

AGREEMENT BETWEEN BROWARD COUNTY AND CHEN MOORE AND ASSOCIATES, INC. FOR CONSULTANT ENGINEERING SERVICES FOR WATER AND SANITARY SEWER SYSTEM IMPROVEMENTS FOR UTILITY ANALYSIS ZONES 110/111 AND 113 (RPF # R1356803P1)

This is an Agreement ("Agreement"), made and entered into by and between Broward County, a political subdivision of the State of Florida ("County"), and Chen Moore and Associates, Inc., a Florida corporation ("Consultant"), (collectively referred to as the "Parties").

WHEREAS, County issued RFP No. R1356803P1 for professional engineering services for water and sanitary sewer improvements for Utility Analysis Zones (UAZ) 110/111 and 113; and

WHEREAS, Consultant represents that it is experienced in providing a full range of engineering services, for all engineering disciplines, during the pre-design, design, and construction phases, to include design (including related engineering reports), permitting, negotiation and support related to environmental regulations, preparation of construction contract documents, and engineering services during construction, related to water and sanitary sewer system improvements; and

WHEREAS, County wishes to engage Consultant to provide professional engineering services for the water and sanitary sewer improvements project for UAZ 110/111 and 113; and

WHEREAS, negotiations pertaining to this Project were undertaken between County and Consultant, and this Agreement incorporates the results of such negotiations; NOW THEREFORE,

IN CONSIDERATION of the mutual terms, conditions, promises, covenants, and payments hereinafter set forth, the Parties agree as follows:

ARTICLE 1. DEFINITIONS AND IDENTIFICATIONS

The following definitions and identifications set forth below apply unless the context in which the word or phrase is used requires a different definition:

1.1 **<u>Board</u>**: The Board of County Commissioners of Broward County, Florida, which is the governing body of the Broward County government created by the Broward County Charter.

1.2 **<u>Consultant</u>**: The architect or engineer selected to perform the services pursuant to this Agreement.

1.3 <u>Contract Administrator</u>: The Director of Water and Wastewater Engineering Division, or Assistant Director of Water and Wastewater Engineering Division, who is the representative of the County concerning the Project. In the administration of this Agreement, as contrasted with matters of policy, all Parties may rely upon instructions or determinations made by the Contract Administrator; provided, however, that such instructions and determinations do not change the Scope of Services. 1.4 **<u>Contractor</u>**: The person, firm, corporation or other entity who enters into an agreement with County to perform the construction work for the Project.

1.5 <u>**County Administrator**</u>: The administrative head of County pursuant to Sections 3.02 and 3.03 of the Broward County Charter.

1.6 <u>**County Attorney</u>**: The chief legal counsel for County who directs and supervises the Office of the County Attorney pursuant to Section 2.10 of the Broward County Charter.</u>

1.7 <u>County Business Enterprise</u> or <u>"CBE"</u>: A small business located in Broward County, Florida, which meets the criteria and eligibility requirements of Broward County's CBE Program and must be certified by Broward County's Office of Economic and Small Business Development.

1.8 **<u>Notice To Proceed</u>**: A written authorization to proceed with the Project, phase, or task thereof, issued by the Contract Administrator.

1.9 **<u>Project</u>**: The replacement of underground sanitary sewers and water mains in UAZ 110/111 and 113, including rehabilitation of wastewater pumping stations and replacement of force mains and gravity sewers.

1.10 <u>Subconsultant</u>: A firm, partnership, corporation, independent contractor (including 1099 individuals), or combination thereof providing services to County through Consultant for all or any portion of the advertised work.

ARTICLE 2. PREAMBLE

In order to establish the background, context, and frame of reference for this Agreement and to generally express the objectives and intentions of the respective Parties hereto, the following statements, representations, and explanations shall be accepted as predicates for the undertakings and commitments included within the provisions which follow and may be relied upon by the Parties as essential elements of the mutual considerations upon which this Agreement is based.

2.1 County has budgeted funds for the Project. This Project is funded with County funds.

2.2 County has met the requirements of Section 287.055, Florida Statutes, the Consultants' Competitive Negotiation Act, and has selected Consultant to perform the services hereunder.

2.3 Negotiations pertaining to the services to be performed by Consultant were undertaken with Consultant, and this Agreement incorporates the results of such negotiations.

ARTICLE 3. SCOPE OF SERVICES

3.1 Consultant's services shall consist of the phases set forth in Exhibit A, attached hereto and made a part hereof, and shall include civil, structural, mechanical, and electrical engineering, and other professional design and construction management services, as applicable for the Project. Consultant shall provide all services as set forth in Exhibit A including all necessary, incidental, and related activities and services required by the Scope of Services and contemplated in Consultant's level of effort.

3.2 The Scope of Services does not delineate every detail and minor work task required to be performed by Consultant to complete the Project. If, during the course of the performance of the services included in this Agreement, Consultant determines that work should be performed to complete the Project which is in Consultant's opinion outside the level of effort originally anticipated, whether or not the Scope of Services identifies the work items, Consultant shall notify Contract Administrator in writing in a timely manner before proceeding with the work. If Consultant proceeds with said work without notifying the Contract Administrator, said work shall be deemed to be within the original level of effort, whether or not specifically addressed in the Scope of Services. Notice to Contract Administrator does not constitute authorization or approval by County to Consultant to perform the work. Performance of work by Consultant outside the originally anticipated level of effort without prior written County approval is at Consultant's sole risk.

3.3 Exhibit A is for the first portion of services related to the Project and that additional negotiations will be required for subsequent phases or for additional services except as otherwise provided herein. County and Consultant may negotiate additional scopes of services, compensation, time of performance, and other related matters for future phases of Project. If County and Consultant cannot contractually agree, County shall have the right to immediately terminate negotiations at no cost to County and procure services for future Project phases from another source.

3.4 Consultant shall pay its subconsultants, subcontractors, and suppliers, within fifteen (15) days following receipt of payment from County for such subcontracted work or supplies. Consultant agrees that if it withholds an amount as retainage from subconsultants, subcontractors, or suppliers that it will release such retainage and pay same within fifteen (15) days following receipt of payment of retained amounts from County. The Contract Administrator may, at its option, increase allowable retainage or withhold progress payments unless and until Consultant demonstrates timely payments of sums due to all its subconsultants, subcontractors, and suppliers.

ARTICLE 4. TIME FOR PERFORMANCE; CONTRACTOR DAMAGES; LIQUIDATED DAMAGES

4.1 Consultant shall perform the services described in Exhibit A within the time periods specified in the Project Schedule included in Exhibit A; said time periods shall commence from the date of the Notice to Proceed for such services.

4.2 Prior to beginning the performance of any services under this Agreement, Consultant must receive a Notice to Proceed. Consultant must receive a Notice to Proceed from the Contract Administrator prior to beginning the performance of services in any subsequent phases of this Agreement. Prior to granting approval for Consultant to proceed to a subsequent phase, the Contract Administrator may, at his or her sole option, require Consultant to submit the itemized deliverables and documents identified in Exhibit A for the Contract Administrator's review.

4.3 In the event Consultant is unable to complete the above services because of delays resulting from untimely review by County or other governmental authorities having jurisdiction over the Project, and such delays are not the fault of Consultant, or because of delays which were caused by factors outside the control of Consultant, County shall grant a reasonable extension of time for completion of the services and shall provide reasonable compensation, if appropriate. It shall be the responsibility of Consultant to notify the Contract Administrator promptly in writing whenever a delay in approval by a governmental agency is anticipated or experienced, and to inform the Contract Administrator of all facts and details related to the delay.

4.4 In the event Contractor fails to substantially complete the Project on or before the substantial completion date specified in its agreement with County or if Contractor is granted an extension of time beyond said substantial completion date, and Consultant's services are extended beyond the substantial completion date, through no fault of Consultant, Consultant shall be compensated in accordance with Article 5 for all services rendered by Consultant beyond the substantial completion date.

4.5 In the event Contractor fails to substantially complete the Project on or before the substantial completion date specified in its agreement with County, and the failure to substantially complete is caused in whole or in part by Consultant, then Consultant shall pay to County its proportional share of any claim or damages to Contractor arising out of the delay. By reference hereto, the provisions for the computation of delay costs/damages and any amounts included therein, whether direct or indirect, in the agreement between the Contractor and County are incorporated herein. This provision shall not affect the rights and obligations of either party as set forth in Section 10.8, Indemnification of County.

4.6 In the event Consultant fails to complete the phases of services identified in Exhibit A on or before the applicable Time for Performance, Consultant shall pay to County the sum of dollars identified below for each calendar day after the applicable Time for Performance, plus approved time extensions thereof, until completion of the phase:

Project Phase	Amount
Phase I – Design Development	\$ 250.00

These amounts are not penalties but are liquidated damages to County for Consultant's inability to proceed with, and complete, the phases of the Project in a timely manner pursuant to the agreed upon Project Schedule. Liquidated damages are hereby fixed and agreed upon by the Parties, recognizing the impossibility of precisely ascertaining the amount of damages that will be sustained by County as a consequence of such delay, and both Parties desiring to obviate any question or dispute concerning the amount of said damages and the cost and effect of the failure of Consultant to complete the respective phases within the applicable Time for Performance. This provision shall not affect the rights and obligations of either party as set forth in Section 10.8, Indemnification of County.

ARTICLE 5. COMPENSATION AND METHOD OF PAYMENT

5.1 AMOUNT AND METHOD OF COMPENSATION

5.1.1 <u>Maximum Amount Not-To-Exceed Compensation</u>. Compensation to Consultant for the performance of services identified in Exhibit A, and as otherwise required by this Agreement, shall be as follows: on a "Maximum Amount Not-To-Exceed" basis based upon the Salary Costs as described in Section 5.2 up to a maximum amount not-to-exceed of \$5,018,653.82 for Tasks 12, 13, and 14. Consultant shall perform all services designated as Maximum Amount Not-To-Exceed set forth herein for total compensation in the amount of or less than that stated above.

5.1.2 <u>Lump Sum Compensation</u>. Compensation to Consultant for the performance of services identified in Exhibit A, and as otherwise required by this Agreement, shall be as follows: on a "Lump Sum" basis not more than a total lump sum of \$<u>5,303,366.09</u> as further detailed below:

	Lump Sum
Description	Amount
Tasks 1, 3-8 (Design related)	\$ 4,271,653.81
Task 2 (Project Management – Meetings	
and Coordination)	\$ 147,629.89
Task 9 (Contract Documents)	\$ 123,864.37
Task 10 (Permitting)	\$ 453,290.84
Task 11 (Bidding Assistance)	\$ 109,478.92
Task 16 (Record Drawings)	\$ 197,448.26

5.1.3 <u>Optional Additional Services</u>. County has established an amount of <u>\$133,597.70</u> for the performance of additional services as identified in Task 16 of Exhibit A. Services provided under Task 16 shall be payable on a "Maximum Amount Not-To-Exceed" or "Lump Sum" basis, or combination thereof, based upon the Salary Costs as described in

Section 5.2, up to the specified amount. Services performed under this task must be initiated by a separate written Notice to Proceed issued by the Contract Administrator. Unused amounts of these Optional Additional Services monies shall be retained by County.

5.1.4 <u>Reimbursable Expenses.</u> County has established a maximum amount not-toexceed of \$<u>715,951.22</u> for potential reimbursable expenses which may be utilized pursuant to Section 5.3. Unused amounts of those monies established for reimbursable expenses shall be retained by County.

5.1.5 <u>Salary Rate</u>. The maximum hourly rates payable by County for each of Consultant's employee categories are shown on Exhibit B and are further described in Section 5.2.

If, for services designated as payable on a Maximum Amount Not-To-Exceed, Consultant has "lump sum" agreements with any subconsultant(s), then Consultant shall bill all "lump sum" subconsultant fees with no "markup." Likewise, Consultant shall bill, with no mark-up, all maximum not to exceed subconsultant fees using the employee categories for Salary Costs on Exhibit B as defined in Section 5.2 and Reimbursables defined in Section 5.3. All Subconsultant fees shall be billed in the actual amount paid by Consultant.

5.1.6 [Intentionally left blank.]

5.1.7 The dollar limitation set forth in Section 5.1 is a limitation upon, and describes the maximum extent of, County's obligation to Consultant, but does not constitute a limitation, of any sort, upon Consultant's obligation to incur such expenses in the performance of services hereunder.

5.2 <u>SALARY COSTS</u>. The term Salary Costs as used herein shall mean the hourly rate actually paid to all personnel engaged directly on the Project, as adjusted by an overall multiplier which consists of the following: 1) a fringe benefits factor; 2) an overhead factor; and 3) an operating margin. Said Salary Costs are to be used only for time directly attributable to the Project. The fringe benefit and overhead factors shall be certified by an independent Certified Public Accountant in accordance with the Federal Acquisition Regulation ("FAR") guidelines. Said certification shall be dated within one hundred eighty (180) days after Consultant's most recently completed fiscal year.

If the certification for the most recently completed fiscal year is not available at the time of contracting, the certification shall be provided when it becomes available; provided however, Consultant certifies that the rates and factors set forth herein are accurate, complete, and consistent with the FAR guidelines at the time of contracting. If applicable, Exhibit B shall be modified to reflect any reduction in the FAR audited overhead and fringe benefit rates from the rates provided at the time of contracting. The modified Exhibit B shall be effective retroactive

to the date of execution of the Agreement, and if applicable, Consultant shall reimburse County for any overbilling.

5.2.1 Consultant shall require all of its subconsultants to comply with the requirements of Section 5.2.

5.2.2 Salary Costs for Consultant and subconsultants as shown in Exhibit B are the Maximum Billing Rates which are provisional, subject to audit of actual costs, and if the audit discloses that the actual costs are less than the costs set forth on Exhibit B for Consultant or any subconsultant, Consultant shall reimburse County based upon the actual costs determined by the audit.

5.2.3 Unless otherwise noted, the Salary Costs stated above are based upon Consultant's "home office" rates. Should it become appropriate during the course of the agreement that a "field office" rate be applied, then it is incumbent upon Consultant to submit a supplemental Exhibit B reflective of such rates for approval by Contract Administrator and invoice County accordingly.

5.2.4 The total hours payable by County for any "exempt" or "non-exempt" personnel shall not exceed forty (40) hours per employee in any week. In the event the work requires Consultant's or subconsultant's personnel to work in excess of 40 hours per week, any additional hours must be authorized in advance, in writing, by the Contract Administrator. If approved, Salary Costs for additional hours of service provided by nonexempt (hourly) employees or exempt (salaried) employees shall be invoiced to County at no more than one and one-half of the employee's hourly rate and in a manner consistent with Consultant's or subconsultant's applicable certified FAR audit and all other provisions of Section 5.2. In the event a "Safe Harbor" rate is elected for use by Consultant or subconsultant then the additional hours are payable at no more than the employee's regular rate.

5.2.5 Consultant and any of its subconsultants may alternatively use a "Safe Harbor" combined fringe benefit and overhead rate of 110% in lieu of providing fringe benefit and overhead cost factors certified by an independent Certified Public Accountant in accordance with the Federal Acquisition Regulation ("FAR") guidelines. The Safe Harbor rate, once elected, shall remain in place for the entire term of the Agreement, and be applicable for use as "home" and "field" fringe benefit and overhead rates, if applicable, and shall not be subject to audit under this Agreement. All other provisions of Section 5.2 remain in place.

5.2.6 The maximum hourly rates shown on Exhibit B are subject to change annually beginning on the first anniversary of the contract execution date and on each contract year thereafter upon written request thirty (30) days prior to the anniversary date by Consultant and approval by the Contract Administrator. Any increase in these rates shall be limited to the lesser of the change in cost of living or three percent (3%). The increase

or decrease in CPI shall be calculated as follows: the difference of CPI current period less CPI previous period, divided by CPI previous period, times 100. The CPI current period shall mean the most recent published monthly index prior to contract anniversary. The CPI previous period shall mean for the same month of the prior year. All CPI indices shall be obtained from the U.S. Department of Labor table for Consumer Price Index - All Urban Consumers (Series ID CUURA320SA0) for the area of Miami-Fort Lauderdale, FL (All Items), with a base period of 1982-84 = 100. Any changes to the hourly rates shall be set forth on an amended Exhibit B executed by the Contract Administrator and the Consultant.

5.3 <u>REIMBURSABLES</u>. For reimbursement of any travel costs, travel-related expenses, or other direct nonsalary expenses directly attributable to this Project permitted under this Agreement, Consultant agrees to adhere to Section 112.061, Florida Statutes, except to the extent, if any, that Exhibit B-1 expressly provides to the contrary. County shall not be liable for any such expenses that have not been approved in advance, in writing, by the Contract Administrator. Reimbursable subconsultant expenses are limited as described herein when the subconsultant agreement provides for reimbursable expenses.

5.4 METHOD OF BILLING

5.4.1 For Maximum Amount Not-To-Exceed Compensation under Section 5.1.1. Consultant shall submit billings which are identified by the specific project number on a monthly basis in a timely manner for all Salary Costs and Reimbursables attributable to the Project. These billings shall identify the nature of the work performed, the total hours of work performed, and the employee category of the individuals performing same. Billings shall itemize and summarize Reimbursables by category and identify same as to the personnel incurring the expense and the nature of the work with which such expense was associated. Where prior written approval by Contract Administrator is required for Reimbursables, a copy of said approval shall accompany the billing for such reimbursable. Billings shall also indicate the cumulative amount of CBE participation to date. The statement shall show a summary of Salary Costs and Reimbursables with accrual of the total and credits for portions paid previously. External Reimbursables and subconsultant fees must be documented by copies of invoices or receipts which describe the nature of the expenses and contain a project number or other identifier which clearly indicates the expense is identifiable to the Project. Subsequent addition of the identifier to the invoice or receipt by Consultant is not acceptable except for meals and travel expenses. Internal expenses must be documented by appropriate Consultant's cost accounting forms with a summary of charges by category. When requested, Consultant shall provide backup for past and current invoices that records hours and Salary Costs by employee category, Reimbursables by category, and subcontractor fees on a task basis, so that total hours and costs by task may be determined.

5.4.2 <u>For Lump Sum Compensation under Section 5.1.2</u>. Consultant shall submit billings which are identified by the specific project number on a monthly basis in a timely manner.

These billings shall identify the nature of the work performed, the phase of work, and the estimated percent of work accomplished. Billings for each phase shall not exceed the amounts allocated to said phase. Billings shall also indicate the cumulative amount of CBE participation to date. The statement shall show a summary of fees with accrual of the total and credits for portions paid previously. When requested, Consultant shall provide backup for past and current invoices that record hours, salary costs, and expense costs on a task basis, so that total hours and costs by task may be determined.

5.5 METHOD OF PAYMENT

5.5.1 County shall pay Consultant within thirty (30) calendar days from receipt of Consultant's proper statement, as defined by County's Prompt Payment Ordinance, ninety percent (90%) of the total shown to be due on such statement. When the services to be performed on each phase of the Project are fifty percent (50%) complete and upon written request by Consultant and written approval by the Contract Administrator that the Project is progressing in a satisfactory manner, the Contract Administrator, in his or her sole discretion, may authorize that subsequent payments for each phase may be increased to ninety-five percent (95%) of the total shown to be due on subsequent statements. No amount shall be withheld from payments for Reimbursables or for services performed during the construction phase.

5.5.2 Upon Consultant's satisfactory completion of each phase and after the Contract Administrator's review and approval, County shall remit to Consultant that ten percent (10%) or five percent (5%) portion of the amounts previously withheld. Final payment for the Project must be approved by the Director of the Broward County Purchasing Division.

5.5.3 Payment will be made to Consultant at: Chen Moore and Associates, Inc.
500 Cypress Creek Road, Suite 630 Fort Lauderdale, FL 33309

ARTICLE 6. ADDITIONAL SERVICES; CHANGES IN SCOPE OF SERVICES

6.1 County or Consultant may request changes that would increase, decrease, or otherwise modify the Scope of Services to be provided under this Agreement. Such changes must be made in accordance with the provisions of the Broward County Procurement Code and must be contained in a written amendment, executed by the Parties hereto, with the same formality and of equal dignity herewith, prior to any deviation from the terms of this Agreement, including the initiation of any Additional Services.

6.2 Costs of Additional Services identified by the Contract Administrator during the life of this Agreement and as contained in a written amendment will be compensated on an hourly basis, or an agreed upon lump sum, or as a reimbursable as provided in Article 5. Additional Services

authorized by the Contract Administrator shall include a required completion date for Consultant's performance of those additional services.

6.3 In the event a dispute between the Contract Administrator and Consultant arises over whether requested services constitute additional services and such dispute cannot be resolved by the Contract Administrator and Consultant, such dispute shall be promptly presented to County's Director of Purchasing for resolution. The Director's decision shall be final and binding on the Parties. The resolution shall be set forth in a written document in accordance with Section 6.1 above, if applicable. During the pendency of any dispute, Consultant shall promptly perform the disputed services.

6.4 Each proposed contract modification request that, by itself or aggregated with previous modification requests, increases the contract value by ten percent (10%) or more of the initial contract value shall be reviewed by County for opportunities to include or increase CBE participation. Consultant shall demonstrate good faith efforts to include CBE participation in change order work and shall report such efforts to the Office of Economic and Small Business Development.

ARTICLE 7. COUNTY'S RESPONSIBILITIES

7.1 County shall assist Consultant by placing at Consultant's disposal all information County has available pertinent to the Project including previous reports and any other data relative to design or construction of the Project.

7.2 County shall arrange for access to, and make all provisions for, Consultant to enter upon public and private property as required for Consultant to perform its services.

7.3 County shall review the itemized deliverables/documents identified in Exhibit A of Consultant and respond in writing with any comment within the time set forth on the approved Project Schedule.

7.4 County shall give prompt written notice to Consultant whenever County observes or otherwise becomes aware of any development that affects the scope or timing of Consultant's services or any defect in the work of the Contractor.

ARTICLE 8. INSURANCE

8.1 Consultant shall maintain at its sole expense, at all times during the term of this Agreement (unless a different time period is otherwise stated herein), at least the minimum insurance coverage designated in Exhibit D in accordance with the terms and conditions stated in this article.

8.2 Such policies shall be issued by companies authorized to do business in the State of Florida, with a minimum AM Best financial rating of A-. Coverage shall be provided on forms no

more restrictive than the latest edition of the applicable form filed by the Insurance Services Office. Consultant shall name Broward County as an additional insured under the primary and non-contributory Commercial General Liability policy, Business Automobile Liability policy as well as on any Excess Liability policy. The official title of the Certificate Holder is Broward County. This official title shall be used in all insurance documentation.

8.3 Within fifteen (15) days of notification of award, Consultant shall provide to County proof of insurance in the form of Certificate(s) of Insurance and applicable endorsements, Declaration pages, or insurance policies evidencing all insurance required by this article. County reserves the right to obtain a certified copy of any policies required by the article upon request. Coverage is not to cease and is to remain in force until County determines all performance required of Consultant is completed. For Professional Liability Insurance, coverage shall remain in force for two (2) years after the completion of services unless a different time period is stated in Exhibit D. County shall be notified of any restriction or cancellation of coverage within thirty (30) days. If any of the insurance coverage will expire prior to the completion of the work, proof of insurance renewal shall be provided to County upon expiration.

8.4 County reserves the right to review and revise any insurance requirements at the time of renewal or amendment of this Agreement, including, but not limited to, deductibles, limits, coverage, and endorsements.

8.5 If Consultant uses a subconsultant or subcontractor, Consultant shall ensure that each subconsultant or subcontractor names "Broward County" as an additional insured under the subconsultant's or subcontractor's Commercial General Liability, Business Automobile Liability, and Excess/Umbrella policies.

ARTICLE 9. EEO AND CBE COMPLIANCE

9.1 No party to this Agreement may discriminate on the basis of race, color, sex, religion, national origin, disability, age, marital status, political affiliation, sexual orientation, pregnancy, or gender identity and expression in the performance of this Agreement. Consultant shall comply with all applicable requirements of County's CBE Program as established by Broward County Business Opportunity Act of 2012, Section 1-81, Broward County Code of Ordinances (the "Act"), in the award and administration of this Agreement.

Consultant shall include the foregoing or similar language in its contracts with any subcontractors, except that any project assisted by the U.S. Department of Transportation funds shall comply with the non-discrimination requirements in 49 C.F.R. Parts 23 and 26.

Failure by Consultant to carry out any of the requirements of this section shall constitute a material breach of this Agreement, which shall permit County to terminate this Agreement or to exercise any other remedy provided under this Agreement, Broward County Code of Ordinances, Broward County Administrative Code, or under other applicable law, all such remedies being cumulative.

9.2 Consultant acknowledges that the Board, acting through OESBD, may make minor administrative modifications to the CBE Program which shall become applicable to this Agreement if the administrative modifications are not unreasonable. Written notice of any such modification shall be provided to Consultant and shall include a deadline for Consultant to notify County if Consultant concludes that the modification exceeds the authority of this section of this Agreement. Failure of Consultant to timely notify County of its conclusion that the modification exceeds such authority shall be deemed acceptance of the modification by Consultant.

County may add or increase the required participation of CBE firms under this Agreement in connection with any amendment, extension, modification, or change order to this Agreement that, by itself or aggregated with previous amendments, extensions, modifications, or change orders, increases the initial Agreement price by ten percent (10%) or more. Consultant shall make a good faith effort to include CBE firms in work resulting from any such amendment, extension, modification, or change order and shall report such efforts, along with evidence thereof, to OESBD.

9.3 Consultant will meet the following CBE participation goal by utilizing the CBE firms for the following percentage of Services under this Agreement:

CBE participation goal	25%

Consultant stipulates that each CBE firm utilized to meet the CBE participation goal must be certified by OESBD. Consultant shall inform County immediately when a CBE firm is not able to perform or if Consultant believes the CBE firm should be replaced for any other reason, so that OESBD may review and verify the good faith efforts of Consultant to substitute the CBE firm with another CBE firm. Whenever a CBE firm is terminated for any reason, including cause, Consultant shall provide written notice to OESBD and shall substitute another CBE firm in order to maintain the level of CBE participation required herein, unless otherwise provided herein or agreed in writing by the Parties. Such substitution shall not be required in the event the termination results from County modifying the scope of services and there is no available CBE to perform the new scope of services, in which event Consultant shall notify County and OESBD may adjust the CBE participation goal by written notice to Consultant. Consultant may not terminate for convenience a CBE firm without County's prior written consent, which consent shall not be unreasonably withheld.

9.4 In performing the services for this Project, the Parties hereby incorporate the list of Consultant's participating CBE firms, addresses, scope of work, and the percentage of work amounts identified on each Letter of Intent into this Agreement (Exhibit C). Promptly upon execution of this Agreement by County, Consultant shall enter into a formal contract with the CBE firms listed in Exhibit C and, upon request, shall provide copies of the contracts to the Contract Administrator and OESBD.

9.5 Consultant shall provide written monthly reports to the Contract Administrator attesting to Consultant's compliance with the CBE participation goals stated in this article. In addition, Consultant shall allow County to engage in on-site reviews to monitor Consultant's progress in achieving and maintaining its contractual and CBE Program obligations. Such review and monitoring shall be by the Contract Administrator in conjunction with OESBD, unless otherwise determined by the County Administrator. County shall have access, without limitation, to Consultant's books and records, including payroll records, tax returns and records, and books of account, on five (5) business days' notice.

9.6 In the event of Consultant's noncompliance with its CBE participation goal (including without limitation the unexcused reduction of a CBE firm's participation), the affected CBE firm shall have the right to exercise any remedies as may be available as between the CBE firm and Consultant.

9.7 The presence of a "pay when paid" provision in a Consultant's contract with a CBE firm shall not preclude County or its representatives from inquiring into allegations of nonpayment.

9.8 By execution of this Agreement, Consultant represents that it has not been placed on the discriminatory vendor list as provided in Section 287.134, Florida Statutes. County hereby materially relies on such representation in entering into this Agreement. An untrue representation of the foregoing shall entitle County to terminate this Agreement and recover from Consultant all monies paid by County pursuant to this Agreement, and may result in debarment from County's competitive procurement activities.

ARTICLE 10. MISCELLANEOUS

10.1 <u>Ownership of Documents</u>. All finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs, specifications and reports prepared or provided by Consultant in connection with this Agreement shall become the property of County, whether the Project for which they are made is completed or not, and shall be delivered by Consultant to Contract Administrator within fifteen (15) days of the receipt of the written notice of termination. If applicable, County may withhold any payments then due to Consultant until Consultant complies with the provisions of this section.

10.2 <u>Termination</u>.

10.2.1 This Agreement or any Work Authorization issued under this Agreement may be terminated for cause by the aggrieved party if the party in breach has not corrected the breach within ten (10) days after written notice from the aggrieved party identifying the breach. This Agreement may also be terminated for convenience by the Board. Termination for convenience by the Board shall be effective on the termination date stated in written notice provided by County, which termination date shall be not less than thirty (30) days after the date of such written notice. If this Agreement or Work Authorization was entered into on behalf of County by someone other than the Board,

termination by County may be by action of the County Administrator or County representative (including his or her successor) who entered in this Agreement on behalf of County. This Agreement may also be terminated by the County Administrator upon such notice as the County Administrator deems appropriate under the circumstances in the event the County Administrator determines that termination is necessary to protect the public health or safety. If County erroneously, improperly or unjustifiably terminates for cause, such termination shall be deemed a termination for convenience, which shall be effective thirty (30) days after such notice of termination for cause is provided.

10.2.2 This Agreement may be terminated for cause for reasons including, but not limited to, Consultant's repeated (whether negligent or intentional) submission for payment of false or incorrect bills or invoices, failure to suitably perform the work; or failure to continuously perform the work in a manner calculated to meet or accomplish the objectives as set forth in this Agreement or Work Authorization. The Agreement may also be terminated for cause if Consultant is placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List created pursuant to Section 215.473, Florida Statutes, as amended or if Consultant provides a false certification submitted pursuant to Section 287.135, Florida Statutes, as amended. This Agreement or a Work Authorization may also be terminated by the Board:

10.2.2.1 Upon the disqualification of Consultant as a CBE by County's Director of the Office of Economic and Small Business Development if Consultant's status as a CBE was a factor in the award of this Agreement or the Work Authorization, and such status was misrepresented by Consultant;

10.2.2.2 Upon the disqualification of Consultant by County's Director of the Office of Economic and Small Business Development due to fraud, misrepresentation, or material misstatement by Consultant in the course of obtaining this Agreement or the Work Authorization, or attempting to meet the CBE contractual obligations;

10.2.2.3 Upon the disqualification of one or more of Consultant's CBE participants by County's Director of the Office of Economic and Small Business Development if any such participant's status as a CBE firm was a factor in the award of this Agreement or the Work Authorization, and such status was misrepresented by Consultant or such participant;

10.2.2.4 Upon the disqualification of one or more of Consultant's CBE participants by County's Director of the Office of Economic and Small Business Development if such CBE participant attempted to meet its CBE contractual obligations through fraud, misrepresentation, or material misstatement; or

10.2.2.5 If Consultant is determined by County's Director of the Office of Economic and Small Business Development to have been knowingly involved in any fraud, misrepresentation, or material misstatement concerning the CBE status of its disqualified CBE participant.

10.2.3 Notice of termination shall be provided in accordance with the "NOTICES" section of this Agreement except that notice of termination by the County Administrator which the County Administrator deems necessary to protect the public health or safety may be verbal notice that shall be promptly confirmed in writing in accordance with the "NOTICES" section of this Agreement.

10.2.4 In the event this Agreement or a Work Authorization issued under this Agreement is terminated for convenience, Consultant shall be paid for any services properly performed under the Agreement or Work Authorization through the termination date specified in the written notice of termination. Consultant acknowledges and agrees that it has received good, valuable and sufficient consideration from County, the receipt and adequacy of which are hereby acknowledged by Consultant, for County's right to terminate this Agreement for convenience.

10.2.5 In the event this Agreement or a Work Authorization is terminated, for any reason, any amounts due Consultant shall be withheld by County until all documents are provided to County pursuant to Section 10.1 of Article 10.

10.3 <u>Public Records</u>. To the extent Consultant is acting on behalf of County as stated in Section 119.0701, Florida Statutes, Consultant shall:

a. Keep and maintain public records required by County to perform the services under this Agreement;

b. Upon request from County, provide County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time and at a cost that does not exceed that provided in Chapter 119, Florida Statutes, or as otherwise provided by law;

c. Ensure that public records that are exempt or confidential and exempt from public record requirements are not disclosed except as authorized by law for the duration of this Agreement and following completion of this Agreement if the records are not transferred to County; and

d. Upon completion of this Agreement, transfer to County, at no cost, all public records in possession of Consultant upon termination of this Agreement or keep and maintain public records required by County to perform the services. If Consultant transfers the records to County, Consultant shall destroy any duplicate public records that are exempt or confidential and exempt. If Consultant keeps and maintains public records

upon completion of this Agreement, Consultant shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to County upon request in a format that is compatible with the information technology systems of County.

The failure of Consultant to comply with the provisions set forth in this section shall constitute a material breach of this Agreement entitling County to exercise any remedy provided in this Agreement or under applicable law.

A request for public records regarding this Agreement must be made directly to County, who will be responsible for responding to any such public records requests. Consultant will provide any requested records to County to enable County to respond to the public records request.

IF CONSULTANT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONSULTANT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (954) 831-0745, <u>mmoscardini@broward.org</u>, BROWARD COUNTY WATER AND WASTEWATER SERVICES ENGINEERING DIVISION, 2555 W. COPANS ROAD, POMPANO BEACH, FLORIDA 33069.

10.4 <u>Audit Rights and Retention of Records</u>. Consultant shall preserve all Contract Records (as defined below) for a minimum period of three (3) years after expiration or termination of this Agreement or until resolution of any audit findings, whichever is longer. Contract Records shall, upon reasonable notice, be open to County inspection and subject to audit and reproduction during normal business hours. County audits and inspections pursuant to this section may be performed by any County representative (including any outside representative engaged by County). County may conduct audits or inspections at any time during the term of this Agreement and for a period of three years after the expiration or termination of the Agreement (or longer if required by law). County may, without limitation, verify information, payroll distribution, and amounts through interviews, written affirmations, and on-site inspection with Consultant's employees, subconsultants, vendors, or other labor.

Contract Records include any and all information, materials and data of every kind and character, including without limitation, records, books, papers, documents, subscriptions, recordings, agreements, purchase orders, leases, contracts, commitments, arrangements, notes, daily diaries, drawings, receipts, vouchers and memoranda, and any and all other documents that pertain to rights, duties, obligations or performance under this Agreement. Contract Records include hard copy and electronic records, written policies and procedures, time sheets, payroll records and registers, cancelled payroll checks, estimating work sheets, correspondence, invoices and related payment documentation, general ledgers, insurance rebates and dividends, and any other records pertaining to rights, duties, obligations or performance under this Agreement, whether by Consultant or subconsultants.

County shall have the right to audit, review, examine, inspect, analyze, and make copies of all Contract Records at a location within Broward County. County reserves the right to conduct such audit or review at Consultant's place of business, if deemed appropriate by County, with seventytwo (72) hours' advance notice. Consultant agrees to provide adequate and appropriate work space. Consultant shall provide County with reasonable access to Consultant's facilities, and County shall be allowed to interview all current or former employees to discuss matters pertinent to the performance of this Agreement.

Consultant shall, by written contract, require its subconsultants and subcontractors to agree to the requirements and obligations of this section.

Any incomplete or incorrect entry in such books, records, and accounts shall be a basis for County's disallowance and recovery of any payment reliant upon such entry. If an audit or inspection in accordance with this section discloses overpricing or overcharges to County of any nature by Consultant or its subconsultants in excess of five percent (5%) of the total contract billings reviewed by County, the reasonable actual cost of County's audit shall be reimbursed to County by Consultant in addition to making adjustments for the overcharges. Any adjustments or payments due as a result of such audit or inspection shall be made within thirty (30) days from presentation of County's findings to Consultant.

10.5 <u>Public Entity Crime Act</u>. Consultant represents that it is familiar with the requirements and prohibitions under the Public Entity Crime Act, Section 287.133, Florida Statutes, and represents that its entry into this Agreement will not violate that Act. In addition to the foregoing, Consultant further represents that there has been no determination that it committed a "public entity crime" as defined by Section 287.133, Florida Statutes, and that it has not been formally charged with committing an act defined as a "public entity crime" regardless of the amount of money involved or whether Consultant has been placed on the convicted vendor list. Notwithstanding any provision in this Agreement to the contrary, if any representation stated in this paragraph is false, County shall have the right to immediately terminate this Agreement and recover all sums paid to Consultant under this Agreement.

10.6 <u>Subconsultants</u>. Consultant shall utilize the subconsultants identified in the proposal that were a material part of the selection of Consultant to provide the services for this Project. Consultant shall obtain written approval of Contract Administrator prior to changing or modifying the list of subconsultants submitted by Consultant. Where Consultant's failure to use subconsultant results in Consultant's noncompliance with CBE participation goals, such failure shall entitle the affected CBE firm to damages available under local and state law. The list of subconsultants is provided on Exhibit C-1, Schedule of Subconsultants, as attached hereto and made a part hereof. Consultant shall bind in writing each and every approved subconsultant to the terms stated in this Agreement, provided that this provision shall not, in and of itself, impose the insurance requirements set forth in Article 8 on Consultant's subconsultants.

10.7 <u>Assignment and Performance</u>. Neither this Agreement nor any interest herein shall be assigned, transferred, or encumbered without the written consent of the other party and

Consultant shall not subcontract any portion of the work required by this Agreement except as authorized pursuant to Section 10.6. County shall have the right to terminate this Agreement, effective immediately, if there is an assignment, or attempted assignment, transfer, or encumbrance, of this Agreement or any right or interest herein by Consultant without County's written consent.

Consultant represents that all persons delivering the services required by this Agreement have the knowledge and skills, either by training, experience, education, or a combination thereof, to adequately and competently perform the duties, obligations, and services set forth in the Scope of Services and to provide and perform such services to County's satisfaction for the agreed compensation.

Consultant shall perform its duties, obligations, and services under this Agreement in a skillful and respectable manner. The quality of Consultant's performance and all interim and final product(s) provided to or on behalf of County shall be comparable to local and national standards.

10.8 <u>Indemnification of County</u>. Consultant shall indemnify and hold harmless County, its officers and employees from liabilities, damages, losses, and costs, including, but not limited to, reasonable attorneys' fees, to the extent caused by the negligence, recklessness or intentionally wrongful conduct of Consultant, and other persons employed or utilized by Consultant in the performance of this Agreement. The provisions of this section shall survive the expiration or earlier termination of this Agreement. To the extent considered necessary by Contract Administrator and County Attorney, any sums due Consultant under this Agreement may be retained by County until all of County's claims for indemnification pursuant to this Agreement have been settled or otherwise resolved, and any amount withheld shall not be subject to payment of interest by County.

10.9 <u>Representative of County and Consultant</u>. The Parties recognize that questions in the day-to-day conduct of the Project will arise. The Contract Administrator, upon Consultant's request, shall advise Consultant in writing of one (1) or more County employees to whom all communications pertaining to the day-to-day conduct of the Project shall be addressed. Consultant shall inform the Contract Administrator in writing of Consultant's representative to whom matters involving the conduct of the Project shall be addressed.

10.10 <u>All Prior Agreements Superseded</u>. This document incorporates and includes all prior negotiations, correspondence, conversations, agreements or understandings applicable to the matters contained herein; and the Parties agree that there are no commitments, agreements or understandings concerning the subject matter of this Agreement that are not contained in this document. Accordingly, the Parties agree that no deviation from the terms hereof shall be predicated upon any prior representations or agreements whether oral or written.

10.11 <u>Amendments</u>. No modification, amendment or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and of equal dignity herewith.

10.12 <u>Notices</u>. Whenever either party desires to give notice to the other, such notice must be in writing, sent by certified United States Mail, postage prepaid, return receipt requested, or sent by commercial express carrier with acknowledgement of delivery, or by hand delivery with a request for a written receipt of acknowledgment of delivery, addressed to the party for whom it is intended at the place last specified. The place for giving notice shall remain the same as set forth herein until changed in writing in the manner provided in this section. For the present, the Parties designate the following as the respective places for giving of notice:

FOR COUNTY: Director, Broward County Water and Wastewater Engineering Division 2555 W. Copans Road Pompano Beach, FL 33069

FOR CONSULTANT: Peter M. Moore, P.E., President Chen Moore and Associates, Inc. 500 Cypress Creek Road, Suite 630 Fort Lauderdale, FL 33309

10.13 <u>Truth-In-Negotiation Certificate</u>. Consultant's compensation under this Agreement is based upon representations supplied to County by Consultant, and Consultant certifies that the information supplied, including without limitation in the negotiation of this Agreement, is accurate, complete, and current at the time of contracting. County shall be entitled to recover any damages it incurs to the extent such representation is untrue.

10.14 <u>Interpretation</u>. The language of this Agreement has been agreed to by both Parties to express their mutual intent and no rule of strict construction shall be applied against either party hereto. The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. All personal pronouns used in this Agreement shall include the other gender, and the singular shall include the plural, and vice versa, unless the context otherwise requires. Terms such as "herein," "hereof," "hereunder," and "hereinafter" refer to this Agreement as a whole and not to any particular sentence, paragraph, or section where they appear, unless the context otherwise requires. Whenever reference is made to a section or article of this Agreement, such reference is to the section or article as a whole, including all of the subsections of such section, unless the reference is made to a particular graph of such section or article.

10.15 <u>Consultant's Staff</u>. Consultant will provide the key staff identified in their proposal for Project as long as said key staff are in Consultant's employment. Consultant will obtain prior written approval of Contract Administrator to change key staff. Consultant shall provide Contract

Administrator with such information as necessary to determine the suitability of proposed new key staff. Contract Administrator will be reasonable in evaluating key staff qualifications. If Contract Administrator desires to request removal of any of Consultant's staff, Contract Administrator shall first meet with Consultant and provide reasonable justification for said removal.

10.16 <u>Drug-Free Workplace</u>. It is a requirement of County that it enter into contracts only with firms that certify the establishment of a drug-free work place in accordance with Section 21.31(a) of the Broward County Procurement Code. Execution of this Agreement by Consultant shall also serve as Consultant's required certification that it either has or that it will establish a drug-free work place in accordance with Section 21.31(a) of the Broward County Procurement Code.

10.17 <u>Independent Contractor.</u> Consultant is an independent contractor under this Agreement. Services provided by Consultant shall be subject to the supervision of Consultant. In providing the services, Consultant or its agents shall not be acting and shall not be deemed as acting as officers, employees, or agents of County, except as authorized by the Contract Administrator for permitting, licensing, or other regulatory requirements.

10.18 <u>Third Party Beneficiaries</u>. Neither Consultant nor County intends to directly or substantially benefit a third party by this Agreement. Therefore, the Parties acknowledge that there are no third party beneficiaries to this Agreement and that no third party shall be entitled to assert a right or claim against either of them based upon this Agreement.

10.19 <u>Conflicts</u>. Neither Consultant nor its employees shall have or hold any continuing or frequently recurring employment or contractual relationship that is substantially antagonistic or incompatible with Consultant's loyal and conscientious exercise of judgment and care related to its performance under this Agreement. None of Consultant's officers or employees shall, during the term of this Agreement, serve as an expert witness against County in any legal or administrative proceeding in which he, she, or Consultant is not a party, unless compelled by court process. Further, such persons shall not give sworn testimony or issue a report or writing, as an expression of his or her expert opinion, which is adverse or prejudicial to the interests of County in connection with any such pending or threatened legal or administrative proceeding unless compelled by court process. The limitations of this section shall not preclude Consultant or any persons in any way from representing themselves, including giving expert testimony in support thereof, in any action or in any administrative or legal proceeding. In the event Consultant is permitted pursuant to this Agreement to utilize subconsultants to perform any services required by this Agreement, Consultant shall require such subconsultants, by written contract, to comply with the provisions of this section to the same extent as Consultant.

10.20 <u>Contingency Fee.</u> Consultant warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for Consultant, to solicit or secure this Agreement and that it has not paid or agreed to pay any person, company, corporation, individual or firm, other than a bona fide employee working solely for Consultant, any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making

of this Agreement. For a breach or violation of this provision, Board shall have the right to terminate this Agreement without liability at its discretion, or to deduct from the Agreement price or otherwise recover the full amount of such fee, commission, percentage, gift or consideration.

10.21 <u>Materiality and Waiver of Breach</u>. County and Consultant agree that each requirement, duty, and obligation set forth herein was bargained for at arms-length and is agreed to by the Parties in exchange for quid pro quo, that each is substantial and important to the formation of this Agreement and that each is, therefore, a material term hereof. County's failure to enforce any provision of this Agreement shall not be deemed a waiver of such provision or modification of this Agreement. A waiver of any breach of a provision of this Agreement shall not be deemed a waiver of any subsequent breach and shall not be construed to be a modification of the terms of this Agreement.

10.22 <u>Compliance with Laws</u>. Consultant shall comply with all federal, state, and local laws, codes, ordinances, rules, and regulations in performing its duties, responsibilities, and obligations related to this Agreement.

10.23 <u>Severability</u>. In the event any part of this Agreement is found to be unenforceable by any court of competent jurisdiction, that part shall be deemed severed from this Agreement and the balance of this Agreement shall remain in full force and effect.

10.24 <u>Joint Preparation</u>. This Agreement has been jointly prepared by the Parties hereto, and shall not be construed more strictly against either party.

10.25 <u>Priority of Provisions</u>. If there is a conflict or inconsistency between any term, statement, requirement, or provision of any exhibit attached hereto, any document or events referred to herein, or any document incorporated into this Agreement by reference and a term, statement, requirement, or provision of this Agreement, the term, statement, requirement, or provision contained in Articles 1 through 10 of this Agreement shall prevail and be given effect.

10.26 Law, Jurisdiction, Venue, Waiver of Jury Trial. This Agreement shall be interpreted and construed in accordance with and governed by the laws of the state of Florida. All Parties acknowledge and accept that jurisdiction of any controversies or legal problems arising out of this Agreement, and any action involving the enforcement or interpretation of any rights hereunder, shall be exclusively in the state courts of the Seventeenth Judicial Circuit in Broward County, Florida, and venue for litigation arising out of this Agreement shall be exclusively in such state courts, forsaking any other jurisdiction which either party may claim by virtue of its residency or other jurisdictional device. BY ENTERING INTO THIS AGREEMENT, CONSULTANT AND COUNTY HEREBY EXPRESSLY WAIVE ANY RIGHTS EITHER PARTY MAY HAVE TO A TRIAL BY JURY OF ANY CIVIL LITIGATION RELATED TO THIS AGREEMENT. IF A PARTY FAILS TO WITHDRAW A REQUEST FOR A JURY TRIAL IN A LAWSUIT ARISING OUT OF THIS AGREEMENT AFTER WRITTEN NOTICE BY THE OTHER PARTY OF VIOLATION OF THIS SECTION, THE PARTY MAKING THE REQUEST FOR JURY TRIAL SHALL BE LIABLE FOR THE REASONABLE ATTORNEYS'

FEES AND COSTS OF THE OTHER PARTY IN CONTESTING THE REQUEST FOR JURY TRIAL, AND SUCH AMOUNTS SHALL BE AWARDED BY THE COURT IN ADJUDICATING THE MOTION.

10.27 <u>Incorporation by Reference</u>. The attached Exhibits A, B, B-1, C, C-1, and D are incorporated into and made a part of this Agreement.

10.28 <u>Re-Use of Project</u>. County may, at its option, re-use (in whole or in part) the resulting end-product or deliverables resulting from Consultant's professional services (including, but not limited to, drawings, specifications, other documents, and services as described herein and in Exhibit A, Scope of Services); and Consultant agrees to such re-use in accordance with this provision.

If the Contract Administrator elects to re-use the services, drawings, specifications, and other documents, in whole or in part, prepared for this Project for other projects on other sites, Consultant will be paid a re-use fee to be negotiated between Consultant and County's Purchasing Negotiator, subject to approval by the proper awarding authority.

Each re-use shall include all Basic Services and modifications to the drawings, specifications, and other documents normally required to adapt the design documents to a new site. This re-use may include preparation of reverse plans, changes to the program, provision for exceptional site conditions, preparation of documents for off-site improvements, provisions for revised solar orientation, provisions for revised vehicular and pedestrian access, and modifications to building elevations, ornament, or other aesthetic features. In all re-use assignments, the design documents shall be revised to comply with building codes and other jurisdictional requirements current at the time of re-use for the new site location.

The terms and conditions of this Agreement shall remain in force for each re-use project, unless otherwise agreed by the Parties in writing.

10.29 Payable Interest

10.29.1. <u>Payment of Interest</u>. Except as required by the Broward County Prompt Payment Ordinance, County shall not be liable for interest for any reason, whether as prejudgment interest or for any other purpose, and in furtherance thereof Consultant waives, rejects, disclaims and surrenders any and all entitlement it has or may have to receive interest in connection with a dispute or claim based on or related to this Agreement.

10.29.2. <u>Rate of Interest</u>. In any instance where the prohibition or limitations of the preceding subsection are determined to be invalid or unenforceable, the annual rate of interest payable by County under this Agreement, whether as prejudgment interest or for any other purpose, shall be .025 percent simple interest (uncompounded).

10.30 <u>Representation of Authority</u>. Each individual executing this Agreement on behalf of a party hereto hereby represents and warrants that he or she is, on the date he or she signs this Agreement, duly authorized by all necessary and appropriate action to execute this Agreement on behalf of such party and does so with full and legal authority.

10.31 <u>Counterparts and Multiple Originals</u>. This Agreement may be executed in multiple originals, and may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement.

(The remainder of this page is intentionally left blank.)

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IN WITNESS WHEREOF, the Parties hereto have made and executed this Agreement on the respective dates under each signature: BROWARD COUNTY, through its BOARD OF COUNTY COMMISSIONERS, signing by and through its Mayor or Vice-Mayor, authorized to execute same by Board action on the 15 day of September 2016, and CHEN MOORE AND ASSOCIATES, INC., signing by and through its <u>Massage</u>, duly authorized to execute same.

County

ATTEST:

Broward County Administrator, as Ex-Officio Clerk of the Broward County Board of County Commissioners

Insurance requirements approved by Broward County Risk Management Division

Risk Signature Cent Divisio

ISK Menegenetize Division

Jacqueline A. Binns

Print Name and Title above

Contracts Manager

BROWARD COUNTY, by and through its Board of County Commissioners

Mayor eptemb dav of ら

Approved as to form by Joni Armstrong Coffey Broward County Attorney Governmental Center, Suite 423 115 South Andrews Avenue Fort Lauderdale, Florida 33301 Telephone: (954) 357-7600 Telecopier: (954) 357-7641

By

Al A. DiCalvo Assistant County Attorney

Michael J Kerr Deputy County Attorney

AAD 6/3/16, 7/26/16 ChenMoore-EnginSvcsWater&SSSysImprov-UAZ-110-111-113(RFP-R1356803P1)_v2Final-2016-0726.a01 File#15-077.04 BCF#202 (06/01/15), revised

Chen Moore Agreement (R1356803P1) AGREEMENT BETWEEN BROWARD COUNTY AND CHEN MOORE AND ASSOCIATES, INC. FOR CONSULTANT ENGINEERING SERVICES FOR WATER AND SANITARY SEWER SYSTEM IMPROVEMENTS FOR UTILITY ANALYSIS ZONES 110/111 AND 113, RFP # R1356803P1

Consultant

ATTEST:

Secretary

(Please Type Name of Secretary)

SAFINA BREA

CORPORATE SEAL

CHEN MOORE AND ASSOCIATES, INC.

By_ President or Vice President

(Please Type Name and Title)

20 day of July , 20 16.



EXHIBIT "A"

6/7/16

SCOPE OF SERVICES

FOR

CONSULTANT ENGINEERING SERVICES FOR WATER AND SANITARY SEWER IMPROVEMENTS

FOR THE UAZ 110/111 and 113 PROJECT

CONSULTANT:	CHEN MOORE & ASSOCIATES (CMA)
BCWWS PROJECT NO.:	<u>9253 and 9256</u>
RFP No.:	<u>R1356803P1</u>

1 PROJECT DESCRIPTION

Chen Moore and Associates (CONSULTANT) is pleased to submit the attached Scope of Services for professional services on the UAZ 110/111 and 113 Project. CONSULTANT will provide services for surveying, engineering design of water and sanitary sewer improvements, construction inspections and administration services and other services as required along with Construction Documents for the following recommended water and sanitary sewer improvements for this project. The improvements will include restoration of roadway, drainage, sidewalk and landscaping. CONSULTANT will be responsible for the development of the following.

1.1 **PURPOSE.** The purpose of the Water and Sanitary Sewer Improvements for the **UAZ 110/ 111 and 113 Project** is to complete final design and construction documents for the recommended water and sanitary sewer improvements to serve all the existing properties and tying in existing transmission systems. To coordinate and obtain permit approval for all water and sanitary sewer improvements recommended and to provide Construction Administration support during construction phase.

The Water and Sanitary Sewer Improvements for the **UAZ 110/111 & 113 Project** will include the improvements to the existing water distribution system, sanitary sewer system, and transmission systems within the project area along with the restoration of surface areas disturbed for the construction of said improvements. The existing system being replaced consists of approximately 168,100LF of water mains, 122,100 LF of sanitary sewer mains and 23,600 LF force main. The existing water main consists of asbestos cement, cast iron, ductile iron, galvanized steel, polyvinyl chloride pipe ranging from $2^{"} - 24^{"}$ in diameter size. The sanitary sewer consists of vitrified clay, fold and form liner, cured in place liner and ductile iron pipe ranging from $8^{"} - 15^{"}$ in diameter size. The force main consists of asbestos cement, cured in place liner, ductile iron and polyvinyl chloride pipe

ranging from 6'' - 16'' in diameter size. There are 8 Broward County lift stations in these UAZ areas and 1 private lift station which sanitary sewer systems will need to connect to. Some of these stations will need rehabilitation, extent of rehabilitation of existing stations will be determined. The restoration of roadways, sidewalks, driveways, and landscape areas will need to be performed as needed for water and sanitary sewer improvement construction.

1.2 LOCATION. The Water and Sanitary Sewer Improvements for the UAZ 110/111 and 113 Project is located in the City of Lauderdale Lakes with a small portion of UAZ 111 in the City of Oakland Park. The UAZ areas consist of approximately 1036 Acres with UAZ 110 at 322 Acres, UAZ 111 at 157 Acres, and UAZ 113 at 557 Acres. The Township and Range for this area are 49 and 41 respectively with a Range of 19 for UAZ 110, 20 for UAZ 111 and 30 for UAZ 113. UAZ 110 is generally bordered by State Road 7 on the west, Oakland Park Boulevard on the south, Middle River Canal on the north and NW 31st Avenue on the east. UAZ 111 is generally bordered by NW 31st Avenue on the west, NW 26th Street on the south, Oakland Park Boulevard on the north and NW 27th Avenue on the east. UAZ 113 is generally bordered by State Road 7 on the west NW 19th Street on the south, Oakland Park on the north and NW 31st Street on the east.

CONSULTANT will prepare the Water and Sanitary Sewer Improvements for the **UAZ 110/111 & 113 Project** as three bid packages, UAZ 110 and 111 as one bid package and splitting UAZ 113 into a two bid packages. The **CONSULTANT** will design these packages concurrently.

- 1.3 TIME OF PERFORMANCE. CONSULTANT shall deliver complete final design and Contract Documents three hundred and ninety (390) calendar days after the Notice to Proceed is issued by the CONTRACT ADMINISTRATOR. This time of performance is contingent upon the timely review of the Preliminary Report which will be submitted one hundred and eighty (180) calendar days after the Notice to Proceed.
- 1.4 **PURPOSE OF DESIGN DEVELOPMENT PHASE:** To prepare contract documents for a complete and functional **Project** that can be approved by permitting agencies under regulations in effect as of the date of the **Notice-to-Proceed** for final design. The **CONSULTANT** is responsible for preparing the contract documents, with input from **CONTRACT ADMINISTRATOR** on **COUNTY** preference items.
- **1.5 PURPOSE OF BIDDING AND AWARD:** To solicit for and select construction contractors in order for the project to be commence in a timely manner.
- **1.6.1 AUTOMATION:** When requested, work products shall be submitted in an electronic format compatible with Broward County software standards, which include:
 - Spreadsheets: Microsoft Excel
 - Text: Microsoft Word
 - Schedule: Microsoft Project (Release 4) for Windows
 - Large Database: Microsoft Access
 - Design Drawings: AutoCAD 2015 and/or PDF

1.6.2 CAD FORMAT: All construction contract drawings shall be prepared on a computer aided drafting system. It is anticipated that **CONSULTANT** shall utilize aerial photographs in preparing base maps

for the **UAZ 110/111 and 113 Project**. At the end of final design, **CONSULTANT** shall deliver the electronic version of the drawing in file formats compatible with **COUNTY's** current minimum standards or future standards that involve minor changes to the current standards.

- 1.7 PROJECT SCHEDULE: Within 15 working days of receipt of the first Notice to Proceed, CONSULTANT shall provide the CONTRACT ADMINSTRATOR with a conceptual critical path method schedule for completing the authorized scope of work. The activities shall be cost loaded and shall be the basis for measuring progress and compensation due. Appropriate milestones shall be identified. In addition to the paper reports, the schedules and updates shall be submitted in electronic format and shall be compatible with "Microsoft Project" or Primavera.
- 1.8 TEAM COOPERATION: It is understood that the UAZ 110/111 and 113 Project will require interim decisions. It is imperative that the entire Project Team which includes the COUNTY and other CONSULTANTs that may be working on adjacent projects, cooperate and share information to ensure common understanding and keep the UAZ 110/111 and 113 Project on schedule. To facilitate decision-making and information exchange, CONSULTANT shall participate in working sessions at the CONSULTANT's office with the Project Team. These working sessions are informal, and agendas and minutes are not required unless policy issues or site specific decisions are made by COUNTY or regulatory agencies. It is understood that this cooperative effort is an integral part of each task and will not be billed as a separate task.
- 1.9 QUALITY ASSURANCE/QUALITY CONTROL: CONSULTANT shall develop a quality assurance/quality control (QA/QC) program for this Agreement that shall be continuous during all phases of the Project. The QA/QC program objective is to minimize change orders during construction as defined in Part V of Chapter 21 of the Procurement Code of Broward COUNTY. The QA/QC program shall reflect the industry standard and cost-effective standards to ensure the work product conforms to the scope, and that Project Documents minimize design errors and omissions. QA/QC is an integral part of every activity and shall not be billed as a separate task. CONTRACT ADMINISTRATOR (or designee) may review all "comments" (at the CONSULTANT's office) generated as part of the CONSULTANT's QA/QC program. If the Project is selected for COUNTY Peer Review, the CONSULTANT shall participate in the Peer Review as directed by the CONTRACT ADMINISTRATOR.
- **1.10 PROJECT COST ESTIMATE**: As required herein, **CONSULTANT** shall provide a Project cost estimate. The cost estimate shall include, but not be limited to, a detailed tabulation of all portions (i.e. water, sewer, drainage, roadway, sidewalk, landscaping) of Project, including engineering costs, permits, construction and construction administration.

The accuracy of the construction portion of Project cost estimate shall be as stated in Section 2 PHASE I DESIGN DEVELOPMENT. **CONSULTANT** shall determine the appropriate construction change order allowance and separately identify it in the project cost estimate. The construction portion of the Project shall be divided into components similar to those that shall be used to verify Construction Contractor payment requests. **CONSULTANT** shall provide construction cost estimates at each review point of the Contract Documents for each Bid Package.

1.11 DESIGN PROGRESS MEETINGS: CONSULTANT shall meet with CONTRACT ADMINISTRATOR at least at monthly intervals to review and discuss Project progress and status, draft and final deliverables, Exhibit A 3 of 22 CMA AGREEMENT schedule, cost, etc. Meetings required solely because of unsatisfactory performance by **CONSULTANT** as determined by **CONTRACT ADMINISTRATOR** shall be at no additional cost to **COUNTY. CONSULTANT** shall provide **CONTRACT ADMINISTRATOR** a written summary of each communication with regulatory agencies, and minutes of meetings.

2 PHASE I - DESIGN DEVELOPMENT:

Design Development shall be completed upon **CONSULTANT**'S incorporation of final comments of **CONTRACT ADMINISTRATOR**.

2.1 Design to Fifty Percent (50%) Review Point: CONSULTANT shall provide CONTRACT ADMINISTRATOR with eight (8) copies of Construction Drawings when the composite level of completion of portions of Project reaches fifty percent (50%). This submittal shall take place one hundred (150) days after the Notice to Proceed is issued. CONSULTANT shall provide a current Project cost estimate. The desired accuracy of the construction portion of Project cost estimate may be within 20% of the bid ultimately accepted by COUNTY for construction of Project.

CONSULTANT shall meet with **CONTRACT ADMINISTRATOR** to receive and discuss **CONTRACT ADMINISTRATOR'S** review comments. **CONSULTANT** shall incorporate into the Contract Documents the review comments of **CONTRACT ADMINISTRATOR** that **CONSULTANT** deems appropriate. **CONSULTANT** shall provide in writing the rationale for all **CONTRACT ADMINISTRATOR**'s comments not incorporated. The **COUNTY** shall make best effort to review and provide its comments to **CONSULTANT** within thirty (30) calendar days.

2.2 Design to Ninety Percent (90%) Review Point: CONSULTANT shall provide CONTRACT ADMINISTRATOR with eight (8) copies of Contract Documents for Project at ninety percent (90%) level of final design completion, which includes both drawings and specifications. This submittal shall take place one hundred twenty (120) days after the fifty percent (50%) submittal comments are received from COUNTY. CONSULTANT shall provide a current Project cost estimate. The desired accuracy of the construction cost estimate may be within 15% of the bid ultimately accepted by COUNTY for construction of Project.

CONSULTANT shall meet with **CONTRACT ADMINISTRATOR** to receive and discuss **CONTRACT ADMINISTRATOR's** review comments. **CONSULTANT** shall incorporate into the Contract Documents the review comments of **CONTRACT ADMINISTRATOR** that the **CONSULTANT** deems appropriate. **CONSULTANT** shall provide in writing the rationale for all **CONTRACT ADMINISTRATOR**'s comments not incorporated. The **COUNTY** shall make best effort to review and provide its comments to **CONSULTANT** within thirty (30) calendar days.

2.3 Design to One Hundred Percent (100%) Review Point: CONSULTANT shall provide CONTRACT ADMINISTRATOR with eight (8) copies of 100% design Contract Documents for Project that is complete (including CONSULTANT's quality control review) except for CONTRACT ADMINISTRATOR's final review comments. This submittal shall take place ninety (90) days after the ninety percent (90%) submittal comments are received from COUNTY. The documents shall contain a Project specific definition of "substantial completion" if COUNTY desires to take possession of part or the entire Project prior to final completion. At this time, CONSULTANT shall provide CONTRACT

ADMINISTRATOR with written documentation on how substantial and final construction completion periods were determined. The periods shall be determined based upon permitting times, equipment and material delivery times, construction time, and other activities required by Project. The periods shall be specific to Project and not merely based on general guidelines. CONSULTANT also shall provide a current Project cost estimate. The desired accuracy of the construction cost estimate may be within 10% of the bid ultimately accepted by COUNTY. CONSULTANT shall meet with Contract Administrator to receive and discuss CONTRACT ADMINISTRATOR's review comments. **CONSULTANT** shall incorporate into the Contract Documents the review comments of **CONTRACT ADMINISTRATOR** that **CONSULTANT** deems appropriate. **CONSULTANT** shall provide in writing the rationale for CONTRACT ADMINISTRATOR's comments not incorporated. The COUNTY shall have thirty (30) calendar days to review and provide its comments to CONSULTANT. The working drawings and specifications shall set forth in detail and shall prescribe the work to be done, the materials, quality of work, finishes and equipment required for the work and the necessary bidding information (collectively referred to as the "Contract Documents"). The CONTRACT **ADMINISTRATOR** shall be kept informed, in advance and in writing, of any possible adjustments of the probable construction costs or completion schedules indicated by changes in scope, requirements and foreseeable market conditions. CONSULTANT shall, in the preparation of the drawings and specifications, take into account all then prevailing codes and regulations governing construction in Broward COUNTY. Work to accomplish this includes, but is not limited to, the following:

- Prepare drawings and specifications for construction.
- Update and revise the probable cost of construction.
- **CONSULTANT** shall assist **COUNTY** in filing the required documents for the approval of governmental authorities having jurisdiction over the Project.
- The Contract Documents shall be sufficiently complete and include sufficient detail to permit responsive bids be obtained.

The **CONTRACT ADMINISTRATOR**'s review and approval of the Contract Documents shall be as to concept only and shall not be deemed review and approval of the technical requirements or aspects thereof.

- 2.4 Final Check: CONSULTANT shall provide five (5) checked sets of final Contract Documents incorporating CONTRACT ADMINISTRATOR's comments and addendum to CONTRACT ADMINISTRATOR for checking of resolution of Contract Administrator's comments before CONSULTANT delivers the final design Contract Documents and addendum. This submittal shall take place fifty (50) days after the one hundred percent (100%) submittal is made. CONSULTANT also shall provide five (5) copies of addendum, that incorporates those changes made during final design. This submittal completes the obligations under the 390 days for the UAZ 110/111 and 113 Project as previously defined in Section for TIME OF PERFORMANCE.
- 2.5 TASK: The following tasks will include the planning and design services necessary to prepare all required construction documents for the Water and Sanitary Sewer Improvements for UAZ 110/111 and 113 Project. These tasks are defined in more detail within the scope of services below.

CONSULTANT shall provide the required observations and evaluation to determine the extent of existing facilities to be installed, replaced or upgraded. This task shall include, but not limited to, the following:

- Task 1.1Coordination with existing utility agencies to compile location
(horizontally and vertically) of existing facilities aboveground and
underground within the Basin and obtain all utility as-built.
- Task 1.2Field location of existing facilities by "electronic" or "soft dig"
method, in conjunction with geotechnical task(s).
- Task 1.3 Location of existing power poles and other aboveground obstructions relative to the sidewalk locations and determination of obstructions to be relocated.
- Task 1.4Determination of existing sidewalks to be restored due to proposed
water and sewer improvements.

Task 2 Project Management - Meetings and Coordination

CONSULTANT shall attend meetings for review and scheduling as required to include:

- Task 2.1Meetings requested by CONTRACT ADMINISTRATOR to discuss and
update Project progress, schedule, environmental issues, and status.
- Task 2.2
 Meetings with other government agencies as requested by CONTRACT

 ADMINISTRATOR.
- Task 2.3 Conduct Project site inspection with regulatory agencies.
- Task 2.4 Coordinate with environmental agencies to determine

permit ability requirements.

Task 3 Survey – Existing Conditions and Horizontal Control Plans

CONSULTANT shall have a topographic survey performed. The surveying scope of services under this task shall include:

- Task 3.1 Set targets for survey.
- Task 3.2 Add locations of all aboveground improvements within Right of Way.
- Task 3.3Create Horizontal Control Plans. The property block corners will be used
to determine the right-of-way of the streets.
- Task 3.4Add cross-sections of street, obtained to 25 feet beyond the property
lines at 50 foot intervals.

Task 3.5 Add existing water meters and existing sewer laterals.

- Task 3.6Add finished floor elevation information.
- Task 3.7Conduct internal quality assurance procedures for review of Existing
Conditions and Horizontal Control Plans.

CONSULTANT shall show the location of existing utilities on design drawings based on accuracy of evidence obtained. However, **CONSULTANT** cannot guarantee that all utilities will be located; **CONSULTANT** shall verify utility locations identified by utility companies.

Task 4 Design of Improvements to Water Distribution System

CONSULTANT shall provide complete design services including the following:

- Task 4.1Create a computer model analysis incorporating any previous
computer model analysis of existing system to be utilized to
determine phasing of connections to minimize service disruption.
- Task 4.2 Complete design of potable water system.
- Task 4.3 Complete final design drawings for Water Distribution

System (1" = 40' scale).

- Task 4.4Prepare details for connection of rear yard water services to front
yard water services, if necessary.
- Task 4.5Determine phasing of connections to be made during construction.
- Task 4.6 Determine existing fire hydrants to be relocated/replaced.
- Task 4.7 Provide information on design drawings for utility conflict adjustments.
- Task 4.8 Prepare specifications for construction of improvements.
- Task 4.9Conduct internal quality assurance procedures and meet with
independent CONSULTANT for peer review prior to 50 percent design
and 90 percent complete design.
- Task 4.10 Calculate quantities and prepare cost estimates for each design submittal required for this phase.
- Task 5Sanitary Sewer System Design:

CONSULTANT shall complete design services including:

- Task 5.1 Prepare computer model analysis.
- Task 5.2 Prepare final civil, mechanical, structural and electrical design for wastewater pump stations as required. Replacement or rehabilitation as required.
- Task 5.3Prepare final design for wastewater collection system with clean-out
and lateral (single/double) to each individual lot, terminating at one
foot behind the sidewalk where others would hook it up to the sanitary
plumbing of each residence.
- Task 5.4 Prepare final design documents for sewer system (1" = 40' scale).
- Task 5.5Prepare details for connection of rear yard lateral service to front yard
lateral service, if necessary.
- Task 5.6Upgrade/supplement existing force mains, design new force main as
necessary, and include on final design appropriate force main sizes to
allow for stub-outs, as needed for the entire system.
- Task 5.7 Establish rim and invert elevations required for proposed improvements.
- Task 5.8 Prepare sewer profile drawings.
- Task 5.9 Provide information on design drawings for utility conflict adjustments.
- Task 5.10Prepare specifications for construction of improvements.
- Task 5.11
 Conduct internal quality assurance procedures and meet

with independent sub-consultant for peer review prior to

50 percent design and 90 percent complete design.

Task 5.12Calculate quantities and prepare cost estimates for each design
submittal required for this phase.

Task 6Stormwater Drainage Design:

In cases where the proposed water and sewer improvements will conflict with existing utilities, **CONSULTANT** shall provide complete design services including the following:

Task 6.1 Provide information on design drawings for utility conflict adjustments.

- Task 6.2 Prepare specifications for construction of improvements.
- Task 6.3Conduct internal quality assurance procedures and meetwith independent CONSULTANT for peer review prior to 50

percent design and 90 percent complete design.

- Task 6.4Calculate quantities and prepare cost estimates for each design
submittal required for this phase.
- Task 6.5Prepare specifications for construction of improvements.
- Task 6.6Attendance at meetings with City of Lauderdale Lakes, City of Oakland
Park, Broward COUNTY, FDOT and other governmental agencies, as
required for design but not identified in Task 2.

Task 7 Roadways and Sidewalks Design

In cases where the proposed water and sewer improvements will conflict with existing conditions, **CONSULTANT** shall provide complete design services for restoration including the following:

- Task 7.1Prepare final design drawings for roadway reconstruction, restoration
and/or resurfacing where required (1" = 40' scale).
- Task 7.2 Prepare final design drawings for sidewalk restoration (1"

= 40' scale).

- Task 7.3Prepare roadway construction details.
- Task 7.4 Prepare sidewalk construction details.
- Task 7.5 Prepare pavement markings and signage (scale as appropriate).
- Task 7.6Prepare specifications for construction of improvements.
- Task 7.7 Conduct internal quality assurance procedures and meet

with independent sub-consultant for peer review prior to 50 percent design and 90 percent complete design.

Task 7.8 Calculate quantities and prepare cost estimates for each design submittal required for this phase.

Task 8 Landscaping and Signage Design

In cases where the proposed water and sewer improvements will conflict with

landscaping or signage, **CONSULTANT** shall provide complete design services for restoration including the following:

- Task 8.1Prepare final design drawings for replacement trees, sodding and
irrigation using Broward County standards for all area within the Right
of Way including medians and swales. (1" = 40' scale).
- Task 8.2Establish required tree removals, relocations and replacement in
accordance with Broward County Department of Environmental
Protection and Growth Management Department canopy
requirements.
- Task 8.3Prepare specifications for construction of improvements.
- Task 8.4Conduct internal quality assurance procedures and meet with
independent CONSULTANT for peer review prior to 90 percent
complete design.
- Task 8.5Calculate quantities and prepare cost estimates for each design
submittal required for this phase.

Task 9 Contract Documents

CONSULTANT shall prepare the bid documents for submittal to Purchasing and the County Attorney's Office.

- Task 9.1 The Project will be "bid" in three (3) bid packages with UAZ 110 and 111 bid together as one bid package and UAZ 113A and UAZ 113B bid separately as two bid packages. A separate set of Contract Documents will be prepared for each of the three (3) Bid Packages. It is acknowledged that each set of Contract Documents for bidding will not be bid concurrently.
- Task 9.2 **CONSULTANT** shall prepare Contract Documents including bidding documents, general and supplementary conditions, technical specifications and drawings that show the character and extent of Project.
- Task 9.3CONTRACT ADMINISTRATOR and CONSULTANT will determine the
maximum number of streets to be closed at one time.
- Task 9.4**CONSULTANT** shall prepare complete technical specifications for the
Project describing the work and approved materials and equipment.

Task 9.5CONSULTANTshallprepareamendedGeneralConditions,Supplemental Technical Specifications, addendum, and bid forms to

be incorporated in COUNTY's Contract Documents.

3 PHASE II- PERMITTING

- 3.1 General- **CONSULTANT** shall be responsible for preparing and processing documents for permitting and assisting in obtaining approval from agencies having jurisdiction over this Project.
- 3.2. Approvals CONSULTANT shall be responsible for monitoring changes in agency approval requirements and to amend the schedule and documents/drawings accordingly. It is recognized by Contract Administrator that the period for obtaining permits is beyond the control of CONSULTANT except for issues concerning CONSULTANT's ability to respond to permitting agency requests for information.
 - 3.2.1 Failure of **CONSULTANT** to identify governmental authorities that have jurisdiction over Project at the time of scope preparation does not relieve **CONSULTANT** from the responsibility to pursue the permit as described above.
 - 3.2.2 At the time of the scope preparation, **CONSULTANT** identified the following governmental authorities that have or may have jurisdiction over the Project:
 - Florida Department of Transportation
 - Broward County Public Works Department
 - South Florida Water Management District
 - Broward County Health Department
 - Florida Department of Environmental Protection
 - Broward County Environmental Protection and Growth

Management Department

- U.S. Corps of Engineers
- Broward County Water Management Division
- Municipalities of Lauderdale Lakes and Oakland Park
- 3.3 **CONSULTANT** shall perform the following tasks for Phase II:

Task 10 Permitting

CONSULTANT shall permit the Project separately for each Bid Package.

- Task 10.1 **CONSULTANT** shall prepare applications and such documents and design data as may be required so that **CONTRACT ADMINISTRATOR** may apply for approvals of all such governmental authorities that have jurisdiction over Project. Identification of governmental authorities that are applicable is the responsibility of **CONSULTANT**. **COUNTY** shall pay all permit fees. **CONSULTANT** shall assist in obtaining such approvals by participating in meetings, submissions, resubmissions and negotiations with such authorities. **CONSULTANT** shall prepare a Governmental Authority Approval Schedule that lists the significant events for all regulatory agency and municipal government permits and approvals required to construct the Project. The schedule shall show time allocations for each listed event and the critical path of the permitting/approval process. The schedule shall be updated and submitted as revisions are warranted.
- Task 10.2 If construction of Project requires a permit issued by a Building Official, **CONSULTANT** shall apply for examination of plans pursuant to Florida State Statutes. **CONSULTANT** shall make changes to Contract Documents as required by the Building Official at no additional cost to **COUNTY**. **CONSULTANT** shall advise Contract Administrator of construction cost estimate and schedule impacts caused by changes required by the Building Official. **COUNTY** shall pay any review fee charged by the Building Official.
- Task 10.3CONSULTANT shall provide two (2) copies of the drawings to the
Broward County Highway Construction and Engineering Division
(BCHCED), City of Lauderdale Lakes and City of Oakland Park at 50%
Review Point. BCHCED will provide one of the two copies to the Traffic
Engineering Division. CONSULTANT shall obtain CONTRACT
ADMINISTRATOR approval if additional fees will be required for
early review/approval of design by permitting agencies.
- Task 10.4 **CONSULTANT** shall provide a copy of the plans and technical specifications to any governmental agency (such as the Broward County Department of Health, Broward County Environmental Protection and Growth Management Department and local building departments) from which any approvals are required prior to the public notice for the Invitation to Bid.

4 PHASE III- BIDDING AND AWARD

4.1 **CONSULTANT** shall, following the **CONTRACT ADMINISTRATOR**'s approval of the Contract Documents and of the most recent Statement of Probable Construction

Cost, assist **COUNTY** in obtaining bids or negotiating proposals and in awarding and preparing construction contracts. **COUNTY** may authorize bidding of Bid Packages prior to completion of the Contract Documents Phase. **CONSULTANT** shall provide but not be limited to, the following:

- 4.1.1 Assist COUNTY in the preparation of bidding information. CONSULTANT will be provided with a copy of the current COUNTY Attorney Form, (BCF #170) to be utilized in the development of the Contract Documents for this Project.
- 4.1.2 **CONSULTANT** shall provide a copy of the plans and technical specifications to any governmental agency (such as the Broward County Department of Health and Broward County Environmental Protection and Growth Management Department) from which any approvals are required prior to the public notice for the Invitation to Bid.
- 4.1.3 Additional Bid Package Submittal Agencies within COUNTY (the Office of Economic and Small Business Development, Risk Management Division, Purchasing Division, and the COUNTY Attorney's Office) have non-technical review responsibility for the Contract Documents for which they may have comments. CONSULTANT shall assist CONTRACT ADMINISTRATOR in this process by providing copies of Contract Documents, participating in meetings, submissions, resubmissions and discussions with these agencies. CONSULTANT shall respond to those comments through Contract Administrator within fourteen (14) calendar days of receipt, unless a different time is agreed to by CONTRACT ADMINISTRATOR.
- 4.1.4 **CONSULTANT** shall make copies of the construction drawings and specifications available for purchase to potential bidders, subcontractors and suppliers.
- 4.2 **CONSULTANT** shall perform the following tasks for Phase III:

Task 11 Bidding Assistance

- Task 11.1CONSULTANT shall assist COUNTY in bidding each Section of the
Project.
- Task 11.2Reproduce and mail bid documents within three (3) calendar days of
receiving a request and payment for documents. CONSULTANT can
charge a reasonable fee to potential bidders and others that request
bid documents. CONSULTANT will not charge COUNTY for bid
document reproduction and delivery for bid documents for which
payment was received from the potential bidders or others.

- Task 11.3Conduct one {1} pre-bid conference and one {1} job walk through, if
necessary, prepare and distribute, as warranted, a technical/non-
technical summary of each to all bidders and attendees within three
{3} calendar days after the pre-bid conference and job walk-through.
- Task 11.4Provide timely responses to the inquiries of prospective bidders by
using written addenda. These queries and responses shall be
documented and a record of each shall be transmitted to CONTRACT
ADMINISTRATOR on a same day basis. CONSULTANT shall prepare
and distribute necessary addenda as approved by the Purchasing
Division and the Contract Administrator. CONSULTANT shall provide
CONTRACT ADMINISTRATOR a construction cost estimate and
schedule impact for each addendum.
- Task 11.5Within seven {7} calendar days of receipt of copies of bids, provided
by COUNTY, evaluate the bids for technical completeness,
full responsiveness to technical requirements and prices, including
alternative prices and unit prices, and, if requested, shall make a
written recommendation to CONTRACT ADMINISTRATOR in regard
to award of the contract. COUNTY shall evaluate non technical bid
requirements.
- Task 11.6Provide six (6) sets of contract documents for execution by COUNTY
and Construction Contractor within seven (7) calendar days of
request by CONTRACT ADMINISTRATOR.
- Task 11.7Participate to the proportionate extent CONSULTANT is responsible,
if rebidding or protest hearings are required due to a direct action or
lack thereof by CONSULTANT, at no cost to COUNTY.

5 PHASE IV- CONSTRUCTION CONTRACT ADMINISTRATION SERVICES

- 5.1 Separate Notice to Proceed Contract Administrator shall issue **CONSULTANT** separate Notice to Proceed for Construction Contract Administration Services.
- 5.2. The purpose of the Construction Contract Administration Services is to manage the construction of the Project. Construction Administration Services will commence with the award of the Construction Contract(s).
- 5.3. Duties and responsibilities of **CONSULTANT** Resident Project Representative (RPR) and assistants who are acceptable to **CONTRACT ADMINISTRATOR** shall include the following tasks for Phase IV:

Task 12 Services During Construction

Task 12.1 Serve as **CONSULTANT's** and **COUNTY's** focal point for

construction liaison with Construction Contractor, working principally through Construction Contractor's superintendent to provide assistance in understanding the intent of the Contract Documents. Ideally, all directions given to the Construction Contractor will be through the RPR.

- Task 12.2Attend pre-construction conferences, progress meetings and otherProject conferences and provide CONTRACT ADMINISTRATOR withfive (5) sets of 11" x 17" of plans and drawings.
- Task 12.3Assist in obtaining from CONTRACT ADMINISTRATOR additional
details or information when required at the job site.
- Task 12.4 Conduct on-site observations/verification of construction in progress (including specialized field tests) to assist in determining if construction is proceeding in substantial accordance with the Contract Documents. Inform **CONTRACT ADMINISTRATOR** and Construction Contractor whenever RPR believes that any construction is unsatisfactory, faulty, defective or does not conform to the Contract Documents, or does not meet the requirements of any inspections, tests or approval required to be made, or has been damaged before final payment. **CONSULTANT** shall immediately inform Construction Contractor of any construction activities requiring a shop drawing submittal. Visually inspect, review, and determine suitability, method of storage, and substitution of materials, equipment and supplies delivered to the construction site.
- Task 12.5 Maintain a set of "as-built" drawings with notes and annotations based on RPR's observations. Obtain from Construction Contractor measurements and notations on the plans to show field changes in construction and "as built" conditions.
- Task 12.6 Verify that operating and maintenance procedures are available to Contract Administrator before equipment start-up and operator training is conducted by Construction Contractor as required by the Contract Documents and in the presence of the required personnel; observe, record, and report appropriate details relative to the test procedures and start-ups.
- Task 12.7Accompany visiting inspectors representing public or other agencies
having jurisdiction over Project and record the outcome of these
inspections in the daily report.

- Task 12.8Consider and evaluate Construction Contractor's suggestions for
modifications in drawings or specifications. Conduct on-site
observations and verifications of all conditions and situations which
may or have lead to a Construction Contractor request for a
modification of the contract. Notify the Contract Administrator
in a timely manner of the impending request and an estimate of the
cost and time impacts on the Project. Document conditions and
situation necessitating the request for a Change Order.
- Task 12.9Maintain at the job site orderly files for correspondence, meeting
minutes, shop drawings and samples submission, reproductions of
original construction contract documents including all addenda,
change orders, field orders, additional drawings issued subsequent
to the execution of the contract, clarifications and interpretations of
the construction contract documents, progress reports, and other
Project related documents. Advise CONTRACT ADMINISTRATOR
before scheduled major tests, inspections or start of important
phases of construction.
- Task 12.10 Keep a daily diary or log book, recording hours on the job site, weather conditions, data pertaining to questions of extras or deductions, list of visiting officials and representatives of manufacturers, fabricators, suppliers and distributors, daily activities, decisions, observations in general and specific observations in more detail as in observing test procedures. Record the names, addresses and telephone numbers of Construction Contractor, subcontractors and major suppliers of materials and equipment. The form of daily diary shall be subject to the approval of **CONTRACT ADMINISTRATOR**.
- Task 12.11 Furnish Contract Administrator daily reports of the progress of construction in sufficient detail to determine the progress of all activities. The report shall record the number of personnel on the job site, the number and type of active and inactive equipment on the job site and materials stored on the job site. The report shall record the impact, if any, of weather or other causes for delays at the job site. The form of daily reports shall be subject to the approval of **CONTRACT ADMINISTRATOR**. Report shall be submitted on a biweekly basis.
- Task 12.12Review shop drawings, Change Orders, and applications for payment
with Construction Contractor for accuracy, completeness and back-
up detail to include but not limited to verification of quantities,
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acceptability of work, percentage of activity completion, quantity of stored material, proper storage of material, deviations from the current, approved schedule.

- Task 12.13 During the course of construction, verify that certificates, maintenance and operation manuals and other data required to be assembled and furnished by Construction Contractor are applicable to the items actually installed.
- Task 12.14Before issuance of a determination of substantial completion or final
completion, participate in a joint inspection with CONTRACT
ADMINISTRATOR designees and prepare a list of items requiring
completion or correction (punch-list) for approval by the CONTRACT
ADMINISTRATOR. Provide Construction Contractor with an
approved copy of the punch list. Update punch-list as corrections are
made. Participate in the final inspection.
- Task 12.15Coordinate with CONTRACT ADMINISTRATOR and Construction
Contractor necessary shutdowns and interruptions of COUNTY's
facilities.
- Task 12.16 Report to **CONTRACT ADMINISTRATOR** as soon as possible the occurrence of any accident.
- Task 12.17 Photograph/video tape critical activities, key events, unsatisfactory performance, disputed activities and general construction progress. Photo/video will be labeled in a manner to clearly identify the significance of the photo/video (what, where, when, why, and who).
- Task 12.18Provide informational notebook to Construction Contractor for the
submittal of the Notice of Intent (NOI) to FDEP in accordance with
the National Pollutant Discharge Elimination System (NPDES) permit
requirement and maintaining the Storm Water Pollution Prevention
Plan on file at the construction site.
- Task 12.19Participate in bi-weekly meetings withConstructionContractorand CONTRACT ADMINISTRATOR's designee.
- Task 12.20 Provide final certification as required by permitting agencies.
- Task 12.21 Coordinate all geotechnical/material testing as required.
- Task 12.22Review and comment on progress as-built drawings frominformation, signed and sealed by a State of Florida Professional

Surveyor, supplied by the Construction Contractor for each Bid Package prior to close out.

- Task 12.23Resident Project Representative:
 - a. Shall not undertake any of the responsibilities of Construction Contractor or their subcontractors.
 - Shall not advise on or issue directions pertaining to any aspect of the means, method, techniques, sequences or procedures of construction unless such is specifically called for in the Contract Documents.
 - c. Shall not advise on or issue directions about safety precautions and programs relating to the Construction Contractor's work.
 - d. Shall not approve any interruptions or modification of **COUNTY's** facilities without the approval of **CONTRACT ADMINISTRATOR**.

6 PHASE V PUBLIC AWARENESS AND GEOHYDROLIC TESTING SERVICES

Task 13 Public Awareness

CONSULTANT shall assist Contract Administrator regarding public information as follows:

- Task 13.1Attendmeetings with established neighborhood associations or
community groups, business owners, schools, PTA's and by the
Contract as requested Administrator.
- Task 13.2Attend meetings and provide coordination as requested by the
CONTRACT ADMINISTRATOR during construction.
- Task 13.3 Public Involvement: **CONSULTANT** shall attend bi-weekly project meeting with the **COUNTY** and prepare meeting minutes. **CONSULTANT** shall provide a Public Involvement Program, outlining each element of the public involvement process to the **COUNTY** within three (3) weeks of Notice-To-Proceed. This plan indicates the basic public involvement approach for the project.

The plan shall include:

Prepare a database of homeowners, residents and businesses.

- Prepare project collateral brochures, flyers, fact sheets, notifications, letters, news articles and public notices.
- Respond to inquiries from residents during construction.

CONSULTANT shall provide all support necessary for the public involvement program. Public contact may include various involvement techniques such as: kickoff meetings and project information meetings. For any of the above type of meetings, the **CONSULTANT** shall prepare and provide the following (consistent with the approved Public Involvement Program Statement): advertisement coordination/ notification, presentation material, media releases, display advertisements, and general property owners meeting notification letters for COUNTY review and approval, meeting notification letters to elected and appointed officials and other interested parties, scripts for formal presentation, audio visual aids, briefing of COUNTY staff and other public officials prior to meeting to ensure thorough understanding of meeting objectives, all functional specialty personnel, meeting equipment set up and tear down, sufficient CONSULTANT staff for one (1) hour before and after the scheduled meeting for interviews with the media and other public information tasks, response to identified issues via letter, newsletter, news release or other appropriate ways, news releases, for use three (3) to five (S) days prior to meeting, and meeting minutes, draft within forty-eight (48) hours and final minutes within seven (7) days.

- Task 13.4Complaint line maintenance: CONSULTANT shall establish and
maintain a 24-hour call line for resident complaints. The phone line
shall be monitored by a live operator from 9am to 5pm, Monday
through Friday exclusive of Broward COUNTY holidays. All complaints
shall be replied to within 24 hours.
- Task 13.5Complaint verification: CONSULTANT shall visit the complaint site
and establish the validity of complaints. All valid complaints shall be
entered into a complaint database and this information shall be
coordinated with the contractor or other affected parties to ensure
resolution of the complaint.
- Task 13.6Other tasks as required: CONSULTANT shall develop public
information materials including, but not limited to, mailers, door
hangers and other materials required to communicate the project
schedule. A log of each attempt to distribute information and

be deployed to reduce the potential for contaminant plume migration.

- Task 14.8Performance of computer analyses to identify the effectiveness of
the measures identified in Item 14.5 for preventing movement of the
contaminant plumes.
- Task 14.9 Preparation of a conceptual dewatering plan that provides a detailed narrative of the means and methods to be used for groundwater lowering while not inducing pollutant transport from the contaminated locations. This plan shall include details of a program for monitoring of the groundwater lowering caused by the temporary dewatering and determination of groundwater quality at the monitoring locations both prior to and during the dewatering to confirm that no adverse changes indicative of contaminant plume movement are occurring.
- Task 14.10 Aid the Construction Contractor in acquiring a BCEPGMD dewatering permit. Install monitoring wells as required by BCEPGMD provide testing and sampling of groundwater during construction dewatering as required by BCDPEP.

6 PHASE VI - POST CONSTRUCTION SERVICES

The purpose of the post construction services phase is to assist the **COUNTY** with the transfer of as-built information related to the construction of the new facilities into an electronic media that maximizes the **COUNTY**'s ability to utilize the information efficiently when the future need to do so arises.

Task 15 Record Drawings

- Task 15.1Review Final "As-built" data provided in accordance Broward County
Water and Wastewater Services (BCWWS)/Broward County Water
and Wastewater Engineering Division (BCWWED) AutoCAD format.
- Task 15.2Conduct a site inspection within one (1) month prior to the end of
the one (1) year warranty expiration, document site inspection in
writing, and notify the CONTRACT ADMINISTRATOR and
Construction Contractor of any corrections necessary.
- Task 15.3CONSULTANT shall provide Record Drawings prepared by redrawing
the Contract Documents utilizing the approved as-built information
provided by the Construction Contractor. All survey fieldwork
required to locate the required appurtenances shall be the
responsibility of the Construction Contractor. The Record Drawings

responses received will be maintained. **CONSULTANT** shall distribute the contractor's Traffic Impact Reports. **CONSULTANT** shall respond as required to Commissioner requests. **CONSULTANT** shall attend civic association meetings and document the meetings for complaints.

Task 14 Geohydrologic Testing Services

CONSULTANT shall provide the following:

- Task 14.1Review of the Broward County Environmental Protection and Growth
Management Department (BCEPGMD) Semi Annual Inventory Report
of Contaminated Locations in Broward County, Florida (Current) to
identify known sites of groundwater contamination that exist within
one quarter mile of the project.
- Task 14.2 Performance of a "windshield" survey to confirm the locations of the known contamination sites and to identify other potential sources of groundwater contamination that could be affected by the construction dewatering.
- Task 14.3 Interface with representatives of the Construction Contractor and his dewatering sub-contractor to determine the sequencing of the underground work, predrainage requirements for the work zones, the means and methods that shall be used to achieve the required predrainage and the staging of the dewatering.
- Task 14.4Determine the pollutant locations which could be affected by the
project dewatering and review of the case files for these facilities to
establish the type of contamination that is present and the horizontal
and vertical limits of the contaminant plume.
- Task 14.5 Characterization of the aquifer in which the dewatering will be performed to define the nature and thickness of its lithologic materials and such physical properties as permeability, storage coefficient and other hydraulic parameters. This shall be done using data obtained from available technical publications.
- Task 14.6Utilization of simple flow models and the U.S. Geological Survey
three-dimensional, finite difference computer program to predict
groundwater lowering caused by the proposed methods of
construction dewatering and their potential for affecting movement
of contaminant plumes.
- ask 14.7 Where necessary, devise conceptual means and methods that may Exhibit A 20 of 22 CMA AGREEMENT

shall be prepared in conformance with the current BCWWS standards, as of October 2015, that require state plane coordinates for key elements and the removal of all original design information that does not reflect the as-built condition.

7 PHASE VII - OPTIONAL ADDITIONAL SERVICES

7.1 **CONSULTANT** shall perform the following tasks for Phase VII:

Task 16Additional Services

CONSULTANT shall provide additional services, as identified by the Contract Administrator, which are related to but beyond the level of effort of the scope of work outlined above. Services provided under this Task shall be billed on an hourly or lump sum basis up to the specified amount as authorized by the **CONTRACT ADMINISTRATOR**, subject to the limits set in the agreement. Services performed under this Task must be initiated by a separate written Notice to Proceed issued by the **CONTRACT ADMINISTRATOR**.

Project No.:9253 and 9256Project Title:Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 ProjectConsultant/Sub Consultant Name:Chen Moore & Associates

TITLE	ORIGINAL MAXIMUM HOURLY RATE (2014) (\$/HR)	X	MULTIPLIER	MAXIMUM BILLING RATE (\$/HR)
Principal	\$90.55		2.92	\$264.52
Project Director	\$68.25		2.92	\$199.37
Senior Project Manager	\$60.57		2.92	\$176.95
Project Manager	\$54.81		2.92	\$160.11
Senior Engineer	\$50.84		2.92	\$148.52
Senior Construction Specialist	\$48.79		2.92	\$142.54
Senior Landscape Architect	\$63.11		2.92	\$184.34
Project Engineer	\$46.80		2.92	\$136.71
Associate Engineer	\$41.59		2.92	\$121.49
Senior Designer	\$37.18		2.92	\$108.61
Project Landscape Architect	\$40.38	1	2.92	\$117.97
Associate Landscape Architect	\$25.20	1	2.92	\$73.61
Engineer	\$30.45		2.92	\$88.95
Designer	\$31.20		2.92	\$91.13
Construction Specialist	\$28.50		2.92	\$83.25
Senior Technician	\$28.12		2.92	\$82.14
Technician	\$25.20		2.92	\$73.61
Administrative Assistant	\$31.24		2.92	\$91.25
Intern	\$15.75		2.92	\$46.01

Multiplier of 2.92 is calculated as follows:

OVERHEAD = HOURLY RATE X OVERHEAD (135.79)%

FRINGE = HOURLY RATE X FRINGE (29.77)%

OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (10.00)%

SAFE HARBOR ELECTED

Project No.: 9253 and 9256 Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project Consultant/Sub Consultant Name: **Chen Moore & Associates / Bailey Engineering Consultants, Inc.**

TITLE	HOU	XIMUM RLY RATE \$/HR)	X	MULTIPLIER	 1UM BILLING FE (\$/HR)
Principal	\$	70.91		2.31	\$ 163.80
Engineer	\$	34.20		2.31	\$ 79.00
Technician	\$	19.00		2.31	\$ 43.89
Office Manager	\$	56.56		2.31	\$ 30.65
Administrative Assistant	\$	20.60		2.31	\$ 47.59

Multiplier of 2.31 is calculated as follows:

OVERHEAD + FRINGE = HOURLY RATE X (OVERHEAD + FRINGE)(110.00)%

SAFE HARBOR RATE ELECTED

OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (10.00)%

Project No.:9253 and 9256Project Title:Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 ProjectConsultant/Sub Consultant Name:Chen Moore & Associates / CES Consultants, Inc.

TITLE	MAXIMUM HOURLY RATE (\$/HR)	X	MULTIPLIER	MAXIMUM BILLING RATE (\$/HR)
Principal	\$90.00		2.72	\$244.80
Principal Engineer	\$80.00		2.72	\$217.60
Senior Project Manager	\$75.00		2.72	\$204.00
Project Manager	\$65.00		2.72	\$176.80
Senior Project Engineer	\$60.00		2.72	\$163.20
Project Engineer	\$50.00		2.72	\$136.00
Engineer	\$45.00		2.72	\$122.40
Staff Engineer	\$40.00		2.72	\$108.80
CADD Technician	\$35.00		2.72	\$95.20
Construction Manager	\$75.00		2.72	\$204.00
Resident Engineer	\$65.00		2.72	\$176.80
Inspector	\$45.00		2.72	\$122.40
Project Controls Manager	\$65.00		2.72	\$176.80
Project Scheduler	\$55.00		2.72	\$149.60
Cost Estimator	\$55.00		2.72	\$149.60
Project Administrator	\$35.00		2.72	\$95.20
Administrative Assistant	\$30.00		2.72	\$81.60
Engineering Intern	\$25.00		2.72	\$68.00

Multiplier of 2.72 is calculated as follows:

OVERHEAD = HOURLY RATE X OVERHEAD (84.95)%

FRINGE = HOURLY RATE X FRINGE (51.74)%

OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (15.00)%

Project No.: 9253 and 9256 Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project Consultant/Sub Consultant Name: **Chen Moore & Associates / Dickey Consulting Services, Inc.**

TITLE	MAXIMUM HOURLY RATE (\$/HR)	X	MULTIPLIER	MAXIMUM BILLING RATE (\$/HR)
Principal	\$72.42		3.05	\$220.75
Project Manager	\$24.61		3.05	\$75.02
Technician	\$20.00		3.05	\$ 60.96

Multiplier of 3.05 is calculated as follows: OVERHEAD = HOURLY RATE X OVERHEAD (137.84)% FRINGE = HOURLY RATE X FRINGE (39.27)% OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (10.00)%

Project No.: 9253 and 9256 Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project Consultant/Sub Consultant Name: **Chen Moore & Associates / Keith and Associates, Inc.**

TITLE	MAXIMUM HOURLY RATE (\$/HR)	X	MULTIPLIER	MAXIMUM BILLING RATE (\$/HR)
Principal Project Manager	\$100.00		2.31	\$231.00
Administrative Assistant	\$25.00		2.31	\$57.75
Subsurface Utility Engineer	\$56.50		2.31	\$130.52
Senior Utility Coordinator	\$51.82		2.31	\$119.69
Utility Coordinator	\$45.00		2.31	\$103.95
Professional Surveyor (PSM)	\$55.00		2.31	\$127.05
Surveyor II	\$44.00		2.31	\$101.64
Surveyor I	\$30.00		2.31	\$69.30

Multiplier of 2.31 is calculated as follows:

OVERHEAD = HOURLY RATE X OVERHEAD (78.52)%

FRINGE = HOURLY RATE X FRINGE (27.31)%

OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (12.00)%

Project No.: 9253 and 9256 Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project Consultant/Sub Consultant Name: **Chen Moore & Associates / RADISE International, L.C.**

TITLE	MAXIMUM HOURLY RATE (\$/HR)	X	MULTIPLIER	MAXIMUM BILLING RATE (\$/HR)
Principal	\$ 66.11		3.00	\$ 198.33
Snr Project Manager	\$ 64.18		3.00	\$ 192.54
Project Manager	\$ 60.58		3.00	\$ 181.74
Senior Engineer	\$ 48.56		3.00	\$ 145.68
Senior Construction Specialist	\$ 34.62		3.00	\$ 103.86
Project Engineer	\$ 33.65		3.00	\$ 100.95
Associate Engineer	\$ 23.08		3.00	\$ 69.24
Engineer	\$ 27.88		3.00	\$ 83.64
Construction Specialist	\$ 25.48		3.00	\$ 76.44
Senior Technician	\$ 24.23		3.00	\$ 72.69
Technician	\$ 17.63		3.00	\$ 52.89
Administrative Assistant	\$ 18.25		3.00	\$ 54.75

Multiplier of 3.00 is calculated as follows:

OVERHEAD = HOURLY RATE X OVERHEAD (148.91)%

FRINGE = HOURLY RATE X FRINGE (49.09)%

OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (2.00)%

Project No.:9253 and 9256Project Title:Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 ProjectConsultant/Sub Consultant Name:Chen Moore & Associates / STONER & ASSOCIATES, INC.

TITLE	MAXIMUM HOURLY RATE (\$/HR)	X	MULTIPLIER	MAXIMUM BILLING RATE (\$/HR)
Principal	\$39.70		2.78	\$110.37
Sr. Professional Land Surveyor	\$38.89		2.78	\$108.11
Professional Land Surveyor	\$34.20		2.78	\$95.08
Field Crew Supervisor	\$25.58		2.78	\$71.11
Survey/CAD Technician	\$19.00		2.78	\$52.82
Survey Crew (2 Person)	\$38.56		2.78	\$107.20
Survey Crew (3 Person)	\$53.56		2.78	\$148.90
Administrative Assistant	\$22.44		2.78	\$62.38

Multiplier of 2.78 is calculated as follows:

OVERHEAD = HOURLY RATE X OVERHEAD (118.81)%

FRINGE = HOURLY RATE X FRINGE (34.32)%

OPERATING MARGIN = (HOURLY RATE + OVERHEAD + FRINGE) X OPERATING MARGIN (10.00)%

EXHIBIT B - 1

REIMBURSABLES

(Direct Non-Salary Expenses)

Project No.: 9253 and 9256

Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project

Reimbursables, Document Reproduction, Courier Services	\$46,100.00
Permit Fees	\$46,000.00
Subsurface Utility Test Holes	\$295,750.00
Geotechnical Investigation	\$108,174.00
Materials Testing	\$191,927.22
Supplemental Testing	\$24,000.00
Certification Fees	\$4,000.00
Total	\$715,951.22

<u>EXHIBIT C</u>

LETTERS OF INTENT

Project No.: 9253 and 9256 Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project

CONSULTANT represents that the CBE participants referenced in the attached Letters of Intent have agreed by written subcontract to perform the percentage of work amounts set forth and that the following information regarding participating subonsultants is true and correct to the best of his/her knowledge.



LETTER OF INTENT BETWEEN BIDDER/OFFEROR AND COUNTY BUSINESS ENTERPRISE (CBE) SUBCONTRACTOR/SUPPLIER

(Form to be completed and signed for each CBE firm)

Solicitation Number: R13568003P1	Project Title: Engineering Services for	Water & Sanitary Sewer Improvem	nents UAZ 110/111 & UAZ 113
Bidder/Offeror Name: Ch	en Moore and Associates, Inc.		
Address: 500 Cypress Cre	ek Road, Suite 630	City: Fort Lauderdale	State: FLZip: 33309
Authorized Representative			Phone: 954.730.0707

CBE Subcontractor/Supplier Name: Bailey Engineering Consultants, Inc.

Address: 10620 Griffin Road, Suite 202	City: Cooper City	State: FL Zip: 33328
Authorized Representative: Stephen Bailey		Phone: 954.448.7930

- A. This is a letter of intent between the bidder/offeror on this project and a CBE firm for the CBE to perform subcontracting work on this project.
- B. By signing below, the bidder/offeror is committing to utilize the above-named CBE to perform the work described below.
- C. By signing below, the above-named CBE is committing to perform the work described below.
- D. By signing below, the bidder/offeror and CBE affirm that if the CBE subcontracts any of the work described below, it may only subcontract that work to another CBE.

Work to	Work to be performed by CBE Firm					
Description	NAICS	CBE Contract Amount [†]	CBE Percentage of Total Project Value			
Electrical Engineering	541330	\$24,400.00	0.2%			

AFFIRMATION: I hereby affirm that the information above is true and correct.

Authorized Representative CBE Subcontractor/S ESIDENI (Signature) (Title) Bidder/Offeror Authorized Representative (Date) (Signature)

Visit <u>http://www.census.gov/eos/www/naics/</u> to search. Match type of work with NAICS code as closely as possible. [†] To be provided only when the solicitation requires that bidder/offer include a dollar amount in its bid-offer.

In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.



LETTER OF INTENT BETWEEN BIDDER/OFFEROR

AND COUNTY BUSINESS ENTERPRISE (CBE) SUBCONTRACTOR/SUPPLIER

(Form to be completed and signed for each CBE firm)

Solicitation Number: R13568003P1	Project Title: Engineering Services for	Water & Sanitary Sewer Improvem	ients UAZ 110/111 & UAZ 113
Bidder/Offeror Name: Ch	en Moore and Associates, Inc.		
Address: 500 Cypress Cre	ek Road, Suite 630	City: Fort Lauderdale	State: FL Zip: 33309
Authorized Representative	Peter M. Moore, P.E.	F	Phone: 954.730.0707

CBE Subcontractor/Supplier Name: CES Consultants, Inc.

Address: 4651 Sheridan Street, Suite 325	City: Hollywood	State: FL Zip: 33021
Authorized Representative: Rudy Ortiz		Phone: 954.613.4353

- A. This is a letter of intent between the bidder/offeror on this project and a CBE firm for the CBE to perform subcontracting work on this project.
- B. By signing below, the bidder/offeror is committing to utilize the above-named CBE to perform the work described below.
- C. By signing below, the above-named CBE is committing to perform the work described below.
- D. By signing below, the bidder/offeror and CBE affirm that if the CBE subcontracts any of the work described below, it may only subcontract that work to another CBE.

Work to be performed by CBE Firm			
NAICS	CBE Contract Amount [†]	CBE Percentage of Total Project Value	
541330	\$1,114,030.33	10%	
	NAICS	NAICS CBE Contract Amount [†]	

AFFIRMATION: I hereby affirm that the information above is true and correct.

CBE Subcontractor/Supplier Authorized Rep	resentative RESIDENT	5/2/16
(Şignature)	(Title)	(Date)
Bidder/Offeror Authorized Representative		
	PRF.J. DEWJ	5/3/14
(Signature)	(Title)	(Date)
1		

¹ Visit <u>http://www.census.gov/eos/www/naics/</u> to search. Match type of work with NAICS code as closely as possible. ¹ To be provided only when the solicitation requires that bidder/offer include a dollar amount in its bid-offer.

In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.



LETTER OF INTENT BETWEEN BIDDER/OFFEROR

AND COUNTY BUSINESS ENTERPRISE (CBE) SUBCONTRACTOR/SUPPLIER

(Form to be completed and signed for each CBE firm)

Solicitation Number: R13568003P1	Project Title: Engineering Services for Water & Sanitary Sewer Improvements UAZ 110/111 & UAZ 113		
Bidder/Offeror Name: Ch	en Moore and Associates, Inc		
Address: 500 Cypress Cre	ek Road, Suite 630	City: Fort Lauderdale	State: FL Zip: 33309
Authorized Representative		F	Phone: 954.730.0707

CBE Subcontractor/Supplier Name: Dickey Consulting Services

Address: 1033 NW 6th Street, Suite 206	City: Fort Lauderdale	State: FL Zip: 33311
Authorized Representative: Sheryl Dickey, President		Phone: 954.467.6822

- A. This is a letter of intent between the bidder/offeror on this project and a CBE firm for the CBE to perform subcontracting work on this project.
- B. By signing below, the bidder/offeror is committing to utilize the above-named CBE to perform the work described below.
- C. By signing below, the above-named CBE is committing to perform the work described below.
- D. By signing below, the bidder/offeror and CBE affirm that if the CBE subcontracts any of the work described below, it may only subcontract that work to another CBE.

Work to	Work to be performed by CBE Firm			
Description	NAICS	CBE Contract Amount [†]	CBE Percentage of Total Project Value	
Public Relations	541820	\$446,138.12	4%	
κ.				

AFFIRMATION: I hereby affirm that the information above is true and correct.

CBE Subcontractor/Supplier Authorized Representative

Roand Astron	PresidentiCED	5/17/16
(Sighatura)	(Title) Y	(Date)
Bidder/Offeror Authorized Representative		
	PRESIDENT/LED	6/7/16
(Signature)	(Title)/	(Date)

Visit http://www.census.gov/eos/www/naics/ to search. Match type of work with NAICS code as closely as possible.

[†] To be provided only when the solicitation requires that bidder/offer include a dollar amount in its bid-offer.

In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.



LETTER OF INTENT BETWEEN BIDDER/OFFEROR

AND COUNTY BUSINESS ENTERPRISE (CBE) SUBCONTRACTOR/SUPPLIER

(Form to be completed and signed for each CBE firm)

Solicitation Number:	Project Title:
R13568003P1	Engineering Services for Water & Sanitary Sewer Improvements UAZ 110/111 & UAZ 113

Bidder/Offeror Name: Chen Moore and Associates, Inc.

Address: 500 Cypress Creek Road, Suite 630	City: Fort Lauderdale	State: FL Zip: 33309
Authorized Representative: Peter M. Moore, P.E.		Phone: 954.730.0707

CBE Subcontractor/Supplier Name: RADISE International, Inc.

Address: 3296 NW 9th Avenue	City: Oakland Park	State: FL Zip: 33309
Authorized Representative: Kumar Allady		Phone: 954.646.2970

- A. This is a letter of intent between the bidder/offeror on this project and a CBE firm for the CBE to perform subcontracting work on this project.
- B. By signing below, the bidder/offeror is committing to utilize the above-named CBE to perform the work described below.
- C. By signing below, the above-named CBE is committing to perform the work described below.
- D. By signing below, the bidder/offeror and CBE affirm that if the CBE subcontracts any of the work described below, it may only subcontract that work to another CBE.

Work to be performed by CBE Firm	
NAICS CBE Contract CBE Percentage of Amount [†] Total Project Value	Description
ctions and Geohydro. 541330 \$989,909.08 9%	Geotechnical Engineering, Inspections and Geohydro.

AFFIRMATION: I hereby affirm that the information above is true and correct.

CBE Subcontractor/Supplier Authorized Representative (Signature) Bidder/Offeror Authorized Representative (Date) PFf. 3: 0 F.W7 (Title) (Date) (Date)

Visit <u>http://www.census.gov/eos/www/naics/</u> to search. Match type of work with NAICS code as closely as possible. [†] To be provided only when the solicitation requires that bidder/offer include a dollar amount in its bid-offer.

In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.

CBE Letter of Intent July 2012



LETTER OF INTENT BETWEEN BIDDER/OFFEROR AND COUNTY BUSINESS ENTERPRISE (CBE) SUBCONTRACTOR/SUPPLIER

(Form to be completed and signed for each CBE firm)

Solicitation Number: R13568003P1	Project Title: Engineering Services for Water & Sanitary Sewer Improvements UAZ 110/111 & UAZ 113		
Bidder/Offeror Name: Ch	en Moore and Associates, Inc.		
Address: 500 Cypress Cre		City: Fort Lauderdale	State FL Zin: 33309

Authorized Representative: Peter M. Moore, P.E.

Phone: 954.730.0707

CBE Subcontractor/Supplier Name: Stoner and Assoicates, Inc

Address: 4341 SW 62nd Avenue	City: Davie	State: FL Zip: 33314
Authorized Representative: James Stoner, President		Phone: 954.585.0997

- A. This is a letter of intent between the bidder/offeror on this project and a CBE firm for the CBE to perform subcontracting work on this project.
- B. By signing below, the bidder/offeror is committing to utilize the above-named CBE to perform the work described below.
- C. By signing below, the above-named CBE is committing to perform the work described below.
- D. By signing below, the bidder/offeror and CBE affirm that if the CBE subcontracts any of the work described below, it may only subcontract that work to another CBE.

Work	to be performed by CBE	Firm	
Description	NAICS	CBE Contract Amount [†]	CBE Percentage of Total Project Value
Survey	541370	\$525,298.13	4.8%

AFFIRMATION: I hereby affirm that the information above is true and correct.

sentative	=1)
President	512120110
(Title)	(Date)
PRASIDENT	5/2/2016
(Title)	(Date)
	PRASIDENT

Visit <u>http://www.census.gov/eos/www/naics/</u> to search. Match type of work with NAICS code as closely as possible. [†] To be provided only when the solicitation requires that bidder/offer include a dollar amount in its bid-offer.

In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.

CBE Letter of Intent July 2012

EXHIBIT C-1

SCHEDULE OF SUBCONSULTANT PARTICIPATION

Project No.: 9253 and 9256

Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project

NUMBER	FIRM NAME	DISCIPLINE
1	CES Consultants, Inc.	Engineering/Cadd/GIS
2	RADISE International, L.C.	Geotechnical, CEI and Geohydrological Testing
3	Dickey Consulting Services, Inc.	Public Relations
4	Bailey Engineering Consultants, Inc.	Electrical/IC
5	Stoner and Associates, Inc.	Survey
6	Keith and Associates, Inc.	Subsurface Utility Testholes

EXHIBIT D MINIMUM INSURANCE REQUIREMENTS

Project No.: 9253 and 9256

Project Title: Water and Sanitary Sewer Improvements for UAZ 110/111 & 113 Project

Commercial General Liability Insurance

Combined single limit for body injury and property damage: \$1,000,000.00 (One Million Dollars) minimum limits per occurrence 2,000,000.00 (Two Million Dollars) minimum limits per aggregate

Business Automobile Liability Insurance

Combined single limit for bodily injury and property damage: \$1,000,000.00 (One Million Dollars) minimum limits per occurrence

Workers Compensation Insurance

In compliance with state statues and all federal laws Operations in Florida comply with Chapter 440 FSS as amended

Employers Liability Insurance

\$1,000,000.00 (One Million Dollars) minimum limits each accident

Professional Liability Insurance

\$1,000,000.00 (One Million Dollars) minimum limits each claim

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	GEN'L AGGREG	TELIMIT								GENERAL AGGREGATE	\$	2,000,000
	X POLICY	PRO-	LOG							PRODUCTS - COMP/OP AGG	\$	2,000,000
	AUTOMOBILE L	and the Party of the local diversion of the l								COMBINED SINGLE LIMIT (Ea accident)	\$	1,000
-	X ANY AUTO		_							BODILY INJURY (Per person)	\$	1,000
	ALL OWNE AUTOS	_	AUTOS NON-OWNED			BA4C59355816GRP		1/1/2016	1/1/2017	BODILY INJURY (Per accident)	\$	
	X HIRED AUT	s X	AUTOS							PROPERTY DAMAGE (Per accident)	\$	
	UMBRELLA									PIP-Basic	\$	10,000
	X EXCESS LI		OCCUR X CLAIMS-MADE							EACH OCCURRENCE	\$	5,000,000
A	DED	RETENT				EFX104832		1/1/2016	1/1/2017	AGGREGATE	\$	5,000,000
	WORKERS COM AND EMPLOYER	ENSATIC	DN .	1						WC STATU- TORY LIMITS ER	\$	
	ANY PROPRIETO	RIPARTNE	ER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$	
	OFFICER/MEMBE (Mandatory in Ne If yes, describe un)								E.L. DISEASE - EA EMPLOYEE	\$	
	DESCRIPTION O	OPERAT	TIONS below							E.L. DISEASE - POLICY LIMIT	\$	
A						EPK111053		1/1/2016	1/1/2017	EACH OCCURRENCE	(\$1,000,000
	in Genera	L Lia	b Limits		k	CLAIMS MADE				AGGREGATE	1	\$2,000,000
Kei Wat Bow gen	erence: E er Transm ward County	ginee ssion is a lity	aring Servic n Systems an an additiona	ces nd C al i	tor onst nsur	ACORD 101, Additional Remarks Water & Sewer Systemation Management red for General Lingts to work being	stem] nt Ser iabili	Imporoveme vices fo: .ty under	ents for r Hillsbo r the ter	ro Pines-WWS	sof	the
CER	TIFICATE HO						CANC	ELLATION		C	TH	4)
	Broward Pat Mac 2555 We	Cour Grego st Co	nty	069			SHO THE ACC	JLD ANY OF T EXPIRATION	DATE THE	ESCRIBED POLICIES BE C, REOF, NOTICE WILL E Y PROVISIONS.	BE DEL	JVERED IN
							P Sch	maltz/SAN	DIR	-Palsicia the	J	chronably.

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							Page 65 of 65					
C			CATE OF LIAE			NCE	08/22/18					
CE	IS CERTIFICATE IS ISSUED AS A RTIFICATE DOES NOT AFFIRMA LOW. THIS CERTIFICATE OF INS PRESENTATIVE OR PRODUCER.	TIVELY O	R NEGATIVELY AMEND, EX DOES NOT CONSTITUTE	TEND OR ALTE	R THE COVE	RAGE AFFORDED BY	THE POLICIES					
JM M	PORTANT: If the certificate hold dorsed. If SUBROGATION IS WAI tement on this certificate does no	ler is an VED, subj	ADDITIONAL INSURED, the ect to the terms and condit phts to the certificate holde	ions of the polic r in lieu of such e	v, certain po	licies may require an i	rovisions or be endorsement. A					
on R 001 E	UCER isk Borvkoss, Inc of Florida Mickell Bay Drivo, Suite \$1100 FL 33131-4937			CONTACT NAME: Aon Risk Services, Inc of Florida PROVE (AIC, No, Ext): 800-743-8130 (A/C, No): 800-522-7514								
				EMAIL ADDRESS: ADP.CO. Conter@Acn.com INSURERIES AFFORDING COVERAGE NAIC #								
				INSURE NSURER A : Ilinois Nat			NAIC B 23917					
ISUF	ED ciziSource CO XXI, Inc.			NSURER B :								
0200	oleisourde CU XXI, IIIC. Suntei Drive FL 83173			NSURER C :								
HEN	INATE EMPLOYER MOORE & ASSOCIATES, INC.			NBURER D :								
00 W	EST CYPRESS CREEK R. SUITE 830 LAUDERDALE, FL 33309		Here and the second	NSURER E :								
OV	ERAGES		IFICATE NUMBER: 1407036			REVISION NUM						
INC CE EX	S IS TO CERTIFY THAT THE POLICIE ICATED. NOTWITHSTANDING ANY R RTIFICATE MAY BE ISSUED OR MAY CLUSIONS AND CONDITIONS OF SUCI	EQUIREMEI PERTAIN, H POLICIES	NT, TERM OR CONDITION OF THE INSURANCE AFFORDED LIMITS SHOWN MAY HAVE BEI	ANY CONTRACT O BY THE POLICIES	R OTHER DO DESCRIBED	CUMENT WITH RESPECT	TO WHICH THIS ALL THE TERMS,					
R	TYPE OF INSURANCE	ADDL SUBF	POLICY NUMBER	(NULLIDONYNY)	READDINN	LEAIT						
+	COMMERCIAL GENERAL LIABILITY					EACH OCCURRENCE	8					
-						PREMISES (En occurrence) MED EXP (Ány one person)	8					
F						PERSONAL & ADV INIURY	8					
G	ENL AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	8					
L	POLICY PROJECT LOC					PRODUCTS - COMPIDP AGG						
t.	OTHER UTOMOBILE LIABILITY	<u> </u>				COMBINED SINGLE UMIT (Ep prodont)	\$ \$					
Ê	ANY AUTO	·				BODILY INJURY (Per parson)	8					
L	AUTOS ONLY					BODEY INJURY (Per accident) 5					
L	AUTOS ONLY					PROPERTY DAMAGE (Par sociations)	5.					
-	LINBRELLA LIAB OCCUR					EACH OCCURRENCE	S					
۲	UMBRELLA LIAB OCCUR EXCESS LIAB CLAMAS-MADE					AGGREGATE	5					
	DEC RETENTION \$											
A	DRKERS GOMPENSATION ID EMPLOYERS' LIABILITY Y/N					X PER OTH						
0	Y PROPRIETOR/PARTNER/EXECUTIVE	N/A	WC 061139701 FL	7/1/2016	7/1/2017	E L. EACH ACCIDENT	\$ 2,000,000					
11	endatory in NH) m. desorts under SCRIPTION OF OPERATIONS below					E.L. DISEASE - EA EMPLOYE E.L. DISEASE - POLICY LIMIT						
f						A MARKET A MARKET A MARKET A						
non n al	IPTION OF OPERATIONS / LOCATIONS / Vel site amployees working for CHEN MOORE & A ample employer under this policy, ecc. Engineering Services for Wister & Sewer Sy	SSOCIATES,	NC., paid under ADP TOTALSOURCE.	INC's payroll, are cover	ed under the abo Systems and Con	ve stated policy CHEN MOORE	for Hillsbord Pines-					
						2010/05/07 13:						
	FICATE HOLDER		C/	NCELLATION								
IOWA TTN: 555 V	d County Pat MacGregor, WWS Veet Copans Road		SHO	DULD ANY OF THE	ATE THERE	RIBED POLICIES BE CAN DF, NOTICE WILL BE ROVISIONS.						
ERTI	d County Pat MacGregor, WWS		SHG THE ACC	DULD ANY OF THE EXPIRATION D CORDANCE WITH T ORIZED REPRESENTA	ATE THEREG HE POLICY PF	OF, NOTICE WILL BE	DELIVERED IN					

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