**Pre-Event Contract for Disaster Debris Recovery Services**

THIS CONTRACT is made this the _16th_ day of _July_, 2018, by and between Contractor Name. (herein referred to as "Contractor") and the County of Dare a political subdivision of the State of North Carolina (herein referred to as "County").

**RECITALS**

WHEREAS, it is foreseen that it may be in the public interest to provide for the expedient removal of storm debris within the corporate limits of The County plus recovery Technical Assistance to the appointed and elected officials resulting from a natural or manmade event; and

WHEREAS, The County has in the past suffered the full force and effects of major storms and the resulting destruction brought upon County by such storms or manmade disasters; and

WHEREAS, the Public Health and Safety of all the citizens will be at serious risk; and

WHEREAS, the immediate economical recovery of The County and its citizens is a major concern and the primary priority for recovery; and

WHEREAS, the availability of experienced prime storm debris contractors may be severely limited; and

WHEREAS, Contractor has the experience, equipment, manpower, permits and licenses to perform all storm related debris services; and

WHEREAS, the County and the Contractor have agreed to the Scope of Services, prices, terms and conditions as set out in this Contract; and

THEREFORE, in considerations acknowledged by both parties, said parties do agree to the following stipulations and conditions.

**1.0 SERVICES**

**1.1 Scope of Contracted Services:**
The Contractor shall provide all expertise, personnel, tools, materials, equipment, transportation, supervision and all other services and facilities of any nature necessary to execute, complete and deliver the timely removal and lawful disposal of all eligible storm-generated debris (herein referred to as "debris"), including hazardous and industrial waste materials and within the time specified in this Contract and advertised RFP. In the event of conflicting information between this contract and the advertised RFP, the RFP prevails. Emergency push, debris removal and demolition of structures will be limited to: 1) that which is determined to eliminate immediate threats to life, public health, and safety; 2) that which has been determined to eliminate immediate threats of
significant damage to improved public or private property; and 3) that which is considered essential to ensure the economic recovery of the affected community to the benefit of the community at large.

These contracted services shall provide for the cost effective and efficient removal and lawful disposal of debris accumulated on all public, residential and commercial properties, streets, roads, other rights-of-way and public school properties, including any other locally owned facility or site as may be directed by the County. Contracted services will only be performed when requested and as designated by the County.

1.2 Municipality Participation
The request for proposal issued by the County stipulated that all municipalities within the County have the option of participating in an Interlocal Debris Removal Agreement and should be considered as part of the proposal. Should a Town choose to participate pursuant to an Interlocal Debris Removal Contract between the County and the Contractor, the Contractor shall:

1. Provide disaster debris management services to the Town under the same terms and conditions of the CONTRACT and with prices per the Contractor’s “Price Proposal Form”

2. Coordinate cleanup activity within the Town’s jurisdiction directly with the contract personnel as identified by the Town

3. Assist the Town in preparation of any required FEMA and state reports for any potential reimbursement.

4. Submit Applications for Payment for services rendered and accepted within the Town’s jurisdiction directly to the Town. The Town is solely liable to the contractor for all payments for services rendered to the Town.

5. Provide progress reports directly to the Town on a weekly basis or more frequently as requested by the Town.

1.3 Emergency Push / Road Clearance:
The Contractor shall accomplish the cutting, tossing, and/or pushing of debris from the primary transportation routes as identified by and directed by the County. This operational aspect of the scope of contracted services shall be for the first 72 hours after an event and will be billed on a time and material basis as identified in appendix 2. Once this task is accomplished, the following additional tasks will begin as required.

1.4 Right-of-Way (ROW) Removal:
The Contractor shall remove all debris from the ROW in the County when
directed to do so by the County. The Contractor shall use reasonable care not to
damage any County or private property not already damaged by the storm
event. Should any property be damaged due to negligence on the part of the
Contractor or Contractor’s subcontractors, the Contractor shall be liable for the
damage. The County may either bill the Contractor for the damages or withhold
funds due to the Contractor in an amount not to exceed the dollar amount of
compensatory damages that the landowner is able to prove.

1.5 Right-of-Entry (ROE) Removal (if implemented by the County):
The Contractor will remove ROE debris from private property with due diligence,
as directed by the County. The Contractor also agrees to make reasonable
efforts to save from destruction items that the property owners wish to save, (i.e.,
trees, small buildings, etc.). The Contractor will exercise caution when working
around public utilities (i.e., gas, water, electric, etc.). Every effort will be made by
the County to mark these utilities but the County does not warrant that all will be
located before debris removal begins, nor does the Contractor warrant that utility
damages will not occur as a result of properly conducting the contracted
services.

1.6 Demolition of Structures (if implemented by the County):
The Contractor will remove structures designated for removal by and at the
direction of the County. The Contractor agrees to remove in a timely manner all
structures as determined by the County as set out in Section 1.1 of this Contract.

1.7 Private Property Waivers:
The County will secure all necessary permissions, waivers and Right-of-Entry
Agreements from property owners as prescribed by the Government for the
removal of debris and/or demolition of structures from residential and/or
commercial properties, as set out in Sections 1.4 and 1.5 above.

1.8 Monitoring Of Contract For Debris Removal
The County shall provide, and Contractor shall allow, monitoring and inspections
as necessary to determine contract performance, which may include, but is not
limited to, on-site inspections, metering of operations, and inspections of
operating records during Contractor’s operating hours. Contractor will notify
Monitor each evening of the number of work crews and disposal sites that will
need assigned monitors, 8 hours before crews arrive, to facilitate the proper
staffing for certification of truck volumes and issuance of load tickets. County
may increase or decrease the number of monitors provided to the Contractor to
meet the needs of the debris removal effort. The contractor shall construct an
inspection tower at each Debris Management Site (DMS) and disposal site
specifically for this project, as described or approved equivalent. The tower shall
be of sound construction and of scaffolding, constructed according to USACE
specifications and shall comply with standard OSHA requirements and local
codes. The tower is for the purpose of a monitor to view and grade loads. FEMA
and/or the County may occupy the tower at their discretion for QA/QC purposes. Others may use the inspector tower to view loads under special circumstances.

2.0 PERFORMANCE OF SERVICES

2.1 Description of Service:
The Contractor agrees to perform the contracted services in a professional and workmanlike manner and in compliance with all applicable laws, ordinances, rules, regulations and permits. Only the highest quality workmanship will be acceptable. Services, equipment and workmanship not conforming to the Contract documents or meeting the approval of the County may be rejected. Replacements and/or rework, as required, will be accomplished at no additional cost to the County.

2.2 Cost of Services:
The Contractor shall bear the costs of performing all contracted services hereunder, as directed by the County, including but not limited to that which is set out in Section 1.0, plus applicable permit and license fees and all maintenance costs required to maintain its vehicles and other equipment in a condition and manner adequate to accomplish and sustain all contracted services as set out in this Contract.

2.3 Matters Related to Performance:

2.3.1 Subcontractor(s):
The Contractor may utilize the service of subcontractors and shall be responsible for the acts or omissions of its subcontractors to the same extent the Contractor is responsible for the acts and omissions of its employees. The Contractor shall ensure that all its subcontracts have and carry the same major provisions of this Contract and that the work of their subcontractors is subject to said provisions. Nothing contained in this Contract shall create any contractual relationship between any subcontractor and the County. The Contractor shall supply the names and addresses of subcontractors and materials suppliers when requested to do so by the County.

2.3.2 Indemnification:
The Contractor agrees to indemnify, hold harmless and defend the County from and against any and all liabilities, suits, actions, legal proceedings, claims, demands, damages, costs and expenses (including attorney's fees) rising out of any act or omission of the Contractor, its agents, subcontractors or employees in the performance of this Contract, but excluding any damage, injury, or loss to person or property solely the result of the County's negligent, reckless, or willful acts or omissions or those of its employees, agents, or other contractors or subcontractors. In
no event shall Contractor’s liability hereunder exceed the dollar amount paid or to be paid to Contractor for its services under this Contract.

2.3.3 Insurance(s):
The Contractor agrees to keep the following Insurance in full force and effect during the term of this Contract. The Contractor must also name the County, as additional insured, while working within the boundaries of the County.

2.3.4 Worker’s Compensation:
☐ Coverage per County requirements. See Attachment A

2.3.5 Automobile Liability:
☐ Coverage per County requirements. See Attachment A

2.3.6 Comprehensive General Liability:
☐ Coverage per County requirements. See Attachment A

2.3.7 Insurance Cancellation / Renewal:
The Contractor will notify the County at least thirty (30) days in advance of cancellation, non-renewal or adverse change to the required insurance. New certificates of insurance are to be provided to the County at least ten (10) days following coverage renewals or changes.

3.0 STANDARDS OF PERFORMANCE

3.1 Contractor Representative:
The Contractor shall have a knowledgeable and responsible Contractor Representative Report to the County’s designated Contract Representative within 24 hours following the activation of this contract. The Contractor Representative shall have the authority to implement all actions required to begin the performance of contracted services as set out in this Contract and the Contractor’s General Operations Plan.

3.2 Mobilization:
When the written Notice to Proceed has been received by the Contractor and/or the on-site Contractor Representative, he/she will make all necessary arrangements to mobilize a minimum of 50% of the required resources within 48 hours and 100% of the required resources within 96 hours to commence and conduct these contracted services.

3.3 Performance Bonds:
Prior to beginning work, Contractor agrees to provide the County with performance bond payable to, in favor of, or for the protection of the County for the work to be performed under this Contract in an amount not less than 100% of the estimated contract amount, unconditioned for the full and faithful performance
of this Contract. All insurance or bonds required under the terms of this Contract and General Conditions shall be issued by company licensed to do business in the State of North Carolina.

3.4 Payment Bonds
Prior to beginning work, Contractor agrees to provide the County with a payment bond conditioned for the prompt payment of all persons supplying labor or material in the performance of the work in an amount not less than the estimated contract amount.

3.5 Time to Complete:
Contractor agrees to work diligently to complete this Contract at the earliest possible date; however, in no event shall the time period for Completion of this contract exceed 90 days from Notice to Proceed for complete performance in every respect under this Contract, unless extended by FEMA declaration or unless the County initiates additions or deletions to the Contract by written change orders, in its sole discretion extends this period due to the progress of the debris removal, or the Contract is terminated as provided herein. Both parties pursuant to applicable federal, state and local law will equitably negotiate subsequent changes and completion time.

3.6 Completion of Work:
The Contractor shall be responsible for removal of all debris up to the point where remaining debris can only be described as storm litter and additional collection can only be accomplished by the use of hand labor.

3.6.1 Extensions:
In as much as this is a "time is of the essence" based Contract, the commencement of contracted services will be as set out in Section 3.2. If the completion of this Contract is delayed by actions of the County, then and in such event the time of completion of this Contract shall be extended for such additional time within which to complete the performance of the Contract as is required by such delay. This Contract may be extended by mutual consent of both the County and the Contractor for reasons of additional time, additional services and/or additional areas of work.

3.7 Term of Contract:
The term of the Contract shall be for three (3) years beginning on the date of acceptance by and signatures of the County and Contractor, whichever comes later.

3.8 Contract Renewal:
This Contract may be renewed for up to two (2) additional one (1) year periods after a written concurrence of both parties on any negotiated changes to the terms and specifications contained in this Contract.
3.9 Contract Termination:
The County shall have the right to terminate this contract without cause and at its convenience, with immediate notice to the Contractor, as set out in Section 8.1 of this Contract.

4.0 GENERAL RESPONSIBILITIES

4.1 Other Agreements:
The County may be required to enter into agreements with Federal and/or State agencies for disaster relief. The Contractor shall be bound by the terms and conditions of such agreements. The County shall provide Contractor with copies of any such federal or state agreements within 7 days of the execution thereof. Municipalities within Dare County may also contract with Contractor at the stated unit pricing shown in 7.1, attached unit pricing from RFP.

4.2 County Obligations:
The County shall furnish all information and documents necessary for the commencement of contracted services, including but not limited to a valid written Notice To Proceed. A representative will be designated by the County to be the primary point of contact for inspecting the work and answering any on-site questions prior to and after activation of this Contract via a written Notice To Proceed. The County is responsible for issuing all Public Service Announcements (PSA) to advise citizens and agencies of the available debris services. The Contractor may assist the County with the development of debris-based PSA(s), if requested.

4.3 Conduct of Work:
The Contractor shall be responsible for planning and conducting all operations in a satisfactory workmanlike manner. The Contractor shall exhibit respect for the citizens and their individual private properties. All operations shall be conducted under the review of a County Representative. The Contractor shall have and require strict compliance with a written Code of Ethics. The Contractor will supervise and/or direct all contracted services. The Contractor is solely responsible for the means, methods, techniques, safety program and procedures. The Contractor will employ and maintain on the work site a qualified supervisor who shall have full authority to act on behalf of the Contractor and all communications given to the supervisor by the County's Authorized Representative shall be as binding as if given to the Contractor.

4.4 Damages:
The Contractor shall be responsible for conducting operations in such a manner as to cause the minimum damage possible to existing public, private and commercial property and/or infrastructure. Contractor shall also be responsible for any property damages solely caused or the result of the negligence of its
employees and subcontractors as set out in Sections 1.2 through 1.5 of this Contract.

4.5 Other Contractor(s):
The Contractor shall acknowledge the presence of other contractors involved in disaster response and recovery activities by the federal, state and local government and of any private utility, and shall not interfere with their work. The County, at its discretion may bring in additional debris contractors to aid in debris removal.

4.6 Ownership of Debris:
All debris, including regulated hazardous waste, shall become the property of the Contractor for removal and lawful disposal. The debris will consist of, but not limited to vegetative, construction and demolition, white goods and household solid waste.

4.7 Disposal of Debris:
Unless otherwise directed by the County, the Contractor shall be responsible for determining and executing the method and manner for lawful disposal of all eligible debris, including regulated hazardous waste. The primary location of the reduction and disposal site(s) shall be determined by the County and Contractor. Other sites may be utilized as directed and/or approved by the County. In reference to the RFP, the Contractor is responsible for understanding the location of all TDMS Sites as well as the final location of the Bertie Landfill shown in the RFP. The RFP is hence force, considered part of this contract agreement and the contractor is bound to all the requirements set forth in the RFP.

4.8 Federal-Aid Requirements:
The Contract provisions of the Federal Highway Administration’s Form FHWA-1273 (Appendix C), titled “Required Contract Provisions – Federal-Aid Construction Contracts” and FEMA FACT SHEET 9580.214, "Debris Removal on Federal-Aid Highways, shall apply to all work performed by the Contractor or any of its Subcontractors.

4.9 Compliance with Federal Laws:
This Contract is subject to Federal and State Laws. The Federal laws applicable to and incorporated into this Contract are 2 C.F.R. 200.326 as described in Appendix II to Part 200 – Contract Provisions for non-Federal Entity Contracts Under Federal Awards, FEMA Public Assistance Program and Policy Guide as of April 2018. Contracts funded with federal grant or loan funds must be procured in a manner that conforms with all applicable Federal laws, policies, and standards, including those under the Uniform Guidance (2 C.F.R. Part 200).

5.0 GENERAL TERMS AND CONDITIONS

5.1 Geographic Assignment:
The geographic boundary for work by the Contractor's crews shall be as directed by the County and will be limited to properties located within the County legal boundaries.

5.2 Multiple, Scheduled Passes:
The Contractor shall make scheduled passes at the direction of the County and/or unscheduled passes of each area impacted by the storm event. The County shall direct the interval timing of all passes. Sufficient time shall be permitted between subsequent passes to accommodate reasonable recovery and additional debris placement at the ROW by the citizens and the County.

5.3 Operation of Equipment:
The Contractor shall operate all trucks, trailers and all other equipment in compliance with any/all applicable federal, state and local rules and regulations. Equipment shall be in good working condition. All loading equipment shall be operated from the road, street or ROW using buckets and/or boom and grapple devices to collect and load debris. No equipment shall be allowed behind the curb or outside of the public ROW unless otherwise directed by the County. Should operation of equipment be required outside of the public ROW, the County will provide a Right-of-Entry Agreement, as set out in Section 1.6 of this Contract.

5.4 Certification of Load Carrying Capacity:
The Contractor shall submit to the County a certified report indicating the type of vehicle, make and model, license plate number and/or trailer VIN number, assigned debris hauling number and measured maximum volume, in cubic yards, of the load bed of each piece of equipment to be utilized to haul debris. The measured volume of each piece of equipment shall be calculated from the actual physical measurement performed by the County and Contractor Representative(s). A standard measurement form certifying actual physical measurements of each piece of equipment shall be an attachment to the certified report(s) submitted to the County.

5.5 Vehicle Information:
The maximum load capacity of each hauling vehicle will be rounded to the nearest whole cubic yard (CY). (Decimal values of .1 through .4 will be rounded down and decimal values of .5 through .9 will be rounded up.) The measured maximum load capacity (as adjusted) of any vehicle load bed will be the same as shown on the trailer measurement form and painted on each numbered vehicle or piece of equipment used to haul debris. All vehicles or equipment used for hauling will have and use a Contractor approved tailgate, and sideboards will be limited to those that protect the load area of the trailer.

5.6 Security of Debris During Hauling:
The Contractor shall be responsible for the security of debris on/in each vehicle or piece of equipment utilized to haul debris. Prior to leaving the loading site(s),
the Contractor shall ensure that each load is secure and trimmed so that no debris extends horizontally beyond the bed of the equipment in any direction. All loose debris shall be reasonably compacted and secured during transport. As required, the Contractor will survey the primary routes used by the Contractor and recover fallen or blown debris from the roadway(s).

5.7 Traffic Control:
The Contractor shall mitigate impact on local traffic conditions to all extents possible. The Contractor is responsible for establishing and maintaining appropriate traffic control in accordance with the latest Manual of Uniform Traffic Control Devices. The Contractor shall provide sufficient signing, flagging and barricading to ensure the safety of vehicular and pedestrian traffic at all debris removal, reduction and/or disposal site(s).

5.8 Work Days/Hours:
The Contractor may conduct debris removal operations from sunup to sundown, seven days per week. Any mechanical, debris reduction operations or burning operations may be conducted 24 hours a day, seven days per week. Adjustments to work days and/or work hours shall be as directed by the County following consultation and notification to the Contractor.

5.9 Hazardous and Industrial Wastes:
The Contractor shall set aside and reasonably protect all hazardous or industrial materials encountered during debris removal operations for collection and disposal in accordance with the Contractor’s Hazardous and Industrial Materials Cleanup and Disposal Plan. The Contractor will build, operate and maintain a Hazardous Waste and Industrial Material Storage area until proper disposal of such waste is feasible. The Contractor may use the subcontracting services of a firm specializing in the management and disposal of such materials and waste, if/when directed by the County.

5.9.1 Generated Hazardous Waste Abatement
The Contractor will be responsible for the abatement of hazardous waste identified by the County in accordance with all applicable federal, state and local laws, standards and regulations.

5.10 Stumps:
All hazardous/eligible stumps identified by the County will be pulled, loaded, transported, stored, reduced and disposed in accordance with the standards of this Contract. All stumps will be documented, invoiced and paid in accordance with Stump Conversion Table – Diameter to Volume Capacity.

5.11 Utilizing Local Resources:
The Contractor shall, to the extent possible, give priority to utilizing resources within the County including, but not limited to, procuring services, subcontracts, temporary workers, supplies and equipment.
5.12 Work Safety:
The Contractor shall provide and enforce a safe work environment as prescribed in the Occupational Safety and Health Act of 1970, as amended. The Contractor will provide such safety equipment, training and supervision as may be required by the County and/or Government. The Contractor shall ensure that its subcontracts contain a similar safety provision.

5.13 Inspection and Testing:
All debris shall be subject to adequate inspection by the County or any public authority in accordance with generally accepted standards to ensure compliance with the Contract and applicable federal, state and local laws. The County will, at all times, have access to all work sites and disposal areas. In addition, authorized representatives and agents of the Government shall be permitted to inspect all work, materials, invoices and other relevant records and documentation.

5.14 Other Agencies:
The term "Government" as used in this Contract refers to those governmental agencies, which may have a regulatory or funding interest in this Contract.

6.0 REPORTS, CERTIFICATIONS and DOCUMENTATION

6.1 Accountable Debris Load Forms:
The County shall accept the serialized copy of the Monitor's debris reporting ticket(s) as certified by the County or the County's monitoring company, as original source documents to account for the measurement and accumulation of the volume of debris delivered and processed at the reduction and/or disposal site(s). The serialized ticketing system will also be used in the event of additional debris handling for volume reduction and/or the possible requirement for a debris transfer station(s). These tickets shall be used as the basis of any electronic generated billing and/or report(s).

6.2 Reports:
The Contractor shall submit periodic, written reports to the County as requested or required, detailing the progress of debris removal and disposal. These reports may include, but not limited to:

6.2.1 Daily Reports:
The daily reports may detail the location where passes for debris removal were conducted, the quantity of debris (by type) removed and disposed and the total number of personnel crews engaged in debris management operations and the number of grinders, chippers and mulching machines in operation. The Contractor will also report damages to private property caused by the debris operation or damage claims made by citizens and
such other information as may be required to completely describe the daily
conduct of the Contractor’s operations.

6.2.2 Weekly Summaries:
A summary of all information contained in the daily reports as set out in
Section 6.2.1 of this Contract or in a format required by the County.

6.2.3 Report(s) Delivery:
The scheduling, point of delivery and receiving personnel for the debris
operations report(s) will be directed by the County in consultation with the
Contractor.

6.2.4 Final Project Closeout:
Upon final inspection and/or closeout of the project by the County, the
Contractor shall prepare and submit a detailed description of all debris
management activities to include, but not limited to the total volume, by
type of debris hauled, reduced and/or disposed, plus the total cost of the
project invoiced to the County. If requested, any other additional
information as may be necessary to adequately document the conduct of
the debris management operations for the County and/or Government.

6.3 Additional Supporting Documentation:
The Contractor shall submit sufficient reports and/or documentation for debris
loading, hauling, disposal, and load capacity measurements as may reasonably
be required by the County and/or Government to support requests for debris
project reimbursement from external funding sources.

6.4 Report Maintenance:
Contractor will be subject to audit by federal, state and local agencies pursuant to
this Contract. The Contractor will maintain all reports, records, debris reporting
tickets and contract correspondence for a period of not less than three (3) years.

6.5 Contract File Maintenance:
The Contractor will maintain this Contract and the invoices that are generated for
the contracted services for a period of five (5) years or the period of standard
record retention of the County, whichever is longer.

7.0 UNIT PRICES and PAYMENTS

7.1 See enclosed RFP Fee Schedule and CPI Increase in section 7.5

7.2 Billing Cycle:
The Contractor shall invoice the County on a 30 day basis reflecting the close of business on the last working day of the billing period. Serialized debris reporting tickets and disposal site verification of the actual cubic yardage for each load of debris or itemized stumps will support all invoices.

7.3 Payment Responsibility:
The County agrees to accept the Contractor's invoice(s) and supporting documentation as verified by the County or the County's monitoring company as set out in Section 6.3 of this Contract and process said Invoices for payment within 15 business days of the receipt thereof. The County will advise the Contractor within five (5) working days of receiving any debris service invoice that requires additional information for approval to process for payment.

7.4 Ineligible Work:
The Contractor will not be paid for the removal, transportation, storage, reduction and/or disposal of any material or stumps as may be determined by the County and/or Government as ineligible debris.

7.4.1 Eligibility Inspections:
The Contractor and County will inspect each load to verify the contents are in accordance with the accepted definition of eligible debris, as set out in Section 1.1 of this Contract.

7.4.2 Eligibility Determinations:
If any load is determined to contain material that does not conform to the definition of eligible debris, the load will be ordered to be deposited at another landfill or receiving facility and no payment will be allowed for that load and the Contractor will not invoice the County for such loads. All costs associated with the disposal of ineligible debris will be at the Contractor's expense.

7.5 Unit Price/Service:
An annual CPI-U increase is allowed as measured by the 12 month change in the CPI-U from February 1 to February 1 of the following year for each optional contract renewal year. Contractor must request the change either by June 1 or in the renewal agreement. Any amendments, extensions or changes to the scope of contracted services or unit prices are subject to full negotiation(s) between the County and the Contractor and subject to approval by the County and must comply with Section 8.3 of this Contract.

7.6 Specialized Services:
The Contractor may invoice the County for costs incurred to mobilize and demobilize specialized equipment required to perform services in addition to those specified under Section 1.0 of this Contract. Additional specialized services will only be performed if/when directed by the County and NCEM. The rate for
specialized mobilization and demobilization shall be fair and reasonable as determined by the County.

8.0 MISCELLANEOUS

8.1 Notice:
Whenever in this Contract it is necessary to give notice or demand by either party to the other, such notice or demand shall be given in writing and forwarded by certified or registered mail and addressed as follows:

Contractor: Southern Disaster Recovery
Contractor Address: 109 White Oak Road, Greenville, South Carolina, 29609
Contractor Phone #: (864) 469-9776
Authorized Point of Contact: Randy Thompson
County: Dare County
Bobby Outten, County Manager/Attorney
954 Marshall C. Collins Drive
P.O. Box 1000
Manteo, NC 27954

8.2 Applicable Law:
The laws of the State of North Carolina shall govern this Contract. Any and all legal action necessary to enforce the Contract will be held in Dare County, North Carolina, and the Contract shall be interpreted by the laws of North Carolina.

8.3 Entire Contract/Amendments:
This Contract (including the attached RFP and Fee Schedule) constitutes the entire Contract and understanding between the parties with respect to the matters contained herein. This Contract supersedes any prior contracts, negotiations, proposals, agreements and/or understandings, whether verbal or written, relating to the subject matter hereof. This Contract may be modified, amended or extended only by a written instrument executed by both parties.

8.4 Waiver:
In the event one of the parties waives a default by the other, such a waiver shall not be construed or deemed to be a continuing waiver of any subsequent breach or default of the other provisions of this Contract, by either party.
8.5 Severability:
If any provision of this Contract is deemed or becomes invalid, illegal or unenforceable under the applicable laws or regulations of any jurisdiction, such provision will be deemed amended to the extent necessary to conform to applicable laws or regulations. If it cannot be so amended without materially altering the intention of the parties, it will be stricken and the remainder of this Contract will remain in full force and effect.

IN WITNESS WHEREOF, the Contractor has caused this Contract to be signed in its corporate name by its authorized representative and the County has caused this Contract to be signed in its legal name by persons authorized to execute said Contract as of the day and year first written above on page one.

Contractor (Southern Disaster Recovery)  Dare County, NC

By: [Signature]  By: [Signature]

Name: [Name]  Name: [Name]

Title: Member/CEO  Title: COUNTY MANAGER

ATTEST: [Signature]  ATTEST: [Signature]

Name: Jordan McClaran  Name: Gary Lee Gross

Controller  Clerk to the Board

Pre Audit Certification:

"This Instrument has been preaudited in the manner required by the Local Government Budget and Fiscal Control Act."

Sally [Signature]  7/14/18