



**Leon County**  
**Board of County Commissioners**  
301 South Monroe Street, Tallahassee, Florida 32301  
(850) 606-5302 www.leoncountyfl.gov

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HERBERT W.A. THIELE  
County Attorney

February 7, 2011

Ms. Lisa C. Shutes, President  
Mr. Jimmy Shutes, Vice-President  
C&L Associates of Tallahassee, Inc.  
2915-5 East Park Avenue  
Tallahassee, FL 32301  
VIA FACSIMILE: (850) 342-9912

SUBJECT: Procurement Appeals Board Hearing for Custodial Services Group 2,  
Libraries; and Group 4, Other Buildings, Continuing Service  
BC-11-23-10-06, as Requested by C&L Associates of Tallahassee, Inc.

Dear Mr. and Mrs. Shutes:

Attached is a copy of the Procurement Appeals Board's Order for the subject appeal.

Please feel free to contact me if you have any questions.

Sincerely,

A handwritten signature in cursive script, appearing to read "Kimberley C. Dressel".

Kimberley C. Dressel  
Senior Assistant to the County Administrator

Attachment #1 - Procurement Appeals Board Order on C&L Associates of Tallahassee, Inc.'s Appeal

cc: Felisa Barnes, Senior Management and Budget Analyst  
Shington Lamy, Special Projects Coordinator  
Patrick Kinni, Senior Assistant County Attorney  
Keith Roberts, Purchasing Director  
Alan Rosenzweig, Assistant County Administrator  
Bidders, Bid No. BC-11-23-10-06

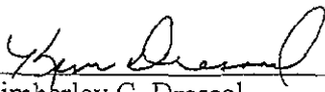
**Procurement Appeals Board  
Order on C&L Associates of Tallahassee, Inc.'s Appeal  
Custodial Services Group 2, Libraries; and Group 4, Other Buildings,  
Continuing Service, BC-11-23-10-06**

The Procurement Appeals Board held a hearing on February 4, 2011 regarding C&L Associates of Tallahassee, Inc.'s (C&L's) December 16, 2010 appeal. During the hearing, the Procurement Appeals Board considered the grounds raised by C&L in its appeal and, based on competent, substantial evidence presented during the hearing, the Procurement Appeals Board unanimously ruled as follows:

Petitioners did not establish by a preponderance of the evidence that the Intended Decision of the County was clearly erroneous or arbitrary or capricious in violation of any rule, policy, procedure or law.

Therefore, the Procurement Appeals Board rejects the claims raised by C&L.

Dated this 7th day of February, 2011.

  
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Kimberley C. Dressel  
Chairman, Procurement Appeals Board