

Office of Construction and Real Estate

In order to provide a safe and effective environment for worship and ministry throughout the Diocese, the Bishop utilizes the Office of Construction and Real Estate to oversee major construction, capital maintenance projects and real estate transactions impacting all Diocesan entities.

Our Mission

To assist Parishes, Schools and Diocesan entities in the design and construction of new buildings, additions, remodels and renovations. Further, the Office of Construction and Real Estate provides guidance in maintaining those facilities to ensure a safe, comfortable, focused liturgical environment, conducive to worship.

Building the Kingdom of God

- Guide Parishes, Schools, and Diocesan entities through their Construction Process and Real Estate Development.
- > Assist in the selection process of Design Professionals and Contractors.
- > Design and Construction oversight.
- Ensure safety and compliance with all Canon Law, Codes, and Ordinances.
- Function as a Liaison between the Design Team and various Diocesan offices to assure compliance with Diocesan policies.
- Provide direction in better practices for Maintenance Activities.

CONSTRUCTION PROJECTS \$50-500K

Changes to Worship Space, Renovations, Roof/HVAC Replacements,

Etc.

Discernment → Design → Construction

First step in the process?



Contact the Executive Director of Construction and Real Estate to discuss your project.

The Director will discuss your plans and work toward helping you to understand the three-phase of the Diocesan process of completing your project. The Office of Construction and Real Estate will guide you through the following phases.

(The Bishop requires all projects be vetted and reviewed by the Executive Director of Construction and Real Estate prior to his approval.)

Phase-1: Discernment

 Schedule a meeting with the Executive Director of Construction and Real Estate to review the scope of the project and discuss the Diocesan processes and procedures. Depending on the project scope, there may or not be a need complete a Design Phase.

Phase-2: Design

- A draft letter from the Pastor to the Bishop requesting <u>Permission to Discern (PTD-001)</u> and/or Permission to Design (PDF-002) the project and a <u>Transfer Authorization form (TA-001)</u> is required to be submitted to the Executive Director of Construction and Real Estate. Once finalized, the Executive Director of Construction and Real Estate will forward the letter and <u>Transfer Authorization form (TA-001)</u> to the Chancellor for Administration to obtain the Bishops approval.
- Written approval from the Bishop to explore with a spending limit to not exceed \$50,000 or amount discussed with Executive Director of Construction and Real Estate. The Parish/School should form a Building Committee to meet with the Executive Director of Construction and Real Estate.
- Prepare Discernment/Design summary (What is the scope of work? Why is project necessary?).
- If a bridge, construction loan, or capital campaign is necessary, the Parish/School is required to notify the Chancellor for Administration.
- Parish/School to submit revised project Financial Report (FR-001) submitted to Diocesan Savings & Loan for review by Diocesan Finance Council.
- Acceptance of 60% drawing design and 100% Construction Document/Permit by Executive Director of Construction and Real Estate

Building Committee

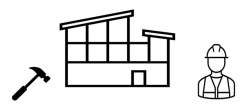
- Meet with Executive Director of Construction and Real Estate.
- Interview architects and obtain a preliminary Conceptual Design proposal. (With approval of Executive Director of Construction and Real Estate)
- Building Committee, Architect, Office of Construction and Real Estate coordinate to produce schematic/development Construction Document.
- Obtain Parish commentary on drawings.
- Select Contractor/Construction Manager for Pre-Construction services using Diocesan <u>Construction</u> <u>Management Proposal (CMP-001)</u>. (With approval of Executive Director of Construction and Real Estate)
- 60% completed drawings plus cost estimate.
- Building committee, Architect, Office of Construction and Real Estate coordinate to finalize construction drawings.
- Construction Manager/General Contractor to produce a true construction cost. (GMP-Guaranteed Maximum Price).
- Provide periodic updates to the Bishop or his delegate. (The Chancellor for Administration)



Parish Finance Council

- Prepare initial financial projections.
- Develop a fundraising plan and if necessary, prepare for loan requirements.
- Complete initial funding and the Loan Request (LR-001) form and Financial Release (FR-001) form.
- Meet with Controller/Diocesan Finance Officer to prepare a funding plan. If a bridge or construction loan is necessary, the Parish/School is required to notify the Chancellor for Administration.

The Parish/School should continue to collect financial pledges, depositing them into their Diocesan Savings & Loan Work in Progress account.



Phase-#3: Construction

- O Parish/School to draft <u>Permission to Build letter (PTB-001)</u> and Entity Financial Statement addressed to the Bishop with <u>Construction Contract (CC-001)</u>, <u>W-9</u>, <u>Certificate of Insurance (COI)</u>, <u>Notice of Commencement (NOC) and Proposal/Cost Estimate and the Diocesan Finance Controller entity statements. These documents should be sent to the Executive Director of Construction and Real Estate for final review, and to be forwarded to the Bishop via the Office of Construction and Real Estate. <u>This should NOT be sent directly to the Bishop</u>. Written approval from the Bishop is obtained when the Chancellor for Administration signs. Once the Parish/School obtains approval, they may execute the contract and construction may begin once written approval from the Bishop is obtained via the Chancellor for Administration.</u>
- Executive Director of Construction and Real Estate presents request to the Chancellor for Administration and the Diocesan Finance Officer for final approval of cost estimates, cash flow and fundraising.
- Construction Work in Progress account should be fully funded to cover anticipated budget for project, including contingency.
 - ✓ Please note, if there are changes to the scope, cost and time of project, or any change amount increases the contract, it must be submitted via Diocese of St. Petersburg Change Order (CO-001) signed by Pastor/Principal and Chancellor for Administration with an accompanying Transfer Authorization form (TA-001). Any changes that exceed 10% of the approved project budget will require additional approval by the Bishop.
 - ✓ Upon completion, the contractor will be required to provide a Certificate of Warranty, final Diocese of Saint Petersburg Release of Lien (ROL) and proof of Permit Closure/Final Inspection (As-Built drawings and project correspondence required for major projects).

Permission to Discern Template Letter

Diocesan Entity:
Date:
Dear Bishop Parkes,
I am requesting your permission to begin an exploration ofwith
an estimated design cost of \$
This project will meet the needs ofasas
The funding for the Design and Construction services will come from the Diocesan S&L account/check $\#$ with a current available fund balance of $\$$. We understand that upon approval, we will need to transfer these funds to the designated Construction Projects in Progress Savings & Loan Account for the Diocese to process payment and work with the Office of Construction and Real Estate to follow all required Diocesan Policies and Procedures for this Discernment Phase.
In addition, we understand we will need to utilize the Diocesan Contract for engaging any construction professional and we will work in cooperation with the Office of Construction and Real Estate to ensure the master planning and construction design services incorporate and meet Diocesan standards.
We respectfully request your permission to proceed with a contract with to begin the process. We prayerfully
await your decision.
Thank you, Bishop.
Pastor/Principal/Exec. Director

Permission to Design Template Letter

Permission to Build Template Letter

Diocesan Entity:	
Date:	
Dear Bishop Parkes,	
I am requesting your permission to begin the construction phase	with
This project will meet the needs ofthis project will	as
The funding for the Construction services will come from the Dioc	cesan S&L
account/check # current available fund balance of \$ understand that upon approval, we will need to transfer these fur designated Construction Projects in Progress Savings & Loan Acco the Diocese to process payment.	nds to the
We respectfully request your permission to proceed with the Officenstruction and Real Estate to contract with	to
Thank you, Bishop.	
Pastor/Principal/Exec. Director	



Pastoral Center

Mailing Address:
Post Office Box 40200
St. Petersburg, FL 33743-0200
www.dosp.org
Office:
6363 Ninth Avenue North
St. Petersburg, FL 33710
727-344-1611
Fax: 727-345-2143

Construction Work in Progress Transfer Authorization Form

Entity:		City:
Project Description:		
Project Cost:		
Funding Source (enter all that a	pply)	
	Dollar Amount	Source Details
Savings Account 1:	\$	D
Savings Account 2:	\$	D
Savings Account 3:	\$	
Check:	\$	
Loan:	\$	
Total Amount:	\$	Checks Made Payable to: Diocese of St. Petersburg Savings & loans
Authorization		Memo: Account Number of S&L and Project Name (i.e. 8056-999D St. Jude Church Renovation)
Authorization: I grant the Diocese of St Peter	rsburg Inc. the authority t	o transfer and/or deposit the aforementioned
amount(s) above to our Diocesa	•	•
(signature)		Date
Print Pastor/Principal/Exec. Di	rector Name	



The Diocese of St. Petersburg Construction Contract

THIS AGREE conditions between:	MENT, made this day of, 20, upon the following terms and
OWNER:	Gregory L. Parkes, as Bishop of the Diocese of St. Petersburg, a Corporation Sole (hereafter "Owner"), having a mailing address of P.O. Box 40200, St. Petersburg, Florida 33743, and
CONTRACTOR:	(hereafter Contractor), having a mailing address of
PARISH/SCHOOL: ADDRESS:	
DESCRIPTION OF WORK	
	ARTICLE I. DEFINITION
	ntract" means and includes all contract documents, including but not limited to the gs; Bidding Instructions; Construction Contract; Change Orders; Addendum and Exhibits; and
Section 1.02 Progress The term "Prog	Payment ress Payment" means any installment of the Contract Price payable as specified herein.
Section 1.03 Work The term "Wo perform fully the contra	rk" means all labor, materials, and equipment necessary to be furnished by Contractor to act.
	ARTICLE 2. CONTRACT DOCUMENTS
Section 2.01 Signing The Owner and	Contractor shall sign two (2) copies of each of the Contract.
 This Contract Addendum Specification Drawings Bidding Instr Contractors I 	recedence within the Contract is as follows: t s ructions
Section 3.01 Contract The total Contr AND NO/100 (\$	act Price shall NOT exceedDOLLARS

Section 3.02 Payments

- a) Schedule for Payment (10% retainage is required for all closeout documents: Warranties, Final Unconditional Release of Lien, As-Build Drawings, Proof of Permit Closure/Final inspection, etc.):
- b) All monies paid to Contractor shall immediately become and constitute a trust fund and shall be applied by Contractor for the benefit of all persons supplying labor, materials, or equipment in connection with the Contract and shall not be diverted to any other purpose until the claims of all such persons have been discharged.
- c) Payments, otherwise due the Contractor, may be withheld on account of defective work not remedied, or claims filed or evidence that claims will be filed: or if the owner believes that the Contractor (i) cannot complete the work for the unpaid balance or (ii) cannot perform within the time specified or (iii) does not have the financial ability to perform or (iv) lapses of insurance or failure to provide evidence of insurance.

Section 3.03 Condition to Payments

Except for any initial payment contained in Section 3.02, The Owner shall not be required to make any payments unless and until Contractor submit with each invoice a duly signed and Notarized Waiver of Lien and an affidavit that Contractor has paid every worker employed by it and has received partial (in the case of progress payments) and final (in the case of final payment) Waivers of Lien from all subcontractors and material men supplying services and/or materials on the Project. The Owner shall process all payment applications within 30 calendar days from receipt of all required payment document submittals.

Section 3.04 Notice of Completion

Upon completion of the Project, Contractor shall notify Owner that the Project is ready for final inspection. Thereafter, Owner shall promptly inspect the Project and, <u>if it meets with the contracted specifications</u>, make final payment.

Section 3.05 Final Payment

Neither Payment to Contractor, nor any acceptance, occupation, or utilization of the Project or any part thereof by Owner shall relieve Contractor of liability for funds owed to any subcontractors or material men; for defective materials; or workmanship used in the construction of the Project; or for failure to construct the Project according to the requirements of the Contract. The acceptance of final payment shall constitute a waiver of all claims by Contractor against the Owner except those previously made in writing and still unsettled.

Section 3.06 Termination

If the Contractor fails to perform in accordance with the terms of this Contract, or if the Owner is not satisfied with the progress or quality of the Contractor's work, Owner shall be entitled to terminate this Contract upon giving written notice to Contractor. In the event of such termination, Contractor shall be entitled to payment for services, labor and materials to date; provided however, Owner does not dispute such obligation in the notice of termination. Termination under this provision is not a waiver of any remedies in law or equity that Owner has for breach of contract, tort or any other theory available under Florida law or this Contract. All such rights are reserved by owner. Nothing herein shall limit any rights contractor may have under this Contract.

ARTICLE 4. PERMITS, TAXES, COMPLIANCE

Section 4.01 Permits and fees

Contractor shall secure the building permit, if required, at Owner's cost; and Contractor shall secure at its own cost other such permits, inspections, licenses, and approvals as may be required under all applicable building codes, ordinances, laws or regulations for the Work. Should any patented article, design or process be used in the construction of the Project, Contractor shall obtain the right to use the same, shall pay all royalties and license fees chargeable or occurring because of such use, and shall defend and hold Owner and its property free and harmless from all cost, demands, suits and liabilities arising because of such use.

Section 4.02 Taxes

Contractor shall pay employment and payroll taxes and contributions now or hereafter with respect to all persons employed by the Contractor. On projects where the Owner is able to be exempt from sales tax on materials, Contractor will follow the Owner's Direct Purchase Order Procedures for Sales Tax savings.

Section 4.03 Compliance With the Law

Contractor shall comply fully with all Federal, State and Local laws, codes, and regulations applicable to the work (<u>including</u> all safety requirements) and acknowledges that it has informed itself completely in this regard and agrees that it will comply fully therewith. Should Contractor become aware that any provision of the Contract is at variance with any such law, rule, regulation, ordinance, or order, it shall promptly give notice in writing to Owner of such variance, and the necessary changes in the work required by the Contract shall be made and adjusted in the manner specified herein for changes in the Work. Contractor shall maintain at all times such safeguards for the protection of persons employed on the Project as the conditions and progress of the Work on the Project may require; AND conspicuously post such signs as may be necessary to warn persons of all hazards as existing where the Project is being erected.

ARTICLE 5. THE WORK

Section 5.01 Labor and Materials

Contractor shall provide and pay for all labor, materials, equipment, tools, machinery, and do all other things necessary for the proper performance in completion of the Work. Any material delivered or Work done shall become the property of the Owner and shall not be removed without the consent of the Owner. The Contractor is responsible for following Owner's Direct Purchase Order procedures for sales tax exemption process.

Section 5.02 Representations of Contractor:

Contractor represents and warrants that: (1) it has read all of the terms and conditions of this contract; (i.e. all contract documents); (ii) it has physically inspected the job site and is aware of all of the conditions and limitations of the site that might affect the work contemplated by this agreement; (iii) it is aware of the equipment needed to perform the work based upon the type and character of the facilities at the job site; and (iv) it is not relying upon any representation or opinions of Owner that are not otherwise contained in this Contract. Based upon these representations and warranties, Contractor shall fully perform every detail of the requirements of the Contract and Contractor assumes full risk of any difficulties that it might occur in performing the work. Contractor's failure of performance will not be excused on the basis of ignorance of job site conditions or limitations which give rise to difficulties in doing the work; nor will it be the basis for extension of time to complete work. This paragraph shall not be applicable to any reports to be procured by Owner for Contractor's use in performing the Work, until such time as Owner provides such reports to Contractor, who shall then have ten (10) days to review the same. If Contractor fails to object to any information in such reports, then the provisions of this paragraph shall become applicable.

Section 5.03 Quality of Materials

Contractor warrants that all materials used in the construction of the Project shall be new or repaired as indicated and all workmanship and materials used in the construction of the Project shall be of good quality, free from faults and defects and, in conformity with the Contract documents unless otherwise specified in the Contract. All Work not conforming to these standards shall be considered defective.

Section 5.04 Duties of Contractor

Contractor shall have full and complete responsibility for the Work until final acceptance. Contractor shall take reasonable steps to protect the workmen, property, and equipment of other contractors against injury or damage arising out of or connected with the operations conducted by Contractor hereunder. Contractor waives all rights it might have against Owner for loss or damage to Contractor's Work, property or materials arising out of or connected with the operations of the Owner or any other contractors hired by Owner, unless caused by the Owner.

Section 5.05 Access to Work

Contractor shall provide Owner with ready access at any time to the Work, whether it be in preparation or progress, for the purpose of inspection.

Section 5.06 Changes in Work

- a) The Owner reserves the right by written order to make any change including additions, reductions or deletions in the work or materials to be furnished hereunder or may order additional work not shown in the Contract Documents. If Contractor shall claim that any such change shall increase the cost or time of performance of the Work, it shall be within ten calendar days of receipt of such order, give written notice of a claim for additional compensation or for an extension of time and the parties shall agree upon an equitable adjustment. Contractor shall not delay proceeding with the Work as change pending such agreement.
- b) Contractor shall not be entitled to additional compensation whether for modifications or additions to the Work not covered in the Contract Documents or for extra labor or materials furnished unless performed or furnished pursuant to a prior written order signed by Owner.
- c) Any changed or additional Work performed by Contractor as ordered by Owner, shall be performed pursuant to, in accordance with, and subject to all terms and conditions of the Contract.

Section 5.07 Time

- a) All time limits stated in the Contract Documents are of the essence of the Contract.
- b) Contractor shall begin work on or before the date established, to be not less than fourteen (14) days from issuance of the building permit or such other date as the parties agree in writing and shall carry the work forward expeditiously with adequate forces and complete it on _______(or within number of days).

Section 5.08 Warranties; Guarantees

- a) The Contractor warrants and guarantees that all equipment and systems shall be installed in accordance with the Contract Documents in a workman-like manner as specified herein.
- b) At any time during or after installation Contractor shall repair and replace immediately any and all Work together with any adjacent work which may be displaced by so doing, that may be defective in material, installation, or workmanship.
- c) Contractor warrants and guarantees all equipment and systems furnished or installed by Contractor for a period of ______ from the date of acceptance, or for such longer warranty periods as may be accorded by the manufacturer thereof or law against defective materials, design and workmanship.
- d) In the event Contractor fails to initiate corrective measures within ten (10) days after being notified in writing by the Owner and complete such corrections promptly therefore, the Owner is authorized to proceed to have said defect repaired and Contractor shall pay all costs and charges therefore upon demand.
- e) With regard to any warranties to be furnished for the work, services, equipment or materials under this Contract, Owner shall not be obligated to waive any express or implied warranties as a condition to accepting the written warranty to be provided.

Section 5.09 Use of Project

The use by the Owner of any portion of the Project shall not affect the dates and times when Progress Payments become due to Contractor and shall not prejudice Owner's rights under the Contract.

Section 5.10 Cleaning Up

Contractor shall confine its operation at the site to area permitted by law, ordinances and the Contract Documents and shall keep the property of the Owner free of all of the accumulated rubbish and waste materials. Upon completion of the Project, Contractor shall promptly remove all rubbish and waste materials all temporary structures, and all equipment used by it in performing the Contract. If Contractor fails to clean up, Owner may do so and the cost thereof shall be charged to the Contractor.

ARTICLE 6. SUBCONTRACTORS

Section 6.01 Payments to Subcontractors

To the extent that Contractor shall use any subcontractors, Contractor shall pay each subcontractor, in an amount equal to the percentage of completion allowed to Contractor on account of such subcontractor's work. Contractor shall also require subcontractor to make similar payments to its subcontractors. Owner shall not have any obligation to pay or to see the payment of any monies to any subcontractor. Nothing contained in the Contract Document shall create any contract relation between Owner and any subcontractor.

ARTICLE 7. INDEMNITY AND INSURANCE

Section 7.01 Indemnification

Each party shall defend, indemnify, and hold free and harmless the other party, their affiliated entities, directors, officers, employees and agents, from any and all claims, losses, damages, injuries and liabilities arising from the death or injury of any person or persons, including employees of Contractor and its subcontractors, or from damage or destruction of any property caused by or connected with, in whole or in part, performance of the Contract by Contractor, its subcontractors or their agents or employees.

Section 7.02 Insurance

- a) Contractor, at its own expense, shall procure, care and maintain for all of its operations hereunder insurance in companies approved by the Owner which shall include the following:
- 1. Worker's Compensation and Employer's Liability Insurance for him/her and all those performing work under this Contract.
- 2. Comprehensive General Liability Insurance with at least One Million Dollars (\$1,000,000.00) for liability coverage with the Owner added as an "additional insured" under the subject policies and a certificate stating such supplied to the Owner.
- b) Before Contractor shall commence Work, Contractor shall give to owner a Certificate of Insurance and continue to maintain and provide proof of insurance during the duration of this Contract.

SECTION 8. MISCELLANEOUS

Section 8.01 Litigation

- a) Should any litigation be commenced between the parties concerning the Project, any provision of the Contract or the performance thereof, the prevailing party shall be entitled to court costs and attorney fees in such litigation.
- b) The venue for any litigation shall be Pinellas County, Florida.
- c) The parties agree that prior to undertaking any litigation, they will first mediate the dispute using a Circuit Court Mediator from the Sixth Judicial Circuit. Further, arbitration may be used to settle Contract matters but is not mandatory to either party.

5

Section 8.02 Assignment

Any assignment, by operation of law or otherwise, in whole or in part, by Contractor or Contract, of the Work to be performed or any right to payment or claims arising hereunder without the prior written consent of the Owner shall be void. Any attempt of an assignment shall be deemed a default under the terms of this agreement and the owner shall be entitled to cancel the same and exercise any and all other rights and remedies that Owner may have.

Section 8.03 Severability

If any provision of the Contract shall be held invalid, in whole or in part, then the remaining provisions, or portions thereof, shall nevertheless be and remain in full force and effect.

Section 8.04 Asbestos

The Contractor shall certify that asbestos-containing building materials were not used on this project. Further, should Contractor encounter any ACM during the performance of the Contractor's duties, Contractor is required to suspend any Work and immediately report such findings to Owner, and shall cooperate with Owner as to the appropriate remedial action to be taken. Contractor represents and warrants that any demolition and removal of ACM will be done according to all applicable codes, ordinances, and law, whether Federal, State, or local.

Section 8.05 Coordination

The Contractor shall coordinate his activities with those of the Owner and with the Owner's other direct Contractors who may be on the site. The Owner reserves the right to change the date to one mutually agreed upon in the event that a special occasion prevents vacancy of the facility. A pre-construction meeting must take place at least five (5) days before work commences.

Section 8.06 Safe Environment

Contractor acknowledges and agrees that Owner is committed to providing for the safety and well-being of its youth, its elderly and aged, and its disabled. Contractor represents and warrants that all persons affiliated or associated with the Contractor who have access to the Premises by virtue of this Agreement, shall meet the minimum level 2 screening requirements of Section 435.04, Florida Statutes, and Contractor shall perform all necessary background investigations to endure such compliance. If Owner is not satisfied that this requirement has been met, Owner may request that Contractor or any person affiliated with Contractor be prohibited from accessing the Premises, and Contractor shall immediately vacate the Premises or prohibit such person in violation from accessing the Premises. Contractor shall be strictly liable for any injury, loss and/or damage to any person, and shall indemnify and hold Owner harmless from any claims, resulting from Contractor's failure to comply with these requirements.

Contractor:	Entity:
Name:	Entity Name:
Address:	Address:
By:	
Print Name:	as
Title:	Leasehold Owner/Parish/School
	By:
	Print Name:
Owner:	Print Name: Pastor/Principal/Executive Director
Approved by the fee title owner:	
Gregory L. Parkes, as Bishop of the Diocese of	
St. Petersburg, a corporation sole	
By:	$\overline{\text{HQP}}$
Dr. Lois T. Locey, Chancellor for	`
Administration/C.O.O.	



Change Order

Rev. CO-001 06-01-2024

PROJECT: (Parish/School Name & Address)	CONTRACT INFORMATION: Contract For: Date:	CHANGE ORDER INFORMATION: Change Order Number: Date:			
OWNER: Gregory L. Parkes as Bishop of the Diocese of St. Petersburg, a corporate sole and the Diocese of St. Petersburg, Inc. P.O. Box 40200 St. Petersburg, FL 33743-0200	ARCHITECT/ENGINEER: (name and address)	CONTRACTOR: (name and address)			
THE CONTRACT IS CHANGED AS FOLLOWS: Description of change to the contract cost, tim	ne. or scope.				
	ge Orders				
	was				
	sed) (unchanged) by this Change Order in the am	<u>'</u>			
	e Order, will be				
The new date of Substantial Completion will b	ed) (unchanged) by be				
	ntil the cost and time have been agreed upon by	both the Owner and Contractor, in which case a			
NOT VALID UNTIL SIGNED BY THE ARCHIT	ECT, CONTRACTOR AND OWNER.	Crosswill Darkes as Dishan of the			
		Gregory L. Parkes as Bishop of the Diocese of St. Petersburg, a corporate sole and the Diocese of St. Petersburg, Inc.			
ARCHITECT (Firm name)	CONTRACTOR (Firm name)	OWNER			
SIGNATURE	SIGNATURE	Dr. Lois Locey / C.O.O.			
PRINTED NAME AND TITLE	PRINTED NAME AND TITLE	PRINTED NAME AND TITLE			
DATE	DATE	DATE Pastor/Principal/E.D. Approval:			

RELEASE AND AFFIDAVIT

STATE OF FLORIDA Before me, the undersigned authority, personally appeared	, who after
being duly sworn, deposes and says:	
(1) In accordance with the Contract Documents and in ("Construction Contract")	consideration of \$ paid, tor") releases and waives for itself and its
subcontractors, materialmen, successors and assigns, all claim	,
whether in contract or in tort, against Gregory L. Parkes as Bishop	Ç. 1
Sole existing under the laws of the State of Florida ("Owner") re	
Agreement between(the "Project") for the	and Owner for the period from to
, 20	, 20 to
(2) Construction Contractor agrees to indemnify, defend and save actions, claims of liens or other charges filed or asserted again Construction Contractor of the Work covered by this Release and A	st Owner arising out of the performance by
(3) Construction Contractor certifies that it has paid all its subcoowed them from any previous payments received by Construction any such amounts. In the event Construction Contractor visubcontractors and/or materialmen from the payment it receives for Payment referenced in paragraph 5 below, Construction Contraction amounts to Owner.	Contractor from Owner and has not withheld withholds any unpaid amounts due to its from Owner with respect to the Application for
(3) This Release and Affidavit is given in connection with Copayment.	onstruction Contractor's final Application for
Construction	Contractor:
By:	
	, 20
Witnesses	, 20
07475.05	[Corporate Seal]
STATE OF	
COUNTY OF	
The foregoing instrument was acknowledged before me this, as	day of, 20 by , of
aa He/She is personallyas identification.	, on behalf of the v known to me OR has produced
My Commission Expires:, 20	
Notary Pu	blic (Signature)
(AFFIX NOTARY SEAL) (Printed N	lame)
(Title or R	ank)

(Serial Number, if any)



M E M O

To: Vendors

From: Hung Q. Pham, Executive Director, Office of Construction

Date: June 1st, 2024

Re: **COI Requirements**

1. Insurance Requirements

A Certificate of Insurance (COI) must be submitted to the Insurance office listing the following as additional insured

Gregory L. Parkes, as Bishop of the Diocese of St. Petersburg, a corporation sole and the Diocese of St. Petersburg, Inc., and affiliated entities as their interests may appear are listed as additional insured.

The following coverage must be listed and current on the COI for the duration of the agreement/lease/MOU.

- General Liability insurance (\$1million dollars)
- Workers Compensation or State Waiver thereof
- Unemployment Insurance
- Professional Coverage Those who need this coverage include but is not limited to:
 - Attorneys
 - Accountants (errors and omissions)
 - All healthcare professionals (doctors, nurses, physical therapist, certified nursing assistants...etc.)
 - Architects
 - Mental Health Counselors

PLEASE SEND THE COI DIRECTLY TO THE MAIN OFFICE OF THE PARISH/SCHOOL WHERE THE PROJECT IS LOCATED. IT WILL THEN BE THE RESPONSIBILITY OF THE DOSP ENTITY TO SUBMIT THE COI ALONG WITH ALL REQUESTED CONTRACT DOCUMENTS TO THE OFFICE OF CONSTRUCTION (& INSURANCE) FOR FINAL REVIEW.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 5/18/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).										
and doruments added not defined righte to and definitions include in head of a					CONTACT					
	NAME OF PRODUCER AND ADDRESS							FAX (A/C, No):	727-52	1-XXXX
					E-MAIL ADDRE	ss: certificate	s@XXXXins.	com		
					INS	URER(S) AFFOR	DING COVERAGE		NAIC#	
					INSURI	ER A : XXXXXX				XXXX
				OMANCON-01		R в : Insuranc				XXXXX
	INSURED: VENDOR NAME 8	AD	DRES	<mark>SS</mark>			c Company c			
					INSURI					
					INSURER D:					
					INSURI	RE:				
					INSURI	ERF:				
<u>co</u>	VERAGES CER	TIFI	CATE	NUMBER: XXXXXXXXX	X			REVISION NUMBER:		
IN C	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY XCLUSIONS AND CONDITIONS OF SUCH	QUIF PERT POLI	REMEI AIN, CIES.	NT, TERM OR CONDITION THE INSURANCE AFFORDI LIMITS SHOWN MAY HAVE	OF AN ED BY	Y CONTRACT THE POLICIES REDUCED BY I	OR OTHER I S DESCRIBEI PAID CLAIMS.	OCUMENT WITH RESPEC	T TO \	WHICH THIS
NSR LTR	TYPE OF INSURANCE		SUBR	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	3	
Α	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Υ		20068746		12/1/2022	12/1/2023	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$1,000 \$50,00	_
								MED EXP (Any one person)	\$5,000	
								PERSONAL & ADV INJURY	\$1,000	
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$2,000	_
	PRO-								\$2,000	_
								PRODUCTS - COMP/OP AGG	\$ 2,000	,000
	OTHER: AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT	\$	
								(Ea accident)	-	
	ANY AUTO OWNED SCHEDULED							BODILY INJURY (Per person)	\$	
	AUTOS ONLY AUTOS							` ,	\$	
	HIRED AUTOS ONLY NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
									\$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$	
	DED RETENTION\$								\$	
В	WORKERS COMPENSATION			WF506859700		12/1/2022	12/1/2023	X PER OTH-		
	ANYPROPRIETOR/PARTNER/EXECUTIVE							E.L. EACH ACCIDENT	\$1,000	.000
	OFFICER/MEMBER EXCLUDED?	N/A						E.L. DISEASE - EA EMPLOYEE		_
	If yes, describe under DESCRIPTION OF OPERATIONS below								\$1,000	
	DESCRIPTION OF OPERATIONS BEIOW							L.L. DIGLAGE - FOLIGI LIWIT	φ 1,000	,000
DEG	COURTION OF OREDATIONS // OCATIONS ///FILIGO	F6 (/	L CORD	404 Additional Paragla School	In		ii-			
Gre	cription of operations / Locations / Vehicegory L. Parkes, as Bishop of the Dioces	e of	St. Pe	etersburg, a corporation sol	le and	the Diocese o	f St. Petersbu	irg, Inc., and affiliated entit	ties is a	additional
ins	ured as respects to the General Liability	if rec	uired	by written contract, subject	t to ter	ms, conditions	s, and exclusi	ons of the policy.		
CE	RTIFICATE HOLDER				CAN	CELLATION				
	Diocese of St. Petersburg XXXXX (Name of)Catholic	Chu	rch.		THE	EXPIRATION	I DATE THE	ESCRIBED POLICIES BE CA REOF, NOTICE WILL B Y PROVISIONS.		
	XXXX Hìghway Tampa FL	336	09		AUTHORIZED REPRESENTATIVE					
			go f							

FR-001



DIOCESE OF ST. PETERSBURG

Pastoral Center

Mailing Address:
Post Office Box 40200
St. Petersburg, FL 33743-0200
www.dosp.org
Office:
6363 Ninth Avenue North
St. Petersburg, FL 33710
727-344-1611

Fax: 727-345-2143

FINANCIAL REPORT FORM

Entity Information	
Entity Name:	Entity City:
Project Name:	Project Cost:
Financial Information Total Cash on Deposit at Entity:	
Total Cash on Deposit with Diocesan Savings &	Loan Trust:
Total Outstanding Loans:	
Total Outstanding Obligations Payable to the Dic	ocese:
Total Prior Year Annual Expenses:	
Total Prior Year Annual Revenue:	
Current Year Budgeted Expenses:	
Total Annual Debt Payments:	
IMPORTANT: YOU ARE REQUIRED TO ATTA	CH THE FOLLOWING DOCUMENTS
Statement of Financial Position	Copies of recent Deposit Activity Statements
Statement of Activities	Copies of recent Receivable Statements
Copies of recent Loan Activity Statements	All Project Budgets and cost estimates
(signature)	Date
(Signature)	Date
Print Name & Title	



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FINANCIAL REPORT INSTRUCTIONS

Instructions for completing the Financial Reporting Form FR-001, required for all construction projects.

When an entity is requesting the Bishop's approval for construction contracts over \$40,000, that entity must first submit financial statements. This financial review process is necessary. Without having proper financial information, the Bishop cannot, in due diligence, authorize a project. A project will not be authorized without a properly completed FR-001. Information required to complete the FR-001 include,

- A Statement of Financial Position
- A Statement of Activities
- Copies of recent Loan Activity Statements
- Copies of recent Deposit Activity Statements
- Copies of recent Receivable Statements

Below are instructions on how to obtain the necessary information.

REQUIRED DOCUMENTATION

Statement of Financial Position

Below are the necessary steps you must follow to run the proper report in ParishSOFT.

- 1. Login to ParishSOFT
- 2. At the top of your dashboard, on the right-hand side, you will see an icon labeled Reports. Click this icon.
- 3. On the left-hand side, under the heading "Standard Reports", select the "Statements" icon to expand the menu options.
- 4. From the list of statements, select the "Statement of Financial Position"
- 5. The criteria for the report are as follows,
 - Fiscal Period Ended (select most recent month of most recent fiscal year)
 - Entity (select parish or school)
 - Report Format (select detail)
- 6. Click preview report
- 7. This is the Statement of Financial Position you will need to submit with your Form FR-001



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Statement of Activities

- 1. Login to ParishSOFT
- 2. At the top of your dashboard, on the right-hand side, you will see an icon labeled Reports. Click this icon.
- 3. On the left-hand side, under the heading "Standard Reports", select the "Statements" icon to expand the menu options.
- 4. From the list of statements, select the "Statement of Activities"
- 5. The criteria for the report are as follows,
 - Fiscal Period Ended (select most recent month of most recent fiscal year)
 - Entity (select parish or school)
 - Statement of Activity Print Columns

Column 1: YTD Actual

Column 2: Annual Budget

Column 3: YTD Last Year

Column 4: Last Year Annual Budget

Column 5: Last Year Total Actual

- Report Format (select detail)
- 6. Click preview report
- 7. This is the Statement of Activities you will need to submit with your Form FR-001

Copies of recent Loan Activity Statements

If you have an outstanding loan with the Diocesan Savings and Loan Trust Fund, monthly you receive Loan Activity Statements. Please submit a copy of your most recent Loan Activity Statement (if applicable).

Copies of recent Deposit Activity Statements

If you have any deposits with the Diocesan Savings and Loan Trust Fund, monthly you receive Deposit Activity Statements. Please submit a copy of your most recent Deposit Activity Statement (if applicable).

Copies of recent Receivable Statements

If the Pastoral Center invoices you for anything (such as insurance premiums) you will receive a monthly Statement that summarizes outstanding balances. Please submit a copy of your most recent Statement.



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HOW TO COMPLETE FORM FR-001 Entity Information

At the top of the FR-001 you enter the Entity's Name, Location, Project Name and the Project Cost.

Financial Information

The form requires several pieces of information (see descriptions below).

- Total Cash on Deposit at Entity This would be all the spendable cash at the parish or school. This would exclude monies deposited with Diocesan Savings and Loans Trust. This number comes from the Statement of Financial Position.
- Total Cash on Deposit with Diocesan Savings & Loan Trust This would be all the deposits held in trust with the Savings and Loan Trust Fund. This comes from the Statement of Deposit Activity.
- Total Outstanding Loans This is the total number of loans owed by the entity (including both loans from Diocesan Savings and Loans as well as from other lenders). This should come from the Statement of Financial Position.
- Total Outstanding Obligations Payable to the Diocese This would include all monies currently owed to the Diocese (billed benefits, outstanding Parish Assessment, etc.). This should come from the Receivables Statement.
- Total Prior Year Annual Expense This would be the expenses incurred from 07/01 to 06/30 of the prior fiscal year. This should come from the Statement of Activities.
- Total Prior Year Annual Revenue This would be the revenues recorded from 07/01 to 06/30 of the prior fiscal year. This should come from the Statement of Activities.
- Current Year Budgeted Expenses This would be the expenses budgeted from 07/01 to 06/30 of the current fiscal year. This should come from the Statement of Activities.



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■ Total Annual Debt Payments — This would be the total annual Debt Payments you anticipate paying between 07/01 to 06/30 of the current fiscal year (this would probably come from various amortization schedules).

If you need any help completing this form please contact met at adaniels@dosp.org.
Thank you,

Aaron A. Daniels, CPA

LR-001



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LOAN APPLICATION FORM

Entity:	City:	
Reason for Loan:		
Total Loan Requested: \$		
How will loan be repaid:		
Amortization period requested:		
Is request part of a construction project? If yes, please complete the form FR-001	□ yes	□ no mplete below
Name of Project		P
Estimated project commencemen	nt date	
Total estimated project cost		
Project Funding Cash in S&L Campaign Requested Loan Other Funding Source Total	\$ \$ \$ \$	
If applicable, when will fundraisin	g begin?	
(signature)		Date
Print Name & Title		