temperature at Rating Guaranteed not to Exceed: | 110°C on Armature by Detector<br>125°C on Field by Resistance |
| Maximum Cold Gas/Air Temperature 40°C                 |   |
|   | <b>Rating</b>   |
| kVA (0 ft.) .....                                     | 48,130  |
| Armature Amps .....                                   | 2,014   |
| Armature Volts .....                                  | 13,800  |
| Field Amps .....                                      | 848   |
| Exciter Volts .....                                   | 125   |
| Power Factor .....                                    | 0.90  |

Nameplate data for stator S/N 290T262 in operation at Mulberry Energy

Photos:



Stator to be rewound S/N 290T262 (Outer frame removed)

## **Applicable Standards**

It is required that the new generator windings be manufactured, tested and installed according to the latest revisions of the following industry standards and any other applicable industry standards. Manufacturer's internal standards must meet or exceed the guidelines in these industry standards:

- IEEE Standard 43, IEEE Recommended Practice for Testing Insulation Resistance of Electric Machinery
- IEEE Standard C50.13, IEEE Standard for Cylindrical-Rotor 50 Hz and 60Hz Synchronous Generators Rated 10 MVA and Above
- IEEE Standard 62.2, IEEE Guide for Diagnostic Field Testing of Electric Power Apparatus-Electric Machinery
- IEEE Standard 67, IEEE Guide for Operation and Maintenance of Turbine Generators
- IEEE Standard 95, IEEE Recommended Practice for Insulation Testing of AC Electric Machinery (2300 V and Above) With High Direct Voltage
- IEEE Standard 115, IEEE Guide: Test Procedures for Synchronous Machines
- IEEE Standard 286, IEEE Recommended Practice for Measurement of Power Factor Tip-Up of Electric Machinery Stator Coil Insulation
- IEEE 1434, Guide for the Measurement of Partial Discharges in AC Electric Machinery
- IEEE 1799 Recommended Practice for Quality Control Testing of External Discharges on Stator Coils, Bars, and Windings
- American Welding Society AWS C3.3, Recommended Practices for the Design, Manufacture, and Examination of Critical Brazed Components

## **Bidder Qualifications**

Bidder must submit references for at least three similar generator stator rewind projects to provide assurances that they are capable and qualified to manufacture and install a set of fully cured stator bars to the quality standards outlined in this technical specification.

Resumes must be submitted with the proposal for all TFA's, Generator Specialists, and Lead Winders

Documentation, training records or certification must be provided to show personnel performing the brazing operations are qualified.

## Scope of Supply

Engineering, supervision, labor, tooling, equipment, expendables, required to manufacture, deliver, and install the following stator rewind parts and materials must be supplied:

- Stator bars: 60 top and 60 bottom stator bars plus adequate spare bars as deemed necessary by Bidder to assure an uninterrupted workflow in the event of bar damage or test failure during assembly. Two additional bars (1 top and 1 bottom) shall be manufactured to allow FMPA or FMPA's representative to select a top and a bottom bar to perform destructive testing on the bar for quality assurance purposes if desired.
- End winding supports: A new end winding support system is required including new non-magnetic mounting hardware.
- Slot filler: One set of slot filler materials to include conductive ripple side packing, and bottom and middle fillers as required by design. Bidder will supply enough extra slot filler material to assure an uninterrupted workflow.
- Wedges: One set of pressure wedges and all required ripple filler, flat filler, tapered filler and locking pins, epoxies required to install the wedges. The wedge material must be delivered to the job site dry and be kept dry until the wedges are installed. Adequate quantities of extra wedges and wedge assembly materials shall be provided to assure an uninterrupted workflow.
- Braze connection materials: Adequate quantities of braze assembly clips, shims and silver alloy required to connect the bars after installation.
- Series and phase connection insulation materials: Adequate quantities of tapes, resins, putties, caps, tie cords to insulate the series and phase connections.
- RTD's: The original RTD's embedded in the slots must be replaced in kind during the rewind. The insulation must be Class 155 (Class F) or better. The leads must be long enough to route to the terminal board without splicing. The RTD's shall be installed in the same locations as the original winding.
- Flux probe: A new flux probe shall be designed and installed as part of this stator rewind.
- Short shelf-life materials: Adequate quantities of resins, epoxies, glues, putties, caulking, tapes, conforming blocking materials, tie materials, cushioning materials, solvents, cleaning supplies and paints, required to prepare the core and install the new winding in the generator must be provided close to the scheduled start of the rewind. The materials shall all be new and not approaching their expiration dates. MSDS's for all hazardous materials required for the rewind must be provided to the owner for review and approval at least one month prior to the start of the on-site work. Bidder must provide fire lockers to store the materials if required by the MSDS and refrigeration as needed to maintain the condition of the insulation materials.

## **Winding Design and Material Requirements**

Operation: The rewound stator shall meet or exceed the capability of the original stator to allow continuous production of full active power output at rated voltage, power factor, at nameplate rated temperature limits and with full reactive power capability. The new winding shall be capable of withstanding load cycling and daily start/stop operation as required for a design life of 30 years with normal maintenance and inspection requirements.

The vibration characteristics of the new stator winding and its support structure should be such that there are no resonant frequencies near the once (60 Hz) and twice (120 Hz) per revolution natural frequencies of the electrical system. An exclusion zone of 20 Hz around these frequencies is required.

Conductors build and arrangement: The total copper cross-sectional area of the conductors must be greater than or equal to the cross-sectional area of the original winding. The size and arrangement of strands should be optimized utilizing a Roebel transposition to allow the windings to be assembled using clip connections at the ends to simplify assembly and reduce brazing time during winding assembly on site. The size and configuration of the strands, strand insulation, strand separators and ground wall insulation shall be optimized to minimize losses and maximize output. Each copper strand must be insulated with two layers of applied strand insulation and must be completely and solidly bonded with thermosetting epoxy or polyester resin and free of voids. Enamel strand coatings are unacceptable. Testing must be performed to ensure there are no strand shorts before the ends of each bar are consolidated.

Ground wall insulation system: The replacement stator winding system shall be manufactured using a modern Class 155 (Class F) or better thermosetting insulation system designed to operate without damage for a minimum expected operating life of 30 years. All insulating materials in direct contact with the stator bars must also be Class 155 (Class F) or better.

Thermosetting epoxy resins or solvent-less thermosetting synthetic polyester resins must be used to bond the insulation using either the VPI (Vacuum Pressure Impregnation) or RRT (Resin Rich Tapes) process. No polyester or other plastic films are permitted. The end arm insulation shall be fully cured during manufacturing. Flexible end arm bars are not acceptable. The fully cured stator bars shall be free of voids. The stator bar edges shall be slightly rounded and not have any sharp edges. The surface of the stator bars shall be smooth without any sharp folds, indentations, or wrinkles. All tapes shall be fully adhered to the bars. The maximum allowable operating stress of the ground wall insulation shall not exceed sixty volts per mil of insulation.

Bar shape and finishing: The bars must have a uniform, consistent shape without any sharp edges. The insulation should have no creases, bubbles, voids, gaps, or delamination. The end arms of the bars must be fully cured and uniformly shaped to equalize spacing between adjacent end arms. The end arm fit should not vary any more than one-eighth inch in the circumferential or radial directions. The slot portion of the

bars should have sufficient flat surface to provide an adequate load bearing surface. The finished bar surfaces should be clean and free of contaminants.

Partial Discharge Suppression: The slot portion of each bar must be treated continuously along the entire length with conductive paint or tapes for partial discharge suppression. A suitable resistivity of between 0.3 to 10 k-ohms per square should be confirmed by testing during manufacture. A voltage gradient treatment (OCP) shall be applied to the end windings of each bar for an appropriate distance to provide a smooth transition between the semi-conductive coatings applied to the stator bars in the slots section and the insulated ends. Any damage to the partial discharge suppression materials due to shipping and handling must be repaired on site during the rewind.

Braze connections: The stator bars should be designed to be assembled by brazing with silver alloy. The use of soft solder is not acceptable. A solid clip design connection shall be used for the new winding. The clip design shall be a proven design. Bidders must submit a drawing of their proposed clip design with their proposal.

R.T.D.'s: New, replacement RTD's shall be included in the slot build design. The RTD's shall be insulated to Class 155 (Class F) or better. The R.T.D.'s shall be installed in the quantity and the same locations as the original R.T.D.'s. The lead wiring on the RTD elements shall be provided of sufficient length to adequately route the R.T.D.'s to the inside of the terminal board without splicing. The lead wires shall be routed and secured properly to minimize abrasion in operation and resist partial discharge. The lead wires shall also be routed to avoid placing them in locations where they can easily be stepped on or otherwise damaged during outages.

Slot clearance: The bars shall be designed to allow adequate radial clearance in the slot to allow the use of a pressure wedge system. The side clearance between each bar and the slot shall be minimal but provide enough clearance to allow semi-conductive side ripple springs to be adequately compressed and inserted along the full length of each bar to hold the bars tight in their slots. Flat side filler is not acceptable.

Slot wedges: The slot wedges must ensure continuous radially outward pressure on the stator bars. The wedge design shall incorporate a follow-up means of maintaining wedge tightness as the insulation materials age and shrink or provide a means for tightening the wedges during maintenance outages. The end wedge design shall incorporate an adequate means of locking the wedges to prevent axial migration.

End winding support system: The new end winding support system shall be designed to fully support the end windings to prevent radial vibration and provide adequate restraint to restrict excessive movement during short circuit events. The end winding supports shall be designed and installed to facilitate uniform thermal expansion and contraction of the windings during frequent thermal cycles. Non-magnetic hardware shall be used to mount the supports. An adequate means of locking and securing the hardware shall be used to prevent loosening or liberation of the hardware.

Support rings, ties, and blocking: The end windings shall be adequately supported and braced to prevent vibration and to withstand electrical fault conditions. Resin impregnated fiberglass roving will be used to secure the end windings and connection rings. Blocking shall conform to the sides of each bar and fit snugly without any gaps. The number and location of end winding blocks installed should be like that used in the original winding.

Connection rings: The connection rings have suffered insulation wear due to vibration and shall be reinsulated during the rewind. Bidder shall include in their proposal the cost to strip and reinsulate the connection rings.

Design review: The winding design shall be submitted to the owner for review prior to manufacturing the new winding, but overall responsibility for the quality and accuracy of the design including dimensions remains with the Contractor.

## **Manufacturing**

Quality control/traceability: The bar manufacturer shall have a written Quality Assurance Plan which shall be submitted with their bid for the rewind. All stator bars must be identified with a unique identification number beginning at conception and continuing through installation or disposal. All manufacturing quality inspections and tests shall be documented for each bar including rejected bars. Rejected bars may not be refurbished and reused for this project without owner approval on a case-by-case basis. The quality documentation shall be provided to the owner with the final rewind report.

Testing: Manufacturing tests will be done in accordance with IEEE standards. All test data and inspections will be documented on data sheets. Copies of all test and inspection signoff and data sheets prepared during manufacturing will be provided to Owner prior to shipping the bars. At a minimum, these manufacturing tests will include:

- Bar shape / dimensional checks
- Strand continuity tests
- Strand isolation tests
- Power factor tip-up tests
- Partial discharge testing
- Blackout or corona thermal imaging tests per IEEE 1722
- AC hipot

Schedule/witness points: Contractor will provide owner with a bar manufacturing schedule. The owner reserves the right to visit the manufacturing facility to review manufacturing procedures, inspect the bars at various stages of manufacturing, audit the quality sign-off sheets and witness acceptance testing. The owner may designate a third party to perform the shop manufacturing audit.



Packaging, storage, and shipping: Upon completion, the bars shall be packaged for long-term storage to ensure the bars remain dry. The bars shall be adequately blocked, supported and cushioned to prevent mechanical damage. The bars can be shipped to site for storage when complete before the outage.

## **Winding Installation**

Schedule and schedule updates: Contractor will provide a detailed winding installation schedule. The schedule will be updated daily to reflect % complete. Any change in the work scope, order or duration of activities will be reflected in the daily schedule update.

Daily progress reports: Contractor will provide FMPA with a daily progress report that includes photos of the work in progress, test results, manpower loading, safety or environmental issues encountered, and descriptions of any technical or material issues encountered along with a proposed resolution.

On-site Labor: Contractor will supply qualified labor to perform the rewind on site in Bartow, Florida. The lead TFA's, engineers, supervisors, and lead winders, both day and night shift, shall be full-time employees of the Contractor who are highly knowledgeable about the design and installation of the specific winding materials. At least 50% of the winders should have recent experience performing similar rewinds. Documentation for the lead workers performing brazing operations must be provided. Less skilled "Helpers" can assist with the brazing as required. Travel and living expenses for on-site labor shall be included in the bids.

FME: A formal FME program is required to be followed once all prep work is complete and new winding installation begins. A written FME policy is required to be submitted with the rewind proposal for review.

### Core inspection and testing:

- The stator core iron shall be carefully inspected and an ELCID test performed to document any pre-existing damage before removing the original wedges and winding.
- The core shall be cleaned after winding removal, inspected for physical damage from winding removal and looseness. A core loop test must be performed after all cleaning, repairs and tightening are complete but before installing the new windings.
- A final ELCID test shall be performed after the winding and wedging is complete.

Original winding removal: The original winding shall be carefully removed to minimize collateral damage to the stator core, or any other components to be reused. The Bidder will state in their proposal whether the old winding will become the property of the Bidder or remain FMPA's property.

Line and neutral bus: Shall be removed, stripped, inspected for cracks or wear, and reinsulated prior to reassembly. The silver plating on the connection surfaces shall be inspected and replated if excessively worn. The insulators shall be inspected for damage or wear. New hardware shall be used for reassembly. The bolts shall be properly torqued, allowed to relax for at least 8 hours and then retorqued. The lead compartments shall be thoroughly cleaned before closing.

Connection rings/main leads: The connection ring insulation must be stripped and new insulation applied before being reused. The rings shall be high voltage tested at a test voltage higher than the final stator rewind test voltage of  $2E + 1000$  volts AC before and after installation.

End winding support system: The new end winding support system should be securely mounted using non-magnetic hardware and locked to prevent loosening in operation. New conforming materials shall be applied to the support structure to cushion and seat the new stator bars. Adequate compression of the conforming material shall be obtained when lashing the connection rings and stator bars to the supports.

Winding installation: The slots must be thoroughly clean and inspected for core iron damage just prior to installing each bar. The bar itself must also be carefully inspected for damage to the corona suppression paints or tapes prior to installation. Any damage must be repaired before installation. The bars shall be carefully aligned and evenly spaced. The bottom bars must be well seated in the slots and on the end winding supports. Excessive force should not be used to align the top to the bottom bars. Side ripple springs should be adequately compressed and support at least 80% of the height of each stator bar. Side ripple springs must be at or below the top of each bar.

The ties securing the windings must be routed straight and tied securely. Wet ties will be used to secure the windings. The blocking shall conform to the sides of each bar and fit snugly without any gaps. The blocks must support the full height of each bar. The number and location of end winding blocks installed should be like that used in the original winding.

Wedging: The bars should be confirmed seated in the bottoms of their slots with a feeler gage before installing the wedges. All wedges should be tight after installation in the slots. This must be confirmed by testing or measuring ripple deflection. All wedge ventilation ducts must be properly aligned with the ventilation ducts in the core iron. There should be no damage done to the core iron during wedge installation, but if any damage occurs, it will be repaired at no additional cost to FMPA.

Brazing: Brazing shall only be done by qualified brazing technicians. All components must be clean before brazing. Water-soaked materials used to protect the insulation during brazing can wick into the insulation system and cause failures later. The use of chill blocks is preferred over water-soaked material. Braze quality must meet AWS standards for critical braze components AWS C3.3.

Series and phase connection insulation: Insulating caps are acceptable provided there is enough overlap onto the taped insulation and the caps are filled and free of voids. Alternatively, the joints may be hand taped with thermosetting resin impregnated mica tapes.

In-process rewind testing: The following tests at a minimum are required to be performed as the new windings are being installed:

- Surface resistance shall be measured and recorded for each bar in 3 locations as each bar is installed and before wedging. If high resistance is obtained, the bar sides involved should be checked for bar tightness in the slot. If bars are tight and resistance is still high after repacking, the bar surfaces should be probed with an ohmmeter to determine whether certain areas have insufficient conducting resin coverage.
- High voltage proof testing should be performed on groups of installed bars at least once per shift at a test voltage higher than the final acceptance hipot test voltage.
- RTD's shall be tested at manufacturer recommended test voltages after installation. The resistance of each RTD should be measured and recorded.

Final acceptance testing:

- Phase to neutral winding resistance measurement:
- Wedge tightness test and map
- Final ELCID
- RTD hipot and resistance measurement
- 5000-10,000-volt Megger and Polarization Index before and after final hipot
- AC hipot at  $2E + 1000$  volts
- Stator end winding resonance testing ("Bump Test")
- Corona camera scan
- Owner or Owner representative will witness final testing. Contractor must provide Owner with 24 hours' notice of when final testing is to take place.

Owner right to witness & inspect: Owner or designated representative reserves the right to inspect the rewind in progress and witness any testing during the rewind.

Final report and rewind documentation: A final report shall be submitted detailing the rewind with photos and final test data sheets. This report shall be submitted within 30 days of the rewind end date.

## **Warranty**

Bidder shall state their warranty terms in their proposal. The warranty period shall start once the generator returns to service following the rewind.

## Optional pricing

Bidder will provide separate firm pricing for rewind scope outlined above and for the following options:

- Generator disassembly and reassembly in addition to the stator rewind
- Core tightening
- Full flux core loop test – 2<sup>nd</sup> test, if needed after core tightening or repair.

## Division of Responsibilities (DOR)

| Description                                  | Owner    | Contractor |
|--|----------|------------|
| <b>LOTO</b>                                  | <b>X</b> |            |
| Standard Tooling                             |          | X          |
| All drawings available to Owner              | X        |            |
| NDE  |          | X          |
| Project Management/Technical Direction       |          | X          |
| Rigging                                      |          | X          |
| Special Tooling for Rewind                   |          | X          |
| Fork Truck                                   |          | X          |
| Sanitary Facilities (restroom and hand wash) |          | X          |
| Break Room/Office                            |          | X          |
| Service Water                                | X        |            |
| Air  | X        |            |
| Special Gasses                               |          | X          |
| Oxygen/Acetylene                             |          | X          |
| Crane  |          | X          |
| Cribbing                                     | X        |            |
| Scaffolding                                  |          | X          |
| Insulation                                   |          |            |
| OEM Special Tools for Disassembly            | X        |            |
| Final Report                                 |          | X          |
| Welding                                      |          | X          |
| Machine Shop Services                        |          | X          |
| Potable Water                                |          | X          |
| Confined Space Attendant                     |          | X          |
| Fire Watch                                   |          | X          |
| Hot Work Permit                              | X        |            |
| Fire Extinguishers                           |          | X          |
| Grounding Equipment                          |          | X          |
| Trash Dumpsters                              | X        |            |
| Laydown Area                                 | X        |            |

## Exceptions

All Bidder exceptions to this technical rewind specification shall be noted in the proposal.

## **APPENDIX B**

### **SAMPLE AGREEMENT**

FLORIDA MUNICIPAL POWER AGENCY  
TERMS AND CONDITIONS FOR THE PURCHASE OF GOODS AND SERVICES  
(Form PO-101AR Rev 3.)

**Notice:** FMPA's purchase of goods and services from the Supplier is expressly conditioned on Supplier's assent to these Form PO-101AR terms and conditions (the "*Terms and Conditions*") which are binding on the Supplier. Any acceptance of FMPA's offer to purchase goods and services is expressly limited to acceptance of these Terms and Conditions, and FMPA expressly objects to any additional or different terms and conditions offered by the Supplier. Any order for goods and services fulfilled by the Supplier or the performance of work by Supplier shall constitute the Supplier's assent to these Terms and Conditions. These Terms and Conditions, however, do not apply to FMPA's purchase of engineering and other professional services; such purchase of engineering and other professional services shall be governed by terms and conditions separately set forth and agreed to between FMPA and the Supplier. This notice is a material part of these Terms and Conditions.

1. **Definitions.** As used in these Terms and Conditions, the terms below have the following definitions:

"**FMPA**" means the Florida Municipal Power Agency, a governmental separate legal entity created and existing under Florida Law.

"**Good(s)**" means the materials, supplies, items, and equipment covered by the purchase order and any pre-existing master agreement between FMPA and the Supplier.

"**Goods and Services**" means the Supplier's provisions of Good(s) or Services, or both, individually or together, and the Supplier's performance of the totality of its obligations as set forth in the Purchase Order.

"**Purchase Order**" means purchase order or agreement between FMPA and Supplier for the provision of Goods and Services and includes all exhibits, specifications, attachments, and these Terms and Conditions which are hereby deemed by the parties to be a material and essential part of the Purchase Order.

"**Supplier**" means a vendor, seller, supplier, materialman, outfitter, contractor, or other provider designated in the Purchase Order and includes the Supplier's employees, subcontractors, independent contractors and all other persons performing any type of work, directly or indirectly under the Supplier's direction or control, in contribution to the provision of the Goods and Services subject to the Purchase Order.

"**Services**" means the work to be performed or the services to be provided by the Supplier, or both, as described in the Purchase Order, including any technical description or proposal submitted to or issued by FMPA and related to the Purchase Order.

2. **Applicability.** The Supplier hereby agrees to sell and provide the Good(s) and perform the Services described in the Purchase Order in accordance with these Terms and Conditions and the requirements of the Purchase Order, including any specified scope of work or technical specification included in the Purchase Order.

3. **Acceptance.** The Supplier shall accept the Purchase Order in writing. If Supplier fails to accept the Purchase Order in writing, the Purchase Order and these Terms and Conditions are nonetheless applicable and binding upon the Supplier if the Supplier engages in any conduct which recognizes the existence of a contract pertaining to the subject matter hereof, including, without limitation, the shipment of Goods or commencing the performance of Services, which is deemed by the Supplier to constitute its acceptance of the Purchase Order. Any terms proposed in Supplier's acceptance of FMPA's offer that add to, vary from, or conflict with the Purchase Order and these Terms and Conditions is hereby objected to by FMPA and shall not apply. To the extent that the Purchase order might be treated as an acceptance of Supplier's prior offer, and if any of the terms of the Purchase Order are additional to or different from any terms of such offer, then the issuance of the Purchase Order by FMPA shall constitute an acceptance of such offer subject to the express condition that Supplier assent to these additional and different Terms and Conditions, which in all cases of conflict are controlling, and Supplier shall be deemed to have so assented. Any other preprinted terms and conditions affixed to any Goods or forms provided by the Supplier are hereby acknowledged and agreed to be void and of no effect.

4. **Entire Agreement.** (a) The Purchase Order sets forth the complete and final agreement between the parties with respect to the subject matter hereof, and supersedes any and all prior or contemporaneous oral or written communications relating thereto.

(b) Only if the Purchase Order is used as a release for Goods or Services under a pre-existing master agreement, then

these Terms and Conditions are deemed to supplement the provisions of such master agreement to the extent they are not inconsistent and such master agreement is hereby deemed to be appended to and form a part of the Purchase Order. In the event of any inconsistency between the terms of any pre-existing Master agreement, and these Terms and Conditions and those additionally set forth in the Purchase Order, the following order of precedence is hereby agreed: (1) the terms of the master agreement, (2) the terms on the face of the Purchase Order, and (3) these Terms and Conditions.

(c) Any reference to a proposal, quotation, or other communication given by the Supplier, unless expressly provided for in the Purchase Order to the contrary, is limited only to the description of the Goods or Services and by the terms set forth or incorporated by reference in the Purchase Order.

5. **Prices.** (a) The price(s) set forth in the Purchase Order are firm, and are not subject to increase.

(b) The Supplier represents that the price(s) charged for the Goods and Services covered by the Purchase Order are the lowest prices charged by the Supplier to buyers of a class similar to FMPA under conditions similar to those specified in the Purchase Order and the price(s) comply with the applicable government regulations in effect at the time of quotation, sale, or delivery. The Supplier agrees that any price reduction made in the Goods or Services covered by the Purchase Order within the 12 months subsequent to the placement of the Purchase Order will be applicable to the Purchase Order and FMPA. In such case, the Supplier shall issue a payment to FMPA to credit to FMPA the reduction in price from the price that FMPA has paid. If FMPA has not completed payment for the Goods and Services, the Supplier shall issue to FMPA a credit against future amounts owed under the Purchase Order.

(c) FMPA may require the Supplier to provide a performance and payment bond as an option. The bonds must be priced separately.

6. **Taxes.** FMPA is tax-exempt for most purchases. FMPA's Florida Consumer's Certificate of Exemption Number is 85-8012559814C-2. A copy of this Certificate is available upon request. However, should any federal, state, or local taxes be imposed upon or on account of such sale, the prices for the Goods and Services are hereby deemed to include all such amounts, unless otherwise expressly set forth in the Purchase Order.

7. **Invoices.** (a) All invoices shall be submitted to FMPA in duplicate and shall contain the following information: (1) Purchase Order number; (2) Purchase Order line item number, as applicable; (3) Purchase Order part number, as applicable; (4) part serial number (if serialized); (5) brief description of the Goods and Services that are the subject of the invoice; (6) unit of measure; (7) unit price; (8) item quantity; (9) extended item price; (10) total invoice value; (11) Supplier's contact information and remit-to address; (12) invoice number; (13) date prepared; and (14) payment due date. Each invoice must also be accompanied by the Supplier's waiver, in a form reasonably acceptable to FMPA, of all liens and lien rights associated with amounts set forth in the invoice, conditioned only upon FMPA's payment of such invoice, as required to keep all Good(s) free from liens and claims of lien arising out of the provisions of the Goods and Services.

(b) FMPA may invoice or set off against amounts owed to the Supplier under the Purchase Order, in its discretion, any amounts FMPA determines are owed to FMPA by the Supplier pursuant to the Purchase Order, including these Terms and Conditions.

8. **Payment.** (a) Unless otherwise expressly set forth in the Purchase Order, FMPA shall pay 100% of the uncontested Purchase Order price upon the completion of the provision of all Goods and Services within 30 days after receipt of the Supplier's invoice following the delivery and FMPA's acceptance of the Goods and Services. Payment of an invoice does not constitute acceptance of the Goods and Services and shall be subject to adjustment for errors, shortages, defects in the Goods and Services, damage to FMPA for which Supplier is partially or wholly responsible, or other failure of Supplier to meet the requirements of the Purchase Order, including any of these Terms and Conditions.

(b) If applicable, in addition to Supplier's hourly rate, FMPA shall reimburse Supplier for certain reasonable business related expenses supported by original receipt, which may include reasonable travel expenses, business mileage (paid at no more than the IRS approved rate), postage, copying, and other similar business related expenses. All requests for reimbursement of expenses will be subject to audit and approval by FMPA.

9. **Delivery and Performance.** (a) Time is of the essence, and the Goods must be received or Services performed on the date(s) and at the destination(s) set forth in the Purchase Order. If the Supplier fails to meet any such delivery or performance date, FMPA may, without limiting its other rights and remedies, direct expedited routing, charge excess costs incurred thereby to the Supplier, purchase substitute goods or services elsewhere and charge Supplier for any additional expense incurred, or cancel all or part of the Purchase Order, without further liability of FMPA.

(b) Any Services required to be performed under the Purchase Order will be performed with the skill and care which would be exercised by comparable highly qualified persons performing similar Services and exercising all diligence to perform the Services in a first class manner. If the failure to meet these standards results in deficiencies in the Services, the Supplier shall re- perform such non-conforming Services necessary to correct such deficiencies at no extra cost to FMPA. Such re-performance by the Supplier shall be done in a manner and on a schedule that is established by FMPA.

(c) If applicable, the Supplier shall provide to FMPA upon delivery of Goods all material safety datasheets and other materials reasonably required by FMPA, including without limitations, factory test reports, inspections and certifications documentation, instructions and procedures for operation and maintenance, technical specifications, shipping documentation, and other similar or FMPA-designated materials.

**10. Freight; Title and Risk of Loss.** (a) Unless otherwise specifically provided for, Supplier shall be responsible for all freight and delivery costs, including unloading costs, to the destination specified in the Purchase Order. All freight and delivery charges will be paid by Supplier. Notwithstanding anything else herein, Supplier shall bear all risks of loss and damage to the Goods until final acceptance by FMPA at the destination specified in the Purchase Order. Further, Supplier shall bear the same risks with respect to any Goods rejected by FMPA or as to which FMPA has revoked its acceptance, from the time of such rejection or revocation.

(b) Risk of loss, title, and ownership of the Goods and Services shall pass to FMPA upon FMPA's acceptance of the Goods and Services meeting the quantity, quality, and other requirements set forth in the Purchase Order, except that nothing prohibits FMPA from revoking such acceptance is subsequently FMPA determines any of the Goods and Services, despite the initial acceptance thereof, did not meet all requirements of the Purchase Order.

**11. Inspection and Acceptance.** (a) Notwithstanding any prior inspections or payments hereunder, all Goods and Services shall be subject to final inspection, which may include measurement, testing and examination, at FMPA's facility within a reasonable time (but not less than 90 days) after receipt at destination. Any inspection by FMPA does not relieve the Supplier of any obligations or liabilities under the Purchase Order.

(b) If FMPA determines that any Goods and Services delivered or performed do not meet all of the requirements of the Purchase order, FMPA shall have the right to reject such Goods and Services and return such rejected Goods to Supplier at Supplier's expense. FMPA may elect to reject the entire Goods and Services tendered even if only a portion thereof is nonconforming. If FMPA elects to accept nonconforming Goods or Services, FMPA, in addition to its other remedies, shall be entitled to an appropriate reduction in price, as reasonably determined by FMPA based upon the total Purchase Order price. Payment for any Goods or Services shall not be deemed an acceptance thereof. All Goods that fail to meet the requirements of the Purchase Order are subject to Supplier's payment of any "in and out" costs incurred by FMPA due to such failure.

(c) Acceptance of any part or portion of the Goods and Services subject to the Purchase Order does not bind FMPA to accept any future shipments nor deprive FMPA of its right to return nonconforming Goods that were previously accepted.

(d) If Services under the Purchase Order are performed on FMPA property, the Services are deemed to not be complete until all rubbish, trash, debris, and unused material due to or connected with the performance of the Services is removed and the premises are left in a safe, neat, and reasonably clean condition.

**12. Warranty.** (a) Supplier warrants that all Goods and Services furnished under the Purchase Order are: (1) be free from known, apparent, latent and inherent defects in workmanship, material, manufacture, and design (where design is the Supplier's responsibility); (2) comply with the requirements of the Purchase Order in all respects and any samples and warranties furnished by the Supplier; (3) be merchantable and safe for use, and fit and sufficient for the use intended by FMPA; (4) be free and clear of any lien, security interest, or other adverse claim against title; and (5) not infringe, including without limitation their sale or use alone or in combination, any United States or foreign patents, trademarks, trade secrets, copyrights, or proprietary rights of any third party.

(b) The foregoing warranties are in addition to all other warranties, expressed or implied, and shall survive any delivery, inspection, acceptance, and payment by FMPA.

(c) Supplier's warranties shall be effective for the period of time either (1) as set forth in the Purchase Order expressly, or (2) two years from the date of FMPA's final acceptance, whichever is greater plus an additional two (2) years from any warranty repair with the total period not to exceed four (4) years from the date of FMPA's final acceptance.



(d) If any of the Goods and Services furnished under the Purchase Order do not meet the warranties described in these Terms and Conditions or otherwise, FMPA may, at its option: (1) require the Supplier to correct, at no cost to FMPA, any defective or nonconforming Goods and Services by repair or replacement; or (2) return such defective or nonconforming Goods at the Supplier's expense to the Supplier and recover from the Supplier the price for such defective or nonconforming Goods and FMPA's related costs to determine such defect or nonconformance, for FMPA's return shipping costs to the Supplier, and for FMPA's acquisition and installation of replacement Goods meeting FMPA's requirements; (3) correct the defective or nonconforming Goods and Services itself and charge the Supplier for all costs and expenses incurred by FMPA related to such correction; or (4) accept the defective or nonconforming Goods and Services at a reduced price, as reasonably determined by FMPA based upon the total Purchase Order price. In all cases, for Goods and Services that do not meet the warranties described in these Terms and Conditions or otherwise, the Supplier shall be responsible for the costs of removal and reinstallation. Also, since the Goods and Services may be part of and operating power plant – the timing of repairs will in all cases be at FMPA's convenience.

13. **Changes.** FMPA reserves the right at any time to change the requirements of the Purchase Order and these Terms and Conditions in writing, and if such change causes an increase or decrease in price or delivery of the Goods or Services, an equitable written adjustment shall be made. Any price changes must be agreed to in writing at least 60 days prior to becoming effective. Any such change, modification, change order, or constructive change must be reasonable for the completion of the Services.

14. **License.** To the extent that the Supplier or third parties retain ownership rights in materials delivered with the Goods, or upon which any work product is based, the Supplier hereby grants to FMPA an irrevocable, worldwide, non-exclusive, royalty-free right and license to make, have made, modify, use, distribute, publicly perform or display, sell, offer to sell, and import such materials. Supplier hereby warrants that it owns or has acquired rights in all such intellectual property necessary to grant the licenses and intellectual property rights set forth in this provision.

15. **Liens.** As a governmental legal entity subject to Florida law, FMPA's property (real and personal) is not subject to lien or other security interests. The Supplier hereby acknowledges the foregoing and covenants to not attempt to nor permit the attempt to impose or attach a lien on FMPA's property by the Supplier associated with the Goods and Services purchased by FMPA under the Purchase Order.

16. **Indemnity.** (a) The Supplier shall defend, indemnify, and hold FMPA and its members, officers, directors, employees, agents, successors, and assigns harmless from and against any and all claims, suits, actions, liabilities, losses, costs, reasonable attorneys' fees and costs, expenses, judgments or damages, whether ordinary, special, or consequential arising directly or indirectly from or in connection with (1) the acts, negligence, omissions, or willful misconduct of Supplier; (2) the Goods or Services supplied; (3) a breach of any of Supplier's warranties or any other term or condition of the Purchase Order, including these Terms and Conditions; (4) the Supplier's negligent, unauthorized, or wrongful acts or omissions with regard to the transportation, use, handling, disposal, processing, or installation of hazardous materials; (5) a claim that any of the Goods and Services furnished by the Supplier infringe upon or misappropriate any patent, copyright, trademark, trade secret, or other intellectual property interest of another; (6) a claim of any lien, security interest, or other encumbrance made by a third party that is related to the Purchase Order; and (7) Supplier's violation of federal or state law, regulation, rule, permit, statute, or ordinance.

(b) It is understood and agreed that each party has an affirmative duty to promptly notify the other party in writing of any claims, demands, or suits brought or made against such notifying party with respect to its performance pursuant to the Purchase Order. FMPA may permit the Supplier, in FMPA's discretion, to settle any claim or suite indemnified by the Supplier hereunder, with

the written approval of FMPA and agrees, to the extent permissible by law, that it may permit the complete control of such defense by the Supplier. Any settlement offer negotiated by the Supplier pursuant to this indemnity provision shall, prior to being submitted to an adverse third party, be (1) a *bona fide* offer of settlement that releases with prejudice all claims and liabilities against FMPA, its members, directors, officers, agents, representatives, consultants, independent contractors, and employees, arising out of the claim or suit for which indemnity is sought; (2) made in good faith by the Supplier; (3) discussed, reviewed, and approved in writing by FMPA; and (4) not include any terms or conditions which impose on FMPA, its members, directors, officers, agents, representatives, consultants, independent contractors, and employees any obligation, legal or otherwise, to perform or refrain from any act which would have a legal, financial, or operational impact to FMPA and which would not be reimbursed by the Supplier as part of the proposed settlement.

(c) To the extent permissible by law, and deemed appropriate in the sole discretion of FMPA, FMPA its members, directors, officers, agents, representatives, consultants, independent contractors, and employees shall cooperate fully with the Supplier and its legal representatives in the investigation and defense of any claims or suits covered by this indemnity provision.

17. **Insurance.** (a) If required by FMPA and expressly stated in the Purchase Order, Supplier shall carry and maintain insurance coverage satisfactory to FMPA to cover its obligations in the Purchase Order, including without limitation, the following insurance with the respective minimum limits per occurrence:

- (1) Commercial General Liability - \$2,000,000;
- (2) Workers' Compensation - statutory;
- (3) Business Automobile Liability - \$1,000,000;
- (4) Product Liability Coverage - as set forth in the Purchase Order, if any; and
- (5) Pollution Insurance and Builder's All Risk - as set forth in the Purchase Order, if any.

(b) Supplier shall provide FMPA with a certificate evidencing compliance with the above requirements of subsection (6) and naming FMPA and the other entities specified in the Purchase Order (which in any event shall include the owner or any FMPA joint- owner(s) of the facility for or at which the Supplier is providing the Goods and Services) as an additional insured, except on the worker's compensation policy. Supplier shall provide FMPA with no less than 10 days prior notice of cancellation of any such insurance. At no time shall Supplier be without insurance in the above amounts during any performance related to the Purchase Order, which is deemed to be a material default under these Terms and Conditions.

18. **Termination.** (a) FMPA may, at any time, terminate the Purchase Order, in whole or in part, without cause, upon written notice to the Supplier. Upon any such termination the Supplier shall, to the extent specified by FMPA, stop all work on the Purchase order, and cause its suppliers and subcontractors to stop work. The Supplier's charges for any such termination of the Purchase Order are limited to actual non-recoverable costs incurred by the Supplier that the Supplier can demonstrate were properly incurred prior to the date of termination. In no event shall FMPA be obligated to reimburse Supplier for Good(s), inventory, or Services in excess of those required to meet FMPA's delivery schedule for binding forecasts. In no event shall such reimbursement include anticipated profits or revenue or other economic loss for undelivered Good(s) or unperformed Services.

(b) FMPA may delay the Supplier's performance for any reason upon written notice to the Supplier. If FMPA delays performance for more than three months and either FMPA or the Supplier elects to terminate the Purchase Order because of such delay, the Supplier's sole remedy shall be reimbursement for actual non-recoverable costs incurred by the Supplier that the Supplier can demonstrate were properly incurred prior to the date of termination. In no event will FMPA reimburse Supplier for Good(s), inventory, or Services in excess of those required to meet FMPA's delivery schedule for binding forecasts. In no event shall such reimbursement include anticipated profits or revenue or other economic loss for undelivered Good(s) or unperformed Services.

(c) FMPA may terminate this PO, in whole or in part, if Supplier: (1) is in material default of the Purchase Order; (2) fails to make delivery of the Good(s) or perform the Services within the time specified in the Purchase Order; (3) fails to replace or correct defective Goods and Services in accordance with the provisions of the Purchase Order, including these Terms and Conditions; (4) fails to perform any other provision of the Purchase Order or so fails to make progress as to endanger performance in accordance with its terms; or (5) becomes insolvent, files or has filed against it a petition in bankruptcy, or makes an assignment for the benefit of creditors. In the event of cancellation pursuant to this clause, FMPA may procure similar Goods or Services elsewhere by purchase order or otherwise and the Supplier shall be liable to FMPA for all of its excess costs.

(d) Any such termination shall not relieve the Supplier from any liability under the Purchase Order.

19. **Limitation of FMPA's Liability.** In no event shall FMPA be liable for special, incidental, or consequential damages or lost profits of the Supplier. Any action resulting from any breach on the part of FMPA as to the Good(s) delivered or Services performed under the Purchase Order must be commenced within one (1) year after such breach.

20. **Remedies.** FMPA's remedies are cumulative, and remedies herein specified do not exclude any remedies allowed by law or in equity. Waiver of any breach shall not constitute waiver of any other breach of the same or any other provision.

21. **Compliance with Laws.** Supplier warrants that all Goods and Services will be produced or performed in compliance with all applicable federal, state, and local laws, rules, and regulations, including without limitation:

- (1) the Environmental Protection Agency Toxic Substances Control Act's reporting regulation and any and all pre-manufacturing reporting required with regard to the Good(s), or any of the Good(s)' constituent ingredients, covered by the Purchase Order;

- (2) applicable state hazardous materials regulations in shipping the Good(s) covered by the Purchase Order;
- (3) the Occupational Safety and Health Act of 1970;
- (4) the Resource Conservation and Recovery Act, and the Immigration Reform and Control Act of 1986 (“IRCA”) and the IRCA’s implementing regulations as they pertain to any and all employees employed by Supplier in connection with performance hereunder.

Any provisions required thereby to be included herein shall be deemed to be incorporated by reference.

22. **Governing Law.** The validity and interpretation of the Purchase Order and the rights and obligations of the parties shall be governed and construed in accordance with the laws of the State of Florida without regard for any conflicts of law provisions that might cause the law of other jurisdictions to apply. All controversies, claims, or disputes arising out of or related to the Purchase Order or any agreement, instrument, or document contemplated by the Purchase Order must be brought exclusively in the County or Circuit Court for Leon County, Florida, or the United States District Court sitting in Tallahassee, Florida, as appropriate. The parties consent to and agree to submit to the personal jurisdiction of such courts. Each of the parties hereby waives, and agrees not to assert in any such controversy, claim, or dispute, to the fullest extent permitted by applicable law, any argument or claim that: (1) such party is not personally subject to the jurisdiction of such courts, (2) such party and such party’s property is immune from any legal process issued by such courts, or (3) any litigation or other process commenced in such courts is brought in an inconvenient forum.

23. **Independent Contractor.** In all matters relating to the Purchase Order, the Supplier is and will be deemed to be acting as an independent contractor of FMPA. The Supplier is not an employee, agent, partner, or representative of FMPA. The Supplier shall conduct its business under its own name as an independent contractor, and is hereby expressly prohibited from holding itself out as an employee, agent, partner, or representative of FMPA. It is agreed that any person employed by the Supplier to perform its obligations under the Purchase order is not and will not be deemed to be an employee of FMPA, and Supplier and Supplier’s employees, suppliers, subcontractors, agents, or representatives shall not be, nor represent themselves to be, officers, employees, agents, or representatives of FMPA and shall not bind, nor attempt to bind, FMPA to any agreement, liability, or obligation of any nature. Supplier agrees to pay, and hereby accepts full and exclusive liability for the payment of, any and all contributions and taxes for unemployment compensation or disability insurance or old age pension or annuities, and all similar provisions now or hereafter imposed by any federal or state governmental authority, which are imposed with respect to or measured by wages, salaries, or other compensation paid by the Supplier to persons employed by the Supplier; and the Supplier further agrees to indemnify and save FMPA harmless against any and all such liability or claims thereof.

24. **Force Majeure.** Neither party shall be liable for failure to perform under the Purchase Order if such failure to perform arises out of causes beyond the reasonable control and without the fault or negligence of the non- performing party (“**Force Majeure**”). Such causes may include, but are not limited to, acts of God or public enemy, wars, riots, fires, floods, explosions, epidemics, quarantine restrictions, freight embargoes, water shortages, and unusually severe weather. However, “Force Majeure” SHALL NOT MEAN NOR INCLUDE the negligence, gross negligence, or willful malfeasance of a party or any of its directors, officers, agents, representatives, independent contractors, or employees during the performance of the Purchase Order. This provision shall become effective only if the party failing to perform notifies the other party orally within 24 hours and provides written confirmation within two business days of the extent and nature of the problem, limits delay in performance to that required by the event, and takes all reasonable steps to minimize delays. This provision shall not be effective unless the failure to perform is beyond the reasonable control of the non-performing party. It is understood and agreed that FMPA shall not be liable to any other party for any damage occasioned by Force Majeure.

25. **Assignability and Subcontracting.** The Purchase Order is binding upon and inures to the benefit of the parties and their respective successors and permitted assigns. Notwithstanding the foregoing, neither the Purchase Order nor any interest in the Purchase Order may be assigned, delegated, or otherwise transferred by the Supplier except upon the prior written consent of FMPA, and any assignment or transfer without such consent shall be void and of no effect. The Supplier shall not appoint any subcontractor or non-employee to carry out its obligations under the Purchase Order without the prior written consent of FMPA. In any event, even with FMPA’s consent, the Supplier shall remain liable for the performance of all such obligations and shall ensure that any permitted subcontractor or non-employee reads and understands the terms of the Purchase Order and that the Goods and Services are provided in accordance with all requirements. FMPA may assign its rights or obligations under the Purchase Order to any FMPA affiliate or successor without Supplier’s consent.

26. **Survivorship.** All provisions, representations, and warranties contained in the Purchase Order, including in these Terms and Conditions, which by their nature are required or intended to be observed or performed after termination or completion of

the Purchase Order are hereby intended by the parties to survive its termination or completion.

27. **Notices.** (a) Each party giving or making any notice, request, demand, or other communication (each, a “notice”) pursuant to this agreement shall give the notice in writing, unless otherwise expressly permitted in this agreement, and shall use one of the following methods of delivery, each of which for purposes of this agreement is a writing: (1) personal delivery; (2) registered or certified mail, in each case, return receipt requested and postage prepaid; (3) nationally recognized overnight courier, with all fees prepaid; (4) electronic mail with electronic confirmation of the addressee opening the electronic mail (*i.e.*, read receipt) or (5) facsimile.

(b) Each party giving a notice shall address the notice to the appropriate person at the receiving party (the “Addressee”) at the address listed below or to another Addressee or at another address designated by a party in a notice pursuant to this section 27:

If to FMPA: Florida Municipal Power Agency  
8553 Commodity Circle  
Orlando, Florida 32819-9002  
Attention: Chief Operating Officer  
Facsimile No.: (407) 355-5794  
Email: [ken.rutter@fmpa.com](mailto:ken.rutter@fmpa.com)  
[david.schumann@fmpa.com](mailto:david.schumann@fmpa.com)  
Telephone No. (for verification purposes only): (407) 355-7767

With a required copy to: Florida Municipal Power Agency  
Office of the General Counsel  
2061-2 Delta Way (32303-4240)  
Post Office Box 3209  
Tallahassee, Florida 32315-3209  
Attention: Purchase Order Terms and Conditions  
Facsimile No.: (850) 297-2014  
Email: [jody.lamar.finklea@fmpa.com](mailto:jody.lamar.finklea@fmpa.com)  
Telephone No. (for verification purposes only): (850) 297-2011

If to the Supplier: As provided in the Purchase order.

(c) Except as provided else-where in this agreement, a notice is effective only if the party giving or making the notice has complied with subsections (a) and (b) and if the Addressee has received the notice. A notice is deemed to have been received as follows:

- (1) If a notice is delivered in person, or sent by registered or certified mail, or nationally recognized overnight courier, upon receipt as indicated by the date on the signed receipt.
- (2) If a notice is sent by facsimile, upon receipt by the party giving or making the notice of an acknowledgment or transmission report generated by the machine from which the facsimile was sent indicating that the facsimile was sent in its entirety to the Addressee’s facsimile number.
- (3) If the Addressee rejects or otherwise refuses to accept the notice, or if the notice cannot be delivered because of a change of address for which no notice was given, then upon the rejection, refusal, or inability to deliver.
- (4) Despite the other clauses in this subsection (c), if any notice is received after 5:00 p.m. on a business day where the Addressee is located, or on a day that is not a business day where the addressee is located, then the notice is deemed received at 9:00 a.m. on the next business day where the Addressee is located.

28. **Public Records.** All documents submitted and received by FMPA may become public records and FMPA shall treat them as subject to the Florida Public Records Law, including chapter 119, Florida Statutes.

29. **Enforcement.** In the event that either party is required to enforce the Purchase Order by court proceedings or otherwise, the prevailing party shall be entitled to recover all fees and costs incurred, including reasonable attorney's fees and costs, for cost of investigation, trial, alternative dispute resolution, cost of settlement, and/or appellate proceedings.

30. **Interpretation.** Each reference to the Purchase Order in these Terms and Conditions always includes these Terms and Conditions as a material part of the Purchase Order, whether or not the language "including these Terms and Conditions" or similar language is provided.

31. **General Provisions.** (a) In the event that any of the terms, covenants or conditions of the Purchase Order, or the application of any such term, covenant or condition, shall be held invalid as to any person or circumstance by any court having jurisdiction under the circumstances, the remainder of the Purchase Order and the application of its terms, covenants or conditions to such persons or circumstances shall not be affected by that invalidity.

(b) Except as provided in section 13, no amendment to the Purchase Order is valid unless mutually agreed and signed by both parties.

(c) The Purchase Order reflects the negotiated agreement of the parties. Accordingly, the Purchase Order, including these Terms and Conditions, is to be construed as if both parties jointly prepared it, and no presumption shall be made as to whether one party or the other prepared the Purchase Order for purposes of interpreting or construing any of the provisions of the Purchase Order or otherwise.

(d) The headings provided in the Purchase Order, including these Terms and Conditions, are for convenience only and do not affect its meaning.

(e) The Purchase Order may be executed in counterparts, each of which is deemed to be an original, but all of which together shall constitute one and the same instrument.

CONTRACTOR

FLORIDA MUNICIPAL POWER AGENCY

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_

## **APPENDIX C**

### **BID FORMS**

**PROPOSAL TO FURNISH AND DELIVER  
MEC STEAM TURBINE GENERATOR STATOR REWIND  
FOR THE FLORIDA MUNICIPAL POWER AGENCY**

I have carefully examined the RFP, Terms and Conditions, Technical Specifications, Bid Forms, and any other documents accompanying or made a part of this RFP. With full knowledge and understanding of the aforesaid, I agree to abide by all conditions of this bid.

I hereby propose to furnish the materials/services specified in the RFP at the prices quoted in my proposal as indicated in the appropriate spaces on this and the attached sheet BF-2.

I certify that I am duly authorized to submit this proposal; on behalf of the vendor and that the vendor is ready, willing and able to perform if awarded the bid.

Prices quoted shall remain firm and irrevocable for duration of project.

**ADDENDA.** The undersigned bidder acknowledges receipt of the following addenda, which have been considered in preparing this proposal (if applicable).

|              |             |
|--------------|-------------|
| Number _____ | Dated _____ |
| Number _____ | Dated _____ |

Respectfully submitted:

Company Name: \_\_\_\_\_

Signature: \_\_\_\_\_

(Authorized Representative)

\_\_\_\_\_  
(Type or Print Name of Signer)

Address: \_\_\_\_\_

E-Mail Address: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Toll Free Number: \_\_\_\_\_

Date: \_\_\_\_\_

This is a required form; please complete and include in your submittal.

**BID FORM**  
**MEC STEAM TURBINE GENERATOR STATOR REWIND**

| <b>Generator Rewind Base Scope</b>  |                |                        |
|---|----------------|------------------------|
| <b>Shift Schedule</b>   | <b>Pricing</b> | <b>Duration (Days)</b> |
| 1 shift, 12 hrs a day, 7 days a week  |                |                        |
| 2 shifts, 12 hrs a day, 7 days a week   |                |                        |
| <b>Optional Adders</b>  |                |                        |
|   | <b>Pricing</b> | <b>Duration (Days)</b> |
| <b>Option 1:</b> Complete generator disassembly and reassembly in addition to the stator rewind, 1 shift, 12 hrs a day, 7 days a week |                |                        |
| <b>Option 2:</b> Complete generator disassembly and reassembly in addition to the stator rewind, 12 hrs a day, 7 days a week          |                |                        |
| <b>Option 3:</b> Core Tightening  |                |                        |
| <b>Option 4:</b> Full Flux Core Loop Test (Additional Test)   |                |                        |

This is a required form; please complete and include in your submittal.



**FMPA RFP 2025-210  
Intent-to-Bid Form**

**Form Due Date: August 13, 2025**

If you intend to submit a response to this Request for Proposal, we ask that you complete this form as soon as possible and e-mail it to [sharon.samuels@fmpa.com](mailto:sharon.samuels@fmpa.com). You may also mail a copy of this form to the following address:

Sharon Samuels  
Florida Municipal Power Agency  
8553 Commodity Circle  
Orlando, Florida 32819

**If you identify yourself as a potential respondent, FMPA will be able to notify you of any RFP changes or revisions and forward to you any addenda to the RFP.**

**Please note:**

Filing an Intent-to-Bid form is voluntary: It is NOT required by FMPA in order for you to submit a response.

Filing an Intent-to-Bid form does not commit you to responding.

Filing an Intent-to-Bid form is **required** if you submit specific questions concerning this RFP.

**----- Intent-to-Bid -----**

RFP 2025-210

Name of Company:

Address:

Name of Contact Person:

E-Mail Address:

Phone:

## **DISPUTE DISCLOSURE**

**Answer the following questions by placing an "X" in the appropriate "YES" or "NO" box. If you answer "YES", please explain in the space provided, or via attachment.**

Has your firm, or any of its officers, received a reprimand of any nature or been suspended by the Department of Professional Regulation or any other regulatory agency or professional association within the last five (5) years?

YES ☐

NO ☐

Has your firm, or any member of your firm, been declared in default, terminated or removed from a contract or job related to the services your firm provides in the regular course of business within the last five (5) years?

YES ☐

NO ☐

Has your firm had filed against it or filed any requests for equitable adjustment, contract claims or litigation in the past five (5) years that is related to the services your firm provides in the regular course of business?

YES ☐

NO ☐

If yes, state the nature of the request for equitable adjustment, contract claim or litigation, a brief description of the case, the outcome or status of suit and the monetary amounts or extended contract time involved.

I hereby certify that all statements made are true and agree and understand that any misstatement or misrepresentation or falsification of facts shall be cause for forfeiture of rights for further consideration of this project:

***Project: FMPA RFP# 2025-210***

\_\_\_\_\_  
**Firm**

\_\_\_\_\_  
**Date**

\_\_\_\_\_  
**Authorized Signature**

\_\_\_\_\_  
**Officer Title**

\_\_\_\_\_  
**Printed or Typed Name**

**This is a required form; please complete and include in your submittal.**

**AFFIDAVIT OF COMPLIANCE**  
FMPA RFP 2025-210

\_\_\_\_\_ We DO NOT take exception to any items included in the RFP.

\_\_\_\_\_ We TAKE exception as follows:

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Company Name:

\_\_\_\_\_

By:

\_\_\_\_\_

(Authorized Person's Signature)

\_\_\_\_\_

(Print or type name and title of signer)

Company Address: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Toll Free Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Date: \_\_\_\_\_

This is a required form; please complete and include in your submittal.

## HUMAN TRAFFICKING AFFIDAVIT

Pursuant to Section 787.06 Subsection (13), FLORIDA STATUTES, all bidders should be aware:

“When a contract is executed, renewed, or extended between a nongovernmental entity and a governmental entity, the nongovernmental entity must provide the governmental entity with an affidavit signed by an officer or a representative of the nongovernmental entity under penalty of perjury attesting that the nongovernmental entity does not use coercion for labor or services as defined in this section.

\_\_\_\_\_ (Company) does not use  
coercion for labor or services, as those terms are defined in Florida Statute 787.06.

Company Name:

\_\_\_\_\_

By:

\_\_\_\_\_

(Authorized Person's Signature)

\_\_\_\_\_

(Print or type name and title of signer)

Company Address: \_\_\_\_\_

Telephone Number: \_\_\_\_\_

Date: \_\_\_\_\_

**This is a required form; please complete and include in your submittal.**

# DRUG-FREE WORKPLACE COMPLIANCE FORM

Preference shall be given to businesses with drug-free workplace programs. Pursuant to Section 287.087, Florida Statutes, whenever two or more proposals which are equal with respect to price, quality, and service are received by the State or by any political subdivision for the procurement of commodities or contractual services, a proposal received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process.

The undersigned proposer in conformity with Florida Statute 287.087 hereby certifies that \_\_\_\_\_ does:

(Name of business)

1. 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. 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. Give each employee engaged in providing the commodities or contractual services that are under proposal a copy of the statement specified in Subsection 1.
4. 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 proposal, 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. 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. 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 the undersigned complies fully with the above requirements.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Name of Proposer

\_\_\_\_\_  
Date

## STATEMENT OF NO PROPOSAL

Sharon Samuels  
Florida Municipal Power Agency  
8553 Commodity Circle  
Orlando, FL 32819

We, the undersigned, have declined to submit a proposal on your Request for Proposals Number 2025-210, Florida Municipal Power Agency, MEC ST Generator Stator Rewind - for the following reasons:

- ☐ We do not offer this service/product.
- ☐ Our schedule would not permit us to perform.
- ☐ Unable to meet specifications.
- ☐ Unable to meet bond requirements.
- ☐ Other

We understand that if the Statement of No Proposal letter is not executed and returned, our name may be deleted from the list of qualified proposers of the Florida Municipal Power Agency.

Company Name: \_\_\_\_\_

By: \_\_\_\_\_  
(Authorized Person's Signature)

\_\_\_\_\_  
(Print or type name and title of signer)

Company Address: \_\_\_\_\_

\_\_\_\_\_

Telephone Number: \_\_\_\_\_

Toll Free Number: \_\_\_\_\_

Fax Number: \_\_\_\_\_

Date: \_\_\_\_\_



**Thanks for your interest in servicing FMPSA.**