ADDED I	TEM
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AGENDA REQUEST FORM

and C.	N.	ADDED	ITEM
Sonord Count		AGENDA REQUEST FORM	
l	THE	SCHOOL BOARD OF BROWARD COUNTY, FLORIDA	
E Conor	MEETING DATE	2018-10-16 10:05 - Regular School Board Meeting	Special Order Request
ITEM No.:	AGENDA ITEM	ITEMS	
JJ-6.	CATEGORY	JJ. OFFICE OF FACILITIES & CONSTRUCTION	11110
	DEPARTMENT	Facilities Pre-Construction	Open Agenda • Yes O No
TITLE:			
Construction Recom	mendation and Agreemen	t for Donated Services - Miami Dolphins Foundation, Eaton/Ephesus - Te	echline Sports Lighting - LED Sports
REQUESTED A	CTION:	·	
Approve recommend District School.	lation and Agreement for	Donated Services, Miamì Dolphins Foundation, Eaton/Ephesus, Techline	Sports Lighting for LED Sports Lighting at

SUMMARY EXPLANATION AND BACKGROUND:

See Executive Summary (Exhibit 1) for details.

This Agreement has been reviewed and approved as to form and legal content by the Office of the General Counsel.

SCHOOL BOARD GOALS:

O Goal 1: High Quality Instruction	\odot	Goal 2: Continuous Improvement	Ο	Goal 3: Effective Communication
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FINANCIAL IMPACT:

There is no financial impact to the District.

EXHIBITS: (Liet)

(1) Executive Summary (2) Agreement (3) Sup	pporting Documents		
	SOURCE OF ADDITIONAL I	NFORMATION:	j
BOARD ACTION:			Electric (754) 224 4545
APPROVED	Name: Shelley N. Meloni,	Director	Phone: (754) 321-1515
(For Official School Board Records Office Only)	Name:		Phone:
THE SCHOOL BOARD OF BROW			00T 1 C 2018
Senior Leader & Title		Approved In Open	OCT 1 6 2011
Leo Bobadilla - Chief Facilities Officer		Board Meeting On:	More Way
		By:	1000 100
Signature			School Board Chair #
Frank L. Girardi			
10/11/2018, 3:06:07	PM		
Electronic Signature			
Form #4189 Revised 08/04//2017			

RWR/ LB/FG/SNM:dch

EXHIBIT 1

EXECUTIVE SUMMARY

Construction Recommendation for Grant/Donated Services Miami Dolphins Foundation, Eaton/Ephesus Techline Sports Lighting South Plantation High School LED Sports Lighting

PROJECT OVERVIEW:

Type of Contract:	Grant/Donated Services
Architect:	Techline Sports Lighting
Authorization to Proceed Date:	Upon Board Approval
Budget:	N/A

GENERAL OVERVIEW:

This item requests the approval of a no-cost agreement with The School Board of Broward County, Florida, the Miami Dolphins Foundation, Eaton/Ephesus, and Techline Sports Lighting to retrofit the existing sports lighting at South Plantation High School to new controllable LED technology. On December 20, 2017, South Plantation High School applied for a grant from the Miami Dolphins Foundation and Eaton/Ephesus to have their main football/track field lighting system upgraded. The value of the grant is estimated to be \$225,000.

The Office of Facilities & Construction, Athletics Department, and the Building Department have collaborated on the review of the design submittal. The approval of a design solution to convert the existing metal halide sports lighting at South Plantation High School to the latest in LED solutions was officially permitted on September 5, 2018. The controllability of the lighting is expected to transform a typical sporting event into a performance type event. The project is intended to be turnkey, including demonstrations and training. Completion of the retrofit is scheduled to be complete within 90 days of the issuance of a Notice to Proceed.

Pursuant to Florida Statutes and the State Requirements for Educational Facilities ("SREF"), Payment and Performance bonds are required on projects costing \$300,000 or more. Since the project has no financial impact, bonds are optional, and will not be required.

This Agreement has been reviewed and approved as to form and legal content by the Office of the General Counsel.

EXHIBIT 2



The School Board of Broward County, Florida Procurement & Warehousing Services Department 7720 W. Oakland Park Blvd., Suite 323 Sunrise, Florida 33351 (754

(754) 321-0505

Document 00520: Agreement Form

THIS AGREEMENT made and entered into this day of October 16, 2018 by and between

THE SCHOOL BOARD OF BROWARD COUNTY, FLORIDA

{Hereinafter referred to as "Owner" and

TECHLINE SPORTS LIGHTING, LLC 15303 Storm Drive Austin, Texas 78734

(Hereinafter referred to as "Contractor").

WHEREAS, Owner is the owner of certain real property located in Broward County and known as South Plantation School High School; and

WHEREAS, Eaton's Ephesus Sports Lighting recently named South Plantation High School as the winner of its "Light Like the Pros" essay contest in conjunction with the Miami Dolphins Community Initiative Program; and

WHEREAS, as winner of the "Light Like the Pros" essay contest, South Plantation High School shall receive a custom-designed, high output LED sports lighting system which includes a Wireless Control System, Dynamic Scenes Package, Project Management and Installation Services (hereinafter collectively, the "**Project**"); and

WHEREAS, Contractor, shall provide all components of the Project at no cost to the Owner, and in accordance with applicable Contract Documents, laws, codes and ordinances; and

WHEREAS, Owner and Contractor wish to enter into this Agreement facilitate such work.

NOW THEREFORE, in exchange for the mutual covenants and promises set forth herein, the parties agree as follows:

ARTICLE 1. ENTIRE AGREEMENT

- 1.01 This Construction Contract, along with the Contract Documents consisting of the Agreement Form, Drawings, Specifications, and modifications issued after execution of the Contract embodies the entire agreement between Owner and Contractor and supersedes all other writings, oral agreements, or representations.
- 1.02 The parties shall not be bound by or be liable for any statement, representation, promise, inducement or understanding of any kind or nature not set forth herein.
- 1.03 NO CHANGES, AMENDMENTS OR MODIFICATIONS OF ANY OF THE TERMS OR CONDITIONS OF THE CONTRACT SHALL BE VALID UNLESS REDUCED TO WRITING AND SIGNED BY BOTH PARTIES.

ARTICLE 2. ENUMERATION OF THE CONTRACT DOCUMENTS.

- 2.01 The Contract Documents consisting of the Agreement Form, Drawings, Specifications, and all Addenda and modifications issued after execution of the Contract thereto together form the Contract, and they are fully a part of the Contract as if written herein word for word. The following is an enumeration of the Drawings and Specifications for this Project:
 - 1. Building Permit dated September 5, 2018; and
 - 2. Approved drawings (Site Plan) and specifications dated August 2, 2018.

ARTICLE 3. CONTRACT SUM

3.01 (Not used)

ARTICLE 4. TIME FOR CONTRACTOR'S PERFORMANCE.

- 4.01 Upon execution of the contract by both the Contractor and the Owner, submittal of the required performance bond, certificates of insurance, and receipt and approval of other required information, the Owner will issue **Document 00550**, **Notice to Proceed** which will stipulate the commencement date for the Work.
- 4.02 The Contractor shall commence the performance of the Work on the date stipulated on Document 00550, Notice to Proceed, and agrees to diligently continue its performance to and until final completion of the Project.

4.03 Required date(s) of Substantial Completion

4.03.01 The Contractor shall accomplish Substantial Completion of the Work on or before:

January 30, 2019

4.03.02 (Not used)

4.04 Liquidated Damages for Substantial Completion:

(Not used)

ARTICLE 5. SUBSTANTIAL COMPLETION AND FINAL PAYMENT.

5.01 Substantial Completion:

5.01.01 When the Contractor believes that Substantial Completion has been achieved, the Contractor shall notify the School Board Building department in writing and shall provide to the Project Manager a listing of those matters yet to be finished. The Project Consultant will determine whether the Work (or portion thereof) is appropriately ready for a Substantial Completion Inspection.

- 5.01.02 If the Work is determined to be ready for a Substantial Completion Inspection, the Project Consultant and Owner will thereupon conduct an inspection of the Work to determine if the Work is, in fact, substantially complete and establish a list of items necessary for the Contractor to correct or finish. When Substantial Completion has been granted as evidenced by the Substantial Completion Inspection, the Project Consultant will issue a letter formally establishing the Substantial Completion Date for the Work or portion thereof.
- 5.01.03 (Not used)

5.02 **Final Completion:**

- 5.02.01 When the Contractor believes that the Work or portion thereof, is finally complete and is ready for a final inspection, the Contractor shall notify the Project Consultant. in writing. The Project Consultant will then determine whether the Work (or portion thereof) is appropriately ready for a Final Completion Inspection.
- 5.02.02 If the Work is determined to be ready for a Final Completion Inspection, the Project Consultant and Owner will thereupon conduct an inspection of the Work to determine if the Work is, in fact, finally complete. When Final Completion has been granted as evidenced by the Final Completion Inspection, the Project Consultant will issue a letter formally establishing the Final Completion Date for the Work or portion thereof.
- 5.04 Upon Final Completion, Contractor shall provide the Owner, in the form and manner required by Owner, if any, with a copy to the Project Consultant: of the following:
- 5.04.01 An affidavit that all of the Contractor's obligations to subcontractors, laborers, equipment or suppliers, or other third parties in connection with the Project, if any, have been paid or otherwise satisfied;
- 5.04.02 Such other documents as required by the Owner from each subcontractor, lower tier subcontractor, laborer, supplier or other person or entity who has or might have a claim against the Owner;
- 5.04.03 All product warranties, operating manuals, instruction manuals and other things or documents customarily required of the Contractor, or reasonably required by Owner, including but not limited to those required elsewhere in the Contract Documents, as part of its Project Closeout procedures;
- 5.04.04 (Not used)
- 5.04.05 (Not used)

ARTICLE 6. TIME AND DELAYS.

- 6.01 All time in the Contract Documents is calculated on a consecutive calendar day basis.
- 6.02 Time is of the essence in this Contract, and any breach of same shall go to the essence hereof, and Contractor, in agreeing to complete the Work within the time herein

mentioned, has taken into consideration and made allowances for all reasonable hindrances and delays incident to his work.

- 6.03 Contractor agrees to commence the Work when directed by Owner and to diligently and continuously perform such Work and to coordinate the Work with other Work being performed on the Project by other trades so that the Owner shall not be delayed by any act or omission of Contractor in completion of the Project within the time specified above.
- 6.04 Contractor shall make payments, if any, promptly to its vendors, subcontractors, suppliers and for labor, material and equipment used by it in the performance of its work.
- 6.05 The Contractor shall not be entitled to any claim for damages or an extension of Time on account of hindrance or delays from any cause whatsoever, but if caused by any act of God or active interference on the part of the Owner, such act, hindrance, or delay may only entitle the Contractor to receive an extension of time as its sole and exclusive remedy.
- 6.05.01 Adverse weather such as rain is not to be considered to be an Act of God unless it exceeds the ten (10) year average as published by the National Weather Service (or equivalent organization acceptable to the Owner at its sole discretion) for that time of year in Broward County.
- 6.05.02 An extension of time to complete the Work shall be determined by the Owner provided that the Contractor provides the Owner with notice in writing of the cause of said act, hindrance or delay within twenty (20) days after its occurrence.
- 6.05.03 In the event the request for extension is not made in writing within that twenty (20) day time period, Contractor acknowledges and agrees it has forever waived any and all rights to such an extension.
- 6.05.04 All extensions of time shall be authorized only by a written change order executed by the Owner and Project Consultant.
- 6.05.05 This "no damage for delay" clause will encompass any damages for delay or disruption even if the Contractor completes construction of the Work in a timely fashion in accordance with this Contract.
- 6.05.06 Damages as referenced in this "no damage for delay" shall include any type of damages that are or could be awarded by any court or arbitration panel such as, by way of general example, but not limitation, tort, contract, strict liability, consequential damages, liquidated damages and/or punitive damages.
- 6.05.07 By way of specific example but not limitation, damages as referenced within this clause includes loss of use, loss of profits, labor inefficiency, loss of bonding capacity, overhead and repair costs, costs of capital replacement, loss of wages, pain and suffering, loss of production costs to replace facilities, equipment and/or product loss, increased and/or extended home office overhead, increased general conditions, costs of mobilization and demobilization, decrease in value, and/or any other damage or loss.

6.05.08 The Contractor recognizes and specifically acknowledges the terms and conditions of the "no damage for delay" clause upon execution of this Contract.

ARTICLE 7. CONTRACT BOND AND INSURANCE

7.01 The Contract shall become effective and in full force upon the execution of this agreement, concurrently with the delivery of a bond issued by a Surety Company acceptable to Owner in its sole-discretion, such Surety being qualified and rated in accordance with requirements established by the SBBC and approved by the United States Treasury Department and licensed to do business in the State of Florida.

7.02 This Agreement must be executed and signed by a resident agent having an office in Florida, representing such Surety Company, for one hundred per cent (100%) of the Contract price, said bond guaranteeing the performance of this Contract.

- 7.03 ² (Not used)
- 7.04 (Not used)
- 7.04.01 Contractor and Surety shall have a continuing obligation to ensure that all insurance or surety requirements are satisfied throughout the construction of the project and until all post completion obligations, including punch list and warranty requirements, are completed or expire.
- 7.05 **INSURANCE REQUIREMENTS MINIMUM INSURANCE REQUIREMENTS**
- 7.05.1 **GENERAL LIABILITY:** Limits not less than \$1,000,000 per occurrence for Bodily Injury/ Property Damage; \$1,000,000 General Aggregate. Limits not less than \$1,000,000 for Products/Completed Operations Aggregate.
- 7.05.2 **WORKER'S COMPENSATION:** Florida Statutory limits in accordance with Chapter 440; Employer's Liability limits not less than \$100,000/\$100,000/\$500,000 (each accident/disease-each employee/disease-policy limit).
- 7.05.3 **AUTO LIABILITY:** Owned, Non-Owned and Hired Auto Liability with Bodily Injury and Property Damage limits of not less than \$1,000,000 Combined Single Limit. If Awardee does not own any vehicles, hired and non-owned automobile liability coverage in the amount of \$1,000,000 shall be accepted. In addition, an affidavit signed by the Awardee must be furnished to SBBC indicating the following:

Techline sports lighting, LLC does not own any vehicles. In the event insured acquires any vehicles throughout the term of this agreement, insured agrees to provide proof of "Any Auto" coverage effective the date of acquisition.

7.05.4 **ACCEPTABILITY OF INSURANCE CARRIERS:** The insurance policies shall be issued by companies qualified to do business in the State of Florida. The insurance companies must be rated at least A- VI by AM Best or Aa3 by Moody's Investor Service.

- 7.05.5 **VERIFICATION OF COVERAGE:** Proof of Insurance must be furnished within 15 days of execution of this Agreement. To streamline this process, SBBC has partnered with EXIGIS RiskWorks to collect and verify insurance documentation. All certificates (and any required documents) must be received and approved by SBBC before any work commences to permit Awardee time to remedy any deficiencies. EXIGIS RiskWorks will send an email notification within three (3) business days after receipt of the award letter.
 - New vendors will receive an email notification requesting account verification and insurance agent information.
 - Existing vendors will receive an email notification of current status.
- 7.05.6 **REQUIRED CONDITIONS:** Liability policies must contain the following provisions. In addition, the following wording must be included on the Certificate of Insurance:
- 7:05.6.1 The School Board of Broward County, Florida, its members, officers, employees and agents are added as additional insured.
- 7.05.6.2 All liability policies are primary of all other valid and collectable coverage maintained by the School Board of Broward County, Florida.
- 7.05.6.3 Certificate Holder: The School Board of Broward County, Florida, c/o EXIGIS Risk Management Services, P. O. Box 4668-ECM, New York, New York 10163-4668
- 7.05.7 **CANCELLATION OF INSURANCE:** Vendors are prohibited from providing services under this Agreement with SBBC without the minimum required insurance coverage and must notify SBBC within two business days if required insurance is cancelled.

The School Board of Broward County, Florida reserves the right to review, reject or accept any required policies of insurance, including limits, coverage's or endorsements, herein throughout the term of this agreement

(Intentionally left blank)

ARTICLE 8. NOTICES

8.01 Any notices provided for hereunder shall be in writing and may be served either personally on the authorized representative of the receiving party at the jobsite, with a copy via telecopy or facsimile to the addresses shown below, or by registered mail or overnight delivery/courier service (e.g., Federal Express) to that party at the addresses shown below:

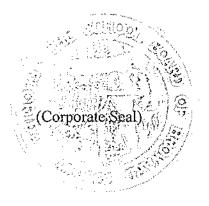
Party:		Address:
Owner:	Superintendent of Schools The School Board of Broward County, Florida	600 SE Third Avenue Ft. Lauderdale, FL 33301 Attn: Robert W. Runcie
With Copies To:	Project Manager Facilities and Construction Management	2301 NW 26 th Street Fort Lauderdale, FL 33311 Attn: Gregory Boardman
Contractor:	Techline Sports Lighting, LLC	15303 Storm Drive Austin, Texas 78734 Attn: Mr Rodney Hawthorne

8.02 These addresses may be changed by either of the parties by written notice to the other party.

ARTICLE 9. CONTRACTOR'S RESPONSIBILITIES

- 9.01 The Contractor must comply with public records laws. Florida State Statute 119.0701 requires that the Contractor keep, maintain and provide public access to public records. The Contractor shall ensure that public records that are confidential and exempt from public records disclosure are not disclosed, except as authorized by law. The Contractor shall be responsible for retaining public records and transfer, at no cost to the public agency, all public records in their possession upon completion or termination of the contract. Electronically stored records must be provided in a format compatible with the information technology systems of the public agency. Failure to comply with these provisions will constitute a breach of contract and will have financial consequences.
- 9.02 **Background Screening of Contractual Personnel** Contractor must comply with the background screening requirements for all personnel to be working onsite, regardless of whether such personnel is directly employed by Contractor or employed by any subcontractors. See **Document 00455: Background Screening of Contractual Personnel**.

IN WITNESS HEREOF, Contractor, Techline Sports Lighting, LLC and the Owner, The School Board of Broward County, Florida, have caused this contract to be executed and their corporate seals affixed by and through their proper officers, thereunto duly authorized, on this day and year first above written.



FOR OWNER

THE SCHOOL BOARD OF BROWARD COUNTY, FLORIDA

Nora Rupert

ATTEST:

Robert W. Runcie, Superintendent of Schools

Approved as to Form and Legal Content:

Office of the General Counsel

(Intentionally left blank)

FOR CONTRACTOR

(Corporate Seal)

TECHLINE SPORTS LIGHTING, LLC

ATTEST:

By 🖌

Rodney Hawthorne, President

Witness

STATE OF TEXAS

COUNTY OF Travis

The foregoing instrument was acknowledged before me this <u>9</u>th day of <u>0Cto ber</u>, 2018 by RODNEY HAWTHORNE on behalf of the Contractor, Techline Sports Lighting, LLC. RODNEY HAWTHORNE is personally known to me or produced ______ as identification and did/did not first take an oath.

My commission expires:

(SEAL)	SUSAN MARIE SCHILLER Notary Public, State of Texas Comm. Expires 06-08-2020 Notary ID 130692810
	Jusan Jchiller
	<u> </u>
	Signature – Notary Public
	Sugan Schiller
	Printed Name of Notary
	130692810
	Notary's Commission No.

END OF DOCUMENT





September 10, 2018

To whom it may concern:

Eaton's Ephesus Sports Lighting is proud to have had the opportunity to work with the Miami Dolphins to award South Plantation High School with an LED Sports Lighting System.

The solid-state, high output LED Sports Lighting system has been custom designed for South Plantation High School's football field. The state-of-the-art, digital lighting system will provide the facility with the ability to adapt to different sports and activities taking place throughout the school year, with capabilities to adapt as programming needs change. The system will deliver an experience that fans and student athletes deserve, both now and in the future.

The Ephesus LED Lighting System will come complete with a wireless control system that will allow for control options like automated scheduling, full-range dimming, and a fan favorite - dynamic scenes - which can be used to highlight ceremonies, entrances and introductions, and exciting plays, such as touchdowns.

As a central part of the community, South Plantation High School will be equipped with the safest, most neighborhood-friendly, and most importantly, energy-efficient lighting system possible.

In conclusion, Eaton's Ephesus Sports Lighting is proud to award South Plantation High School, the winner of the "Light Like the Pros" essay contest in conjunction with the Miami Dolphins Community Initiative Program, the following:

- A custom-designed, high output LED sports lighting system
- * Wireless Control System
- Dynamic Scenes Package
- Project Management and Installation Services

Eaton's Ephesus Lighting has donated the above items, inclusive of labor, valued at \$225,000 for South Plantation High School.

Respectfully

Rebecca Firman Marketing Manager Eaton's Ephesus Sports Lighting

Wednesday December 20th 2017

The Miami Dolphins Foundation Eatons Ephesus Sports Lighting Committee Miami Dolphins, 347 Don Shula Drive, Miami Gardens, Fla., 33056.

South Plantation High School "Home of the Paladins" is the perfect location to receive this very generous upgrade. In addition to being a public/community school we also house Florida's only Everglade's Environmental Magnet program!

South Plantation High School Athletics and Activities ranks as one of Broward Counties leaders in community outreach, diversity, and leadership development. We were the FIRST school in the state to have a female quarterback play and complete a pass in a varsity game. During one of these games we had multiple "weather" delays and pushed the game's ending beyond the scheduled time for the lights to stay on. In the excitement of the game and our young lady playing as quarterback our lights shut off with a stadium full of spectators! As you are aware, it took our HID lights over twenty minutes to cool down and then reboot. We were forced to end the game early due to safety concerns. It has now become normal practice to OVER-schedule our shut off times thus increasing hours on the bulbs and increasing energy costs.

South Plantation's Paladin Stadium is also home to the Stranahan Dragons a school without a stadium. Our school is a Title 1 school and we also service another Title 1 School to our East. Our stadium HID lighting system goes through double usage during a normal football season. With the high usage of our facility we do have several units out on various poles leaving dark spots on the playing surface. However, we feel it is much more important to make sure our committee gets access to our stadium and have a memorable experience, then asking them to play during the day.

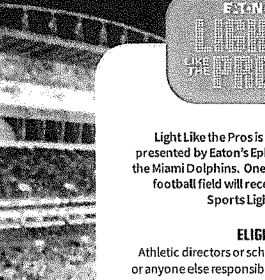
South Plantation is a leader in diversity! We were the only public school leading the charge to have lacrosse included as a varsity sport. We faced challenges and ignorance with statements such as "our kids won't play lacrosse!" In the seven years since the inclusion of lacrosse South Plantation has sponsored and supported Plantation High School, Hollywood Hills High School, Ft. Lauderdale High School, Piper High School, Flanagan High School, Coral Glades High School, Coral Springs High School, Seminole Middle School, McNicols Middle School, and New River Middle School. With each of these schools playing lacrosse at South Plantation. There by increasing energy costs for SPHS. We offer every outside sport the FHSAA offers, have a competing marching band, ROTC, and we run regional track meets for the middle and high school.

As you can see our fields and stadium stays busy year round. We understand today's youth needs an outlet and we are fighting a battle where the internet and social media is driving them away from athletics and activities that are so vital to developing a well round individual. South Plantation is a community school that includes everyone and deserves a serious consideration for your award.

Thank You for your consideration,

Mike Collins 7543231950 michael.r.collins@browardschools.com SOUTH PLANTATION HIGH SCHOOL 1300 PALADIN WAY PLANTATION, FL 33317-5402

One South Florida High School Football Field will Receive a Free LED Lighting Retrofit Solution



Light Like the Pros is a community initiative presented by Eaton's Ephesus Sports Lighting and the Miami Dolphins. One South Florida high school football field will receive a free Ephesus LED Sports Lighting system.

ELIGIBILITY

Athletic directors or school board representatives or anyone else responsible for facilities are eligible to submit applications for the facilities they oversee by December 23, 2017

ENTRY

Applicants should share the limitations or problems with their lighting system and explain how an LED lighting system would benefit the school, students and community.

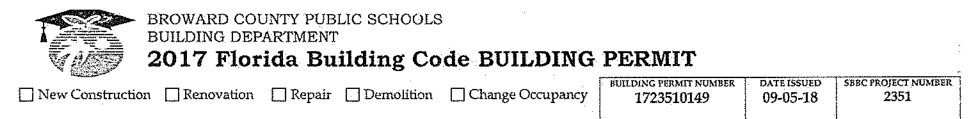
REQUIREMENTS

Applicant's facility must already have field lighting and the infrastructure to support the retrofit.

EXPECTRTIONS

Once an application is submitted, a lighting representative from Ephesus will schedule a site visit to review and inspect the current lighting system.

* To learn more and apply: Dolphins.com/FieldLighting

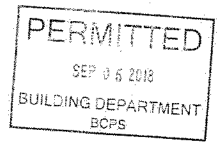


Post and protect this building permit on the job until all finals are approved. No work shall be concealed until inspected and approved. No inspection will be made unless the building permit is displayed and approved/stamped plans are on site, available to the inspector on the job. A Certificate of Occupancy must be obtained before this building and/or project can be occupied. For inspection requests call (754) 321-4800. All inspection requests must be called in 24 hours in advance and no later than 3:00 p.m. the day prior to the inspection.

SBRC SCHOOL/FACILITY		PRIME CONTRACTOR	APPROVED:
South Plantation High	Replace Existing Sports Lighting W/LED	Techline Sports Lighting	AIL & SED DE STAR
	5 • •	EC13007989	art and an and an
		Rob	ert Hamberger, Chief Building Official

This project has been reviewed per the 2017 Florida Building Code, and all referenced codes and standards. Review comments if applicable are attached.

Building - Approved Site Utilities- Not Applicable Roofing - Not Applicable Mechanical - Not Applicable Electrical - Approved Plumbing - Not Applicable Fire Protection - Not Applicable Fire Safety- Not Applicable



Occupancy / Signal Inspecta	on Approval	
· · · · · · · · · · · · · · · · · · ·	Inspector	Date
SITE/CIVIL		
ARCHITECTURAL/BUILDING		
MECHANICAL		
PLUMBING		ļ
ELECTRICAL		
FIRE PROTECTION		
FIRE ALARM		
······································		
SPECIAL INSPECTOR		
THRESHOLD INSPECTOR	•	
· · · · ·		

NOTICE: No changes shall be made to the approved/permitted plans and

specifications, except by submitting a revised application, plans and/or specifications and receiving approval of the Chief Building Official for such change. Granting of a permit shall not be construed as approval of any violation of the 2017 Florida Building Code or any other state or local law regulating construction.

NOTICE: In addition to the requirements of this permit, there may be additional restrictions applicable to this property that may be found in the public records of this county and there may be additional permits required from other government entities such as zoning, water management districts, state agencies or federal agencies.