Agenda Item #: 3-C. 1

# PALM BEACH COUNTY **BOARD OF COUNTY COMMISSIONERS**

# **AGENDA ITEM SUMMARY**

October 18, 2011

**Meeting Date:** 

Meeting Date:	October 18, 2011	[x] [ ]	Consent Workshop	[]	Regular Public Hearing
Department: Submitted By: Submitted For:	Engineering & Pu Roadway Product		orks Departm		
	<u>I. EX</u> E	CUTIN	/E BRIEF		
Engineers of Florid materials testing, g	da, Inc. (NEF), to p	provide ering a	the necessar and inspection	y prof (testir	greement with Nutting fessional construction ng lab) services on a s required.
lab services through County, this agree	ghout the County f	or all wed a	user departments	ents. period	ry professional testing At the option of the l of one year, with a
Countywide (MRE)					
Negotiations Act S CW-O-048, the Boa August 16, 2011. services. The Sma	election Committee ard of County Comm The County now de	selectenissione sires N se (SB	ed NEF and, ir ers (Board) wa NEF to provide E) goal for the	n acco s notif the n	nsultant's Competitive ordance with PPM No. ied of the selection on ecessary professional act is 15.0%. The SBE
the Board's appro	attached Agreemen oval. This transac es required by the C	ction v	inding it in prop vill maintain t	per ord	der, staff recommends ontinuous process of
Attachments:					
1. Agreement with	Exhibits and Certific	ate of	Insurance (2)		•
		= 444 444 447 447 4 1 444 447 447 4	775 450 500 455 500 700 700 700 500 500 500 500 500 5		=======================================
Recommended by	r: <u>Ay O-me</u> Division Di	lu- rector	at in	rand	
Approved By:	S J. County Eng	<u>J</u>	1	·	9// <u>///</u> Date

# II. FISCAL IMPACT ANALYSIS

#### A. Five Year Summary of Fiscal Impact: **Fiscal Years** 2012 2013 2014 2015 2016 Capital Expenditures -0--0--0--0--0-Operating Costs -0--0--0--0--0-**External Revenues** -0--0--0--0--0-**Program Income (County)** -0--0--0--0--0-In-Kind Match (County) -0--0--0--0--0-**NET FISCAL IMPACT** -0--0--0--0--0-# ADDITIONAL FTE **POSITIONS (Cumulative)** Is Item Included in Current Budget? Yes No Budget Acct No.: Fund Dept. Unit Object Program Recommended Sources of Funds/Summary of Fiscal Impact: \*Fiscal impact is indeterminable at this time. These contractors are authorized to provide services on a task order basis. Funding will be established by project as necessary. C. Departmental Fiscal Review: III. REVIEW COMMENTS A. OFMB Fiscal and/or Contract Dev. and Control Comments: Contract Dev. and Con 10.3-11/18/10 heck В. Approved as to Form This Contract complies with our and Legal Sufficiency: contract review requirements. **Assistant County Attorney** C. Other Department Review:

This summary is not to be used as a basis for payment.

**Department Director** 

2

F:\COMMON\WP\AGENDAPAGE2\AGNPGTWO2012\00.NO IMPACT.TASK ORDER BASIS.DOC

#### **ATTACHMENT 1**

# STANDARD FORM OF AGREEMENT BETWEEN PALM BEACH COUNTY AND CONSULTANT FOR PROFESSIONAL SERVICES

This is an Agreement made as of \_\_\_\_\_\_\_\_, 2011 between Palm Beach County, Florida (COUNTY) and Nutting Engineers of Florida, Inc. (ANNUAL CONSULTANT), an engineering firm having an office and a place of business at 1310 Neptune Drive, Boynton Beach, Florida 33426 and having Federal Tax I.D. #59-1159182. The COUNTY intends to have the ANNUAL CONSULTANT provide construction materials testing, geotechnical engineering and inspection (testing lab) services required for County User Departments, on an as needed basis (hereinafter called the PROJECT).

The COUNTY and ANNUAL CONSULTANT in consideration of their mutual covenants herein agree in respect of the performance of professional testing lab services by ANNUAL CONSULTANT and the payment for those services by COUNTY as set forth below.

#### SECTION 1 - BASIC SERVICES OF ANNUAL CONSULTANT

- 1.1 Genera
- 1.1.1 The ANNUAL CONSULTANT shall perform professional study/design services in connection with the **PROJECT** as hereinafter stated which shall include normal testing lab services, more particularly described in Exhibit "A" (Scope of Services).
- 1.1.2 The ANNUAL CONSULTANT shall prepare all plans in accordance with Palm Beach County Thoroughfare Design Procedures, current standards adopted by AASHTO, and the Florida Department of Transportation Manual of Uniform Minimum Standards, and all other applicable professional and technical standards. Plans shall be based on the North American Datum of 1983 (NAD 83) 1990 Adjustment and the North American Vertical Datum of 1988 (NAVD 88). They shall be accurate, legible, complete in design, drawn to scale, and shall be suitable for bidding purposes, unless otherwise stated in Exhibit "A".
- The ANNUAL CONSULTANT has, during the selection and negotiation process which has preceded this agreement, represented to the COUNTY that the ANNUAL CONSULTANT is possessed of that level of skill, knowledge, experience and expertise that is commensurate with engineering firms of national repute in the areas of practice required for this project. The ANNUAL CONSULTANT acknowledges that the COUNTY has relied on the ANNUAL CONSULTANT'S representations of skill, knowledge, experience and expertise. By executing this contract, the ANNUAL CONSULTANT agrees that the ANNUAL CONSULTANT will exercise that degree of care, knowledge, skill and ability as other engineering firms possessing the degree of skill, knowledge, experience and expertise which the ANNUAL CONSULTANT has claimed. The ANNUAL CONSULTANT shall perform such duties as may be assigned without neglect. The ANNUAL CONSULTANT accepts the relationship of trust and confidence established by this Agreement, and covenants with the COUNTY to cooperate with the COUNTY and to utilize the ANNUAL CONSULTANT'S skill, efforts and judgment commensurate with engineering firms of national repute in the areas of practice required for this project. The ANNUAL CONSULTANT agrees to perform each assignment in an efficient and economical manner consistent with the COUNTY'S interests and consistent with the COUNTY'S stated objectives and recognized professional engineering standards.

The ANNUAL CONSULTANT further contracts with the COUNTY to furnish its professional skill and judgment with due care in accordance with applicable Federal, State and local laws, codes and regulations as amended and supplemented which are in effect on the date of this Agreement first written. It is specifically understood that the Accessibility provisions of the Americans With Disabilities Act (ADA) shall be complied with and incorporated into the project.

- 1.1.4 Prior to commencement of study/design, the ANNUAL CONSULTANT shall become familiar with the needs of COUNTY Microstation standards, obtain any seed or Microstation files, CADD standards, and standard sheets so that Microstation deliverables can be utilized by the COUNTY. ANNUAL CONSULTANT shall submit electronic files (in Microstation compatible format and Adobe PDF format) of the design, survey, and any related data used for the project, with the final document(s) submittal, or when otherwise directed by COUNTY.
- 1.15 The ANNUAL CONSULTANT shall provide to the COUNTY all cost summaries/estimates and "Summary of Pay Items" on disk and/or electronic file (as requested). The ANNUAL CONSULTANT shall apply descriptions to the pay items as called out in the COUNTY'S "Standard Nomenclature" listing, which is available from Roadway Production.

#### SECTION 2 - ADDITIONAL SERVICES OF CONSULTANT

2.1 Services Requiring Authorization in Advance

If authorized in writing by the COUNTY'S authorized representative, the ANNUAL CONSULTANT shall furnish or obtain from others Additional Services of the types listed in paragraphs 2.1.1 through 2.1.9 inclusive. These services are not included as part of Basic Services except to the extent provided otherwise in the Fee Summary, Exhibit "B". These will be paid for by the COUNTY, only when specifically authorized and in accordance with Section 5.

- 2.1.1. Preparation of applications and supporting documents for governmental grants, loans or advances in connection with the **PROJECT**.
- 2.1.2. Services to make measured drawings of or to investigate existing conditions or facilities, or to verify the accuracy of drawings or other information furnished by the **COUNTY**.
- 2.1.3. Services resulting from significant changes in the general scope, extent or character of the **PROJECT** or its design including, but not limited to, changes in size, complexity, the **COUNTY'S** schedule, character of construction or method of financing; and revising previously accepted studies, reports, design documents or contract documents when such revisions are required by changes in laws, rules, regulations, ordinances, codes or orders enacted subsequent to the preparation of such studies, reports or documents, or are due to any other causes beyond the **ANNUAL CONSULTANT'S** control.
- 2.1.4. Preparing documents for alternate bids requested by the **COUNTY** for contractor(s) work which is not executed or documents for out-of-sequence work.
- 2.1.5. Furnishing the services of special consultants for other than the services included in Exhibit "A".
- 2.1.6. Services during out-of-town travel required of the ANNUAL CONSULTANT other than visits to the site or the COUNTY'S office as required by Section 1.
- 2.1.7. Assistance in connection with bid protests, rebidding or renegotiating contracts for construction, materials, equipment or services.

- 2.1.8. Preparing to serve or serving as a consultant or witness for the **COUNTY** in any litigation or other legal proceeding involving the **PROJECT**.
- 2.1.9. Additional services in connection with the **PROJECT**, including services which are to be furnished by the **COUNTY** in accordance with Article 3, and services not otherwise provided for in this Agreement.

# SECTION 3 - COUNTY'S RESPONSIBILITY

The COUNTY shall do the following in a timely manner so as not to delay the services of the ANNUAL CONSULTANT.

- 3.1. Designate in writing a person to act as the COUNTY'S representative with respect to the services to be rendered under this Agreement. Such person shall have complete authority to transmit instructions, receive information, interpret and define the COUNTY policies and decisions with respect to the ANNUAL CONSULTANT'S services for the PROJECT.
- 3.2. Provide all criteria and full information as to the **COUNTY'S** requirements for the **PROJECT**, including study/design objectives and constraints, space, capacity and performance requirements, flexibility and expendability, and any budgetary limitations; and furnish copies of all design and construction standards which the **COUNTY** will require to be included in the drawings and specifications.
- 3.3. Assist the ANNUAL CONSULTANT by placing at the ANNUAL CONSULTANT'S disposal all available information pertinent to the PROJECT including previous reports and any other data relative to study/design or construction of the PROJECT.
- 3.4. Furnish to the ANNUAL CONSULTANT the items listed in Exhibit "A".
- 3.5. Arrange for access to and make all provisions for the ANNUAL CONSULTANT to enter upon public and private property as reasonably required for the ANNUAL CONSULTANT to perform services under this Agreement.
- 3.6. Examine all studies, reports, sketches, drawings, specifications, proposals and other documents presented by the ANNUAL CONSULTANT, obtain advice of an attorney, insurance counselor and other consultants as the COUNTY deems appropriate for such examination and render in writing decisions pertaining thereto within a reasonable time so as not to delay the services of the ANNUAL CONSULTANT.
- 3.7. Furnish approvals and permits from all governmental authorities having jurisdiction over the **PROJECT** and such approvals and consents from others as may be necessary for completion of the **PROJECT**.
- 3.8. Providing such legal, accounting, independent cost estimating and insurance counseling services as may be required for the **PROJECT**, and such auditing service as **COUNTY** may require to ascertain how or for what purpose any contractor has used the monies paid to him.
- 3.9. Attend the pre-bid conference, bid opening, preconstruction conferences, construction progress and other job related meetings and substantial completion inspections and final payment inspections.
- 3.10. Give prompt written notice to the **ANNUAL CONSULTANT** whenever the **COUNTY** observes or otherwise becomes aware of any development that affects the scope or timing of the **ANNUAL CONSULTANT'S** services, or any defect or non-conformance in the work of any contractor.
- 3.11. Furnish, or direct the **ANNUAL CONSULTANT** to provide, Additional Services as stipulated in paragraph 2.1 of this Agreement or other services as required.
- 3.12. Bear all costs incident to compliance with the requirements of this Section 3.

#### **SECTION 4 - PERIODS OF SERVICE**

- 4.1. This is an Annual Agreement for professional testing lab services. This Agreement will commence on the date of Board approval and shall remain in effect for a period of one (1) year from that date. At the option of the COUNTY, this agreement can be renewed for two (2) additional one (1) year terms commencing on the anniversary date of the original agreement approval, if agreed by both parties.
- 4.2 The period of service shall continue until completion of all phases or any outstanding additional service authorizations issued within the period of this Agreement, unless otherwise terminated as provided herein.

#### SECTION 5 - PAYMENTS TO CONSULTANT

- 5.1. Methods of Payment for Services and Expenses of the ANNUAL CONSULTANT.
- 5.1.1. Basic Services: The COUNTY will pay the ANNUAL CONSULTANT an hourly not-to-exceed fee, and/or a lump sum fee, as may be required for each project. The Basic Services (broadly outlined in Exhibit "A") for each project shall be negotiated in accordance with the fees/rates shown in Exhibit "B". The COUNTY shall authorize each project task order fee in writing prior to commencement of the work.
- 5.1.2. Additional Services: To the extent that additional services under Section 2 hereof are specifically authorized in writing by the COUNTY'S representative, the COUNTY will pay for such additional services in accordance with the following:
- 5.1.2.1. Actual Salary costs times a factor of  $\underline{2.7}$  for services rendered by principals and employees assigned to the **PROJECT** plus all reimbursable expenses.

#### 5.1.2.2. (DELETED)

- 5.1.2.3. For services rendered by the ANNUAL CONSULTANT'S principals and employees as consultants or witnesses in any litigation, arbitration or other legal or administrative proceeding in accordance with Paragraph 2.1.8. at the rate of \$800.00 per day or any portion thereof (but compensation for time spent in preparing to appear in any such litigation, arbitration or proceeding will be on the basis provided in Paragraph 5.1.2.1).
- 5.1.3. Reimbursable Expenses: The COUNTY will pay the ANNUAL CONSULTANT the actual costs of all reimbursable expenses incurred in the provision of these services when authorized in writing by the COUNTY.
- 5.1.4. The terms "Salary Costs" and "Reimbursable Expenses" have the meanings assigned to them in Paragraph 5.4.
- 5.1.5. Additional services and reimbursable expenses authorizations shall be issued in accordance with Board policy per Resolution Number R-89-633 adopted April 4, 1989.

#### 5.2. Payments

- 5.2.1. Progress payments to the **ANNUAL CONSULTANT** shall be due and payable monthly in proportion to the percentage of engineering services approved and accepted by the **COUNTY** based on said lump sum fee until 90% of the project is completed. There will be no additional payments for Basic Services until all services are completed and accepted by the **COUNTY** (including permits).
- 5.2.2. Final payment shall be due and payable to the ANNUAL CONSULTANT upon satisfactory completion of the services described in this Agreement and approval and acceptance of the plans by the COUNTY.

5.2.3 Due to the nature of the work flow and the small size of expected projects to be performed by the ANNUAL CONSULTANT, the COUNTY recognizes that the purpose of withholding retainage may not be applicable for all projects and the COUNTY may waive the requirement upon written request from the ANNUAL CONSULTANT.

# 5.3. Other Provisions Concerning Payments

- 5.3.1. Records of the ANNUAL CONSULTANT'S Salary Costs pertinent to the ANNUAL CONSULTANT'S compensation under this Agreement will be kept in accordance with generally accepted accounting practices. Copies will be made available to the COUNTY on request prior to final payment for the ANNUAL CONSULTANT'S services.
- 5.3.2 At the end of each one (1) year period and during the renewal process, the unburdened (raw) rates may be adjusted by negotiation as an "equitable adjustment", if the cost of living index (Consumer Price Index (CPI)) supports an increase. However, the multiplier agreed to under the original agreement SHALL NOT be changed.
- 5.3.3 If the proposed adjustments to the unburdened rates include inflationary increases, the percentage of such increase must be justified as being consistent with prior increases to the employees. This may be accomplished by providing a certified schedule of the employee's wage rates which show annual increases for the TWO (2) previous years, including the "anniversary" date of the increase. This schedule shall clearly distinguish between raises given as a result of promotions, change of job, etc., and other increases (inflationary, cost-of-living, and merit). Wage rate verification should be current payroll registers certified by an Officer of the Company, stating that the rates are accurate. The wage rate information must reference the ANNUAL CONSULTANT'S employee names and job classification to those contained in the proposal.

#### 5.4. **Definitions**

- 5.4.1. The Salary Costs used as a basis for payment shall mean the actual salaries and wages paid to principals and employees engaged on the **PROJECT**. Time spent on this **PROJECT** by stenographers, typists and clerk skills shall not be charged to the **PROJECT** nor shall any fringe benefits such as social security contributions, unemployment, excise and payroll taxes, workman's compensation, etc., be included in the Salary Costs.
- 5.4.2. Reimbursable Expenses shall mean the actual expenses of soils testing, printing and similar **PROJECT** related items when authorized by the **COUNTY**.

#### SECTION 6 - CONSTRUCTION COST AND OPINIONS OF COST

#### 6.1. Opinions of Cost

Since ANNUAL CONSULTANT has no control over the cost of labor, materials, equipment or services furnished by others, or over the contractor(s)' methods of determining prices, or over competitive bidding or market conditions, the ANNUAL CONSULTANT'S opinions of probable construction cost provided for herein are to be made on the basis of the ANNUAL CONSULTANT'S experience and qualifications and represent the ANNUAL CONSULTANT'S best judgment as an experienced and qualified professional engineer, familiar with the construction industry; but the ANNUAL CONSULTANT cannot and does not guarantee that proposals, bids or actual construction costs will not vary from opinions of probable cost prepared by the ANNUAL CONSULTANT. If prior to the Bidding or Negotiating Phase, the COUNTY wishes greater assurance as to construction costs, the COUNTY shall employ an independent cost estimator.

#### SECTION 7 - GENERAL CONSIDERATION

#### 7.1. Termination

This Agreement may be canceled by the ANNUAL CONSULTANT upon thirty (30) days prior written notice to the COUNTY if, through no fault of the ANNUAL CONSULTANT, the COUNTY fails to cure any material default by the COUNTY in its performance of the terms of this Agreement. This Agreement may also be terminated, in whole or in part, by the COUNTY, with or without cause, immediately upon written notice to the ANNUAL CONSULTANT. Unless the ANNUAL CONSULTANT is in breach of this Agreement, the ANNUAL CONSULTANT shall be paid for services rendered to the COUNTY'S satisfaction through the date of cancellation or termination. In the event of cancellation by the ANNUAL CONSULTANT or termination by the COUNTY, ANNUAL CONSULTANT agrees to waive and make no claim for lost profits or other consequential damages. After receipt of a Termination Notice and except as otherwise directed by the COUNTY, the ANNUAL CONSULTANT shall:

- A. Stop work on the date and to the extent specified.
- B. Terminate and settle all orders and subcontracts relating to the performance of the terminated work.
- C. Transfer all work in process, completed work, and other materials related to the terminated work to the COUNTY.
- D. Continue and complete all parts of the work that have not been terminated.

Should a termination for breach later be declared wrongful, said termination shall be considered and treated as a termination without cause.

#### 7.2. DISCLOSURE AND OWNERSHIP OF DOCUMENTS

- 7.2.1. Upon completion and acceptance of the final work, the ANNUAL CONSULTANT shall furnish to the COUNTY the original drawings, field notes and all documents and materials prepared by and for the COUNTY under this Agreement. The ANNUAL CONSULTANT may keep a reproducible set of the original drawings and shall keep all other data collected during the provision of the services. The COUNTY may, at its expense, obtain copies of any data which the ANNUAL CONSULTANT has accumulated in the process of providing the services on this project tasks. Any reuse without written verification or adaptation by the ANNUAL CONSULTANT for the specific purpose intended will be at the COUNTY'S sole risk and without liability or legal exposure to the ANNUAL CONSULTANT.
- 7.2.2. All written and oral information not in the public domain or not previously known, and all information and data obtained, developed, or supplied by the COUNTY or at its expense will be kept confidential by the ANNUAL CONSULTANT and will not be disclosed to any other party, directly or indirectly, without the COUNTY'S prior written consent unless required by a lawful order. All drawings, maps, sketches, programs, data base, reports and other data developed or purchased under this Agreement at the COUNTY'S expense shall be, and remain, the COUNTY'S property, and may be reproduced and reused at the discretion of the COUNTY.
- 7.2.3. The COUNTY and the ANNUAL CONSULTANT shall comply with the provisions of Chapter 119, Florida Statutes (Public Records Law).
- 7.2.4. All covenants, agreements, representations and warranties made herein, or otherwise made in writing by any party pursuant hereto, including but not limited to any representations made herein relating to disclosure or ownership of documents, shall survive the execution and delivery of this Agreement and the consummation of the transactions contemplated hereby.

#### 7.3 Reuse of Documents

Notwithstanding any breach of this Agreement by either party nor the status of payment to the ANNUAL CONSULTANT, nor the COUNTY'S exercise of its rights of termination, it is hereby agreed between the parties that copies of any and all property, work product, documentation, reports, computer systems and software, schedules, graphs, outlines, books, manuals, logs, files, deliverables, photographs, videos, tape recordings or data relating to this Project which have been created as a part of the ANNUAL CONSULTANT'S services, or authorized by the COUNTY as a reimbursable expense, whether generated directly by the ANNUAL CONSULTANT, or by or in conjunction or consultation with any other party whether or not a party to this Agreement, whether or not in privity of contract with the COUNTY or ANNUAL CONSULTANT, and wherever located shall be the property of the COUNTY.

#### 7.4. <u>Insurance</u>

ANNUAL CONSULTANT shall, at its sole expense, agree to maintain in full force and effect at all times during the life of this Contract, insurance coverages and limits (including endorsements), as described herein. ANNUAL CONSULTANT shall agree to provide the COUNTY with at least ten (10) day prior notice of any cancellation, non-renewal or material change to the insurance coverages. The requirements contained herein, as well as COUNTY'S review or acceptance of insurance maintained by ANNUAL CONSULTANT are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by ANNUAL CONSULTANT under the contract.

#### 7.4.1 Commercial General Liability

ANNUAL CONSULTANT shall maintain Commercial General Liability at a limit of liability not less than \$1,000,000 Each Occurrence. Coverage shall not contain any endorsement excluding Contractual Liability or Cross Liability unless granted in writing by County's Risk Management Department. ANNUAL CONSULTANT shall provide this coverage on a primary basis.

#### 7.4.2. Business Automobile Liability

ANNUAL CONSULTANT shall maintain Business Automobile Liability at a limit of liability not less than \$1,000,000 Each Accident for all owned, non-owned and hired automobiles. In the event ANNUAL CONSULTANT doesn't own any automobiles, the Business Auto Liability requirement shall be amended allowing ANNUAL CONSULTANT to agree to maintain only Hired & Non-Owned Auto Liability. This amended requirement may be satisfied by way of endorsement to the Commercial General Liability, or separate Business Auto coverage form. ANNUAL CONSULTANT shall provide this coverage on a primary basis.

# 7.4.3. Worker's Compensation Insurance & Employers Liability

ANNUAL CONSULTANT shall maintain Worker's Compensation & Employers Liability in accordance with Florida Statute Chapter 440. ANNUAL CONSULTANT shall provide this coverage on a primary basis.

# 7.4.4. <u>Professional Liability</u>

ANNUAL CONSULTANT shall maintain Professional Liability, or equivalent Errors & Omissions Liability at a limit of liability not less than \$1,000,000 Each Claim. When a self-insured retention (SIR) or deductible exceeds \$40,000, COUNTY reserves the right, but not the obligation, to review and request a copy of ANNUAL CONSULTANT'S most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, ANNUAL CONSULTANT shall maintain a Retroactive Date prior to or equal to the effective date of this Contract. The Certificate of Insurance providing evidence of the purchase of this coverage shall clearly indicate whether coverage is provided on an "occurrence" or "claims - made" form. If coverage is provided on a "claims - made" form the Certificate of Insurance must also clearly indicate the "retroactive date" of coverage. In the event the policy is

canceled, non-renewed, switched to an Occurrence Form, retroactive date advanced, or any other event triggering the right to purchase a Supplement Extended Reporting Period (SERP) during the life of this Contract, ANNUAL CONSULTANT shall purchase a SERP with a minimum reporting period not less than 3 years. ANNUAL CONSULTANT shall provide this coverage on a primary basis.

#### 7.4.5. Additional Insured

ANNUAL CONSULTANT shall endorse the COUNTY as an Additional Insured with a CG 2026 Additional Insured - Designated Person or Organization endorsement, or its equivalent, to the Commercial General Liability. The Additional Insured endorsement shall read "Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florida, its Officers, Employees and Agents." ANNUAL CONSULTANT shall provide the Additional Insured endorsements coverage on a primary basis.

#### 7.4.6. Waiver of Subrogation

ANNUAL CONSULTANT hereby waives any and all rights of Subrogation against the County, its officers, employees and agents for each required policy. When required by the insurer, or should a policy condition not permit an insured to enter into a pre-loss agreement to waive subrogation without an endorsement, then ANNUAL CONSULTANT shall agree to notify the insurer and request the policy be endorsed with a Waiver of Transfer of rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy, which a condition to the policy specifically prohibits such an endorsement, or voids coverage should ANNUAL CONSULTANT enter into such an agreement on a pre-loss basis.

#### 7.4.7. Certificate(s) of Insurance

Prior to execution of this Contract, ANNUAL CONSULTANT shall deliver to the COUNTY a Certificate(s) of Insurance evidencing that all types and amounts of insurance coverages required by this Contract have been obtained and are in full force and effect. Such Certificate(s) of Insurance shall include a minimum ten (10) day endeavor to notify due to cancellation or non-renewal of coverage. The certificate of insurance shall be issued to

Palm Beach County c/o Department of Engineering & Public Works 2300 N. Jog Road, 3<sup>rd</sup> Floor West Palm Beach, FL 33411-2745

#### 7.4.8 Umbrella or Excess Liability

If necessary, ANNUAL CONSULTANT may satisfy the minimum limits required above for either Commercial General Liability, Business Auto Liability, and Employer's Liability coverage under Umbrella or Excess Liability. The Umbrella or Excess Liability shall have an Aggregate limit not less than the highest "Each Occurrence" limit for either Commercial General Liability, Business Auto Liability, or Employer's Liability. The COUNTY shall be specifically endorsed as an "Additional Insured" on the Umbrella or Excess Liability, unless the Certificate of Insurance notes the Umbrella or Excess Liability provides coverage on a "Follow-Form" basis.

#### 7.4.9 Right to Review

COUNTY, by and through its Risk Management Department, in cooperation with the contracting/monitoring department, reserves the right to review, modify, reject or accept any required policies of insurance, including limits, coverages, or endorsements, herein from time to time throughout the term of this Contract. COUNTY reserves the right, but not the obligation, to review and reject any insurer providing coverage because of its poor financial condition or failure to operate legally.

#### 7.5. Indemnification

ANNUAL CONSULTANT shall indemnify and hold harmless the COUNTY, and 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 the ANNUAL CONSULTANT and other persons employed or utilized by the ANNUAL CONSULTANT in the performance of the contract.

#### 7.6. Controlling Law and Venue

This Agreement is to be governed by the laws of the State of Florida. The parties agree that venue for any action which in any way arises out of this Agreement shall only be in a state court of competent jurisdiction located in Palm Beach County, Florida.

#### 7.7. Successors and Assigns

- 7.7.1. The COUNTY and the ANNUAL CONSULTANT each binds itself and the partners, successors, executors, administrators and assigns to the other party and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Agreement. Except as above, neither the COUNTY nor the ANNUAL CONSULTANT shall assign, sublet, convey or transfer its interest in this Agreement without the prior written consent or the other. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of the COUNTY, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the COUNTY and the ANNUAL CONSULTANT.
- 7.7.2. Neither the COUNTY nor the ANNUAL CONSULTANT shall assign, sublet or transfer any rights under or interest in (including, but without limitation, monies that may become due or monies that are due) this Agreement without the written consent of the other, except to the extent that any assignment, subletting or transfer is mandated by law or the effect of this limitation may be restricted by law. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Agreement. Nothing contained in this paragraph shall prevent the ANNUAL CONSULTANT from employing such independent professional associates and consultants as the ANNUAL CONSULTANT may deem appropriate to assist in the performance of services hereunder.
- 7.7.3. Nothing under this Agreement shall be construed to give any rights or benefits in this Agreement to anyone other than the COUNTY and the ANNUAL CONSULTANT, and all duties and responsibilities undertaken pursuant to this Agreement will be for the sole and exclusive benefit of the COUNTY and the ANNUAL CONSULTANT and not for the benefit of any other party.

#### 7.8 Subcontracting

The COUNTY reserves the right to accept the use of a subcontractor or to reject the selection of a particular subcontractor and to inspect all facilities of any subcontractors in order to make a determination as to the capability of the subcontractor to perform properly under this Agreement. The ANNUAL CONSULTANT is encouraged to seek small business enterprises for participation in subcontracting opportunities. If a subcontractor fails to perform or make progress, as required by this Agreement, and it is necessary to replace the subcontractor to complete the work in a timely fashion, the ANNUAL CONSULTANT shall promptly do so, subject to acceptance of the new subcontractor by the COUNTY.

In accordance with Palm Beach County Small Business Enterprise (SBE) Ordinance #2002-064, as amended from time to time, the annual goal for SBE participation for Professional Services is 15.0%. The ANNUAL CONSULTANT has committed to 15.00% for this Agreement.

The ANNUAL CONSULTANT agrees to abide by all provisions of the SBE Ordinance and understands that failure to comply with any of the requirements will be considered a breach of contract.

The ANNUAL CONSULTANT has provided Exhibit "D" (Letter's of Intent) attached hereto indicating the specific participation.

The ANNUAL CONSULTANT understands that each SBE firm utilized on this Agreement must be certified by Palm Beach County in order to be counted toward the contract goal.

The ANNUAL CONSULTANT understands that it is the responsibility of the County Department letting the Agreement and the SBE Office to monitor compliance with the SBE Ordinance requirements. In that regard, the ANNUAL CONSULTANT agrees to furnish progress payment reports, with each billing, to both parties on the progress of the SBE participation for this Agreement.

The ANNUAL CONSULTANT further agrees to provide the SBE Office with a copy of the ANNUAL CONSULTANT'S agreement with the SBE subcontractor or any other related documentation upon request.

The ANNUAL CONSULTANT understands the requirements to comply with the tasks and proportionate dollar amounts throughout the term of the Agreement as it relates to the use of SBE firms. Any SBE's which, for any reason, no longer remain associated with the Project shall be replaced by the ANNUAL CONSULTANT with other certified SBE's, unless approval to the contrary is granted by the COUNTY.

The ANNUAL CONSULTANT understands that he/she is prohibited from making any agreements with the SBE in which the SBE promises not to provide subconsultant quotations to other bidders or potential bidders.

The ANNUAL CONSULTANT agrees to maintain all relevant records and information necessary to document compliance with the SBE Ordinances, and will allow the COUNTY to inspect such records.

The ANNUAL CONSULTANT shall certify in writing that all subcontractors, subconsultants and suppliers have been paid for work and materials from previous progress payments received, less any retainage, by the ANNUAL CONSULTANT prior to receipt of any further progress payments. During the term of the Agreement and upon completion of the Agreement, the COUNTY may request documentation to certify payment to subcontractors, subconsultants or suppliers. This provision in no way creates any contractual relationship between any subcontractor, subconsultant, or supplier and the COUNTY or any liability on the COUNTY for the ANNUAL CONSULTANT'S failure to make timely payment to the subcontractor, subconsultant or supplier.

#### 7.9. Personnel

The ANNUAL CONSULTANT represents that it has, or will secure at its own expense, all necessary personnel required to perform the services under this Agreement.

Such personnel shall not be employees of or have any contractual relationship with the COUNTY. All of the services required herein shall be performed by the ANNUAL CONSULTANT or under its supervision, and all personnel engaged in performing the services shall be fully qualified and, if required, authorized or permitted under state and local law to perform such services.

The ANNUAL CONSULTANT warrants that all services shall be performed by competent personnel in accordance with all applicable national, federal, state, and local professional and technical standards.

#### 7.10. Availability of Funds

The COUNTY'S performance and obligation to pay under this Agreement is contingent upon an annual appropriation for its purpose by the Board of County Commissioners.

#### 7.11. Conflict of Interest

The ANNUAL CONSULTANT represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the performance or services required hereunder, as provided for in Chapter 112, Part III, Florida Statutes. The ANNUAL CONSULTANT further represents that no person having any interest shall be employed for said performance.

The ANNUAL CONSULTANT shall promptly notify the COUNTY'S representative, in writing, by certified mail, of all potential conflicts of interest for any prospective business association, interest or other circumstance which may influence or appear to influence the ANNUAL CONSULTANT'S judgment or quality of services being provided hereunder. Such written notification shall identify the prospective business association, interest or circumstance, the nature of work that the ANNUAL CONSULTANT may undertake and request an opinion of the COUNTY as to whether the association, interest or circumstance would, in the opinion of the COUNTY, constitute a conflict of interest if entered into by the ANNUAL CONSULTANT.

The COUNTY agrees to notify the ANNUAL CONSULTANT of its opinion by certified mail within thirty (30) days of receipt of notification by the ANNUAL CONSULTANT. If, in the opinion of the COUNTY, the prospective business association, interest or circumstance would not constitute a conflict of interest by the ANNUAL CONSULTANT, the COUNTY shall so state in the notification and the ANNUAL CONSULTANT shall, at its option, enter into said association, interest or circumstance and it shall be deemed not in conflict of interest with respect to services provided to the COUNTY by the ANNUAL CONSULTANT under the terms of this Agreement.

#### 7.12. Independent Contractor Relationship

The ANNUAL CONSULTANT and subconsultants are, and shall be, in the performance of all work services and activities under this Agreement, Independent Contractors, and not employees, agents, or servants of the COUNTY. The ANNUAL CONSULTANT does not have the power or authority to bind the COUNTY in any promise, agreement or representation other than specifically provided for in this Agreement. The ANNUAL CONSULTANT shall be responsible to the COUNTY for all the work or services performed by the ANNUAL CONSULTANT or any person or firm engaged as a subcontractor to perform work in fulfillment of this Agreement.

#### 7.13. Access and Audits

The ANNUAL CONSULTANT shall maintain adequate records to justify all charges, expenses, and costs incurred in estimating and performing the work for at least three (3) years after completion or termination of this Agreement. The COUNTY shall have access to such books, records, and documents as required in this section for the purpose of inspection or audit during normal business hours, at the ANNUAL CONSULTANT'S place of business.

# 7.14 Severability

If any term or provision of this Agreement, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of this Agreement, or the application of such terms or provisions, to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Agreement shall be deemed valid and enforceable to the extent permitted by law.

#### 7.15 Entirety of Contractual Agreement

The COUNTY and the ANNUAL CONSULTANT agree that this Contract sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms and conditions contained in this Contract may be added to, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto.

During the term of this Contract, the COUNTY may require professional services that are the same or similar to those described in this agreement. The COUNTY may, at its sole discretion, obtain said services in accordance with the State of Florida Consultants Competitive Negotiation Act. If the COUNTY so elects, it is mutually understood that the relationship between the ANNUAL CONSULTANT and the COUNTY under this Contract shall be considered as neither barring the ANNUAL CONSULTANT from, nor granting special consideration to the ANNUAL CONSULTANT, in participating in the selection process for a consultant to provide such additional services.

#### 7.16 Office of the Inspector General

Palm Beach County has established the Office of the Inspector General in Palm Beach County Code Section 2-421 – 2-440, as may be amended. The Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts and records, to require the production of records, and audit, investigate, monitor, and inspect the activities of the **ANNUAL CONSULTANT**, its officers, agents, employees, and lobbyists in order to ensure compliance with contract requirements and detect corruption and fraud.

Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be in violation of Palm Beach County Code, Section 2-421 – 2-440, and punished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree misdemeanor.

#### SECTION 8 - SPECIAL PROVISIONS, EXHIBITS AND SCHEDULES

#### 8.1 Federal & State Tax

The COUNTY is exempt from payment of Florida State Sales and Use Taxes. The COUNTY will sign an exemption certificate submitted by the ANNUAL CONSULTANT. The ANNUAL CONSULTANT shall <u>not</u> be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the COUNTY, nor is the ANNUAL CONSULTANT authorized to use the COUNTY'S Tax Exemption Number in securing such materials.

The ANNUAL CONSULTANT shall be responsible for payment of its own and its share of its employees' payroll, payroll taxes, and benefits with respect to this agreement.

- 8.2. The following Exhibits are attached to and made a part of this Agreement.
- 8.2.1. Exhibit A: Scope of Services
- 8.2.2. Exhibit B: Fee Summary
- 8.2.3. Exhibit C: Truth in Negotiation, Prohibition Against Contingent Fees & Public Entity Crimes Statements, Conflict of Interest Disclosure Form, Disclosure of Ownership Interests Form (if applicable).
- 8.2.4. Exhibit D: Letters of Intent to Perform as an SBE and/or M/WBE (if applicable).
- 8.3. This Agreement (consisting of pages 1 to 15, inclusive), together with the Exhibits and Schedules identified above constitute the entire Agreement between the **COUNTY** and the **ANNUAL CONSULTANT** and supersedes all prior written or oral understandings. This Agreement and said Exhibits may only be amended, supplemented, modified or canceled by a duly executed written instrument.

#### SECTION 9 - CRIMINAL HISTORY RECORDS CHECK

The ANNUAL CONSULTANT shall comply with the provisions of Ordinance 2003-030, the Criminal History Records Check Ordinance ("Ordinance"), if ANNUAL CONSULTANT'S employees or subcontractors are required under this contract to enter a "critical facility" as identified in Resolution R-2003-1274. The ANNUAL

CONSULTANT acknowledges and agrees that all employees and subcontractors who are to enter a "critical facility" will be subject to a fingerprint based criminal history records check. Although COUNTY agrees to pay for all applicable FDLE/FBI fees required for criminal history record checks, the ANNUAL CONSULTANT shall be solely responsible for the financial, schedule, and staffing implications associated in complying with Ordinance 2003-030.

# SECTION 10 - REGULATIONS; LICENSING REQUIREMENTS

The CONSULTANT shall comply with all laws, ordinances and regulations applicable to the services contemplated herein, to include those applicable to conflict of interest and collusion. CONSULTANT is presumed to be familiar with all federal, state and local laws, ordinances, codes and regulations that may in any way affect the services offered.

#### **SECTION 11 - ARREARS**

The CONSULTANT shall not pledge the COUNTY'S credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The CONSULTANT further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Contract.

# SECTION 12 - NONDISCRIMINATION

The CONSULTANT warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, and gender identity and expression.

#### **SECTION 13 - AUTHORITY TO PRACTICE**

The CONSULTANT hereby represents and warrants that it has and will continue to maintain all licenses and approvals required to conduct its business, and that it will at all times conduct its business activities in a reputable manner. Proof of such licenses and approvals shall be submitted to the COUNTY's representative upon request.

# SECTION 14 - TRUTH-IN-NEGOTIATION CERTIFICATE

Signature of this Agreement by the ANNUAL CONSULTANT shall also act as the execution of a truth-in-negotiation certificate certifying that the wage rates, over-head charges, and other costs used to determine the compensation provided for in this Agreement are accurate, complete and current as of the date of the Agreement and no higher than those charged the ANNUAL CONSULTANT'S most favored customer for the same or substantially similar service.

The said rates and costs shall be adjusted to exclude any significant sums should the **COUNTY** determine that the rates and costs were increased due to inaccurate, incomplete or noncurrent wage rates or due to inaccurate representations of fees paid to outside consultants. The **COUNTY** shall exercise its rights under this Article 4 within three (3) years following final payment.

#### **SECTION 15 - REMEDIES**

This Agreement shall be governed by the laws of the State of Florida. Any legal action necessary to enforce the Agreement will be held in Palm Beach County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity, by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

# SECTION 16 - EXCUSABLE DELAYS

The ANNUAL CONSULTANT shall not be considered in default by reason of any failure in performance if such failure arises out of causes reasonably beyond the control of the ANNUAL CONSULTANT or its subcontractors and without their fault or negligence. Such causes include, but are not limited to, acts of God, force majeure, natural or public health emergencies, labor disputes, freight embargoes, and abnormally severe and unusual weather conditions.

Upon the ANNUAL CONSULTANT'S request, the COUNTY shall consider the facts and extent of any failure to perform the work and, if the ANNUAL CONSULTANT'S failure to perform was without it or its subcontractors fault or negligence, the Agreement Schedule and/or any other affected provision of this Agreement shall be revised accordingly, subject to the COUNTY'S rights to change, terminate, or stop any or all of the work at any time.

#### **SECTION 17 - CONTINGENT FEES**

The ANNUAL CONSULTANT warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the ANNUAL 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 the ANNUAL CONSULTANT, any fee, commission, percentage, gift, or any other consideration contingent upon or resulting from the award or making of this Agreement.

#### SECTION 18 - PUBLIC ENTITY CRIMES

As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, the ANNUAL CONSULTANT certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within the 36 months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).

#### **SECTION 19 - MODIFICATIONS OF WORK**

The COUNTY reserves the right to make changes in Scope of Work, including alterations, reductions therein or additions thereto. Upon receipt by the ANNUAL CONSULTANT of the COUNTY'S notification of a contemplated change, the ANNUAL CONSULTANT shall, in writing: (1) provide a detailed estimate for the increase or decrease in cost due to the contemplated change, (2) notify the COUNTY of any estimated change in the completion date, and (3) advise the COUNTY if the contemplated change shall affect the ANNUAL CONSULTANT'S ability to meet the completion dates or schedules of this Agreement.

If the COUNTY so instructs in writing, the ANNUAL CONSULTANT shall suspend work on that portion of the Scope of Work affected by a contemplated change, pending the COUNTY'S decision to proceed with the change.

If the COUNTY elects to make the change, the COUNTY shall initiate an Agreement Amendment and the ANNUAL CONSULTANT shall not commence work on any such change until such written amendment is signed by the ANNUAL CONSULTANT and approved and executed on behalf of Palm Beach County.

written.	
OWNER:  Palm Beach County, Florida  BY ITS BOARD OF COMMISSIONERS:	ANNUAL CONSULTANT: Nutting Engineers of Florida, Inc.
BY:Karen T. Marcus, Chair	BY: Bull Wohlfarth, P.E., Vice Presiden
SEAL	CORPORATE SEAL
ATTEST: Sharon R. Bock, Clerk & Comptroller Circuit Court	ATTEST WITNESS:  BY: Elizabeth Butler (Print Name)
BY:(Deputy Clerk)	Compett Bith (Signature)
APPROVED AS TO TERMS AND CONDITIONS:	BY: KONSTANIE B. MOSLEY (Print Name)  Konstant B. Holly (Signature)
APPROVED AS TO FORM & LEGAL SUFFICIENCY:	(Signature)
BY: Assistant County Attorney	
F:\ROADWAY\CCNA\Annuals\TESTING\Nutting\2011\Standard Annual Agr	reement.doc

IN WITNESS WHEREOF, the parties have made and executed this Agreement as of the day and year first above

EXHIBIT "A"

# SUMMARY OF SERVICES

# **DESIGN PHASE**

# o Geotechnical Exploration

- · Test borings/test pits/geophysical
- Installation and monitoring of monitor wells
- Double ring infiltration tests
- Well abandonment
- Undisturbed sampling (Shelby Tube Samples)
- Percolation tests for exfiltration and septic systems (SFWMD & FDOT)
- Ground Penetrating Radar (GPR)

# o Geotechnical Engineering

- Analysis and report of recommendations for site development and foundations
- · Pile capacity analysis

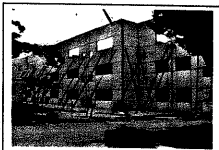
# o Geotechnical Monitoring

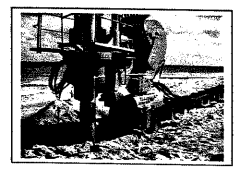
- Pile load tests/ installation
- Vibro-compaction
- Grouting
- Demucking/ refilling
- Vibrations (Seismograph)

# **CONSTRUCTION PHASE**

# o Materials Testing

- Soil density tests
- Limerock Bearing Ratio (LBR)/ Florida Bearing Value (FBV)
- Concrete cylinders, slump and air content
- Masonry grout prisms
- · Pile grout cubes
- Asphaltic concrete coring and thickness tests
- Windsor probe & Swiss Hammer tests
- Pachometer testing (rebar relocation and size)
- Roof fastener pull-out tests
- Floor flatness/ levelness (Face Meter)
- Special/ Threshold Inspections
- o Post Tension Cable Stress Monitoring
- o Pre/ Post Construction Condition Survey





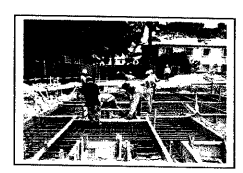




EXHIBIT "B"

Rates OK.

# SCOPE OF WORK

The general scope of work consists of geotechnical engineering, geotechnical drilling, construction materials testing and inspection, threshold inspection services, and any other related services. The Schedule of Fees and Services shown below provides the standard services that may be requested.

# SCHEDULE OF FEES AND SERVICES

<u>L</u>	SOI	L TESTING								
	1.	Field Density Test (five [5] minimum)	\$25/test							
	2.	Proctors	\$95/test							
	3.	Florida Bearing Value Test	\$35/test							
	4.	Limerock Bearing Ratio Test	\$250/test							
	5. Atterbera Limit									
	6.	Carbonate Content Test	\$60/test							
	7.	Organic Content Test	\$50/test							
	8.	D.O.T. Corrosivity	\$120/test							
	9.	Soil Observation (On Site)	\$55/hr							
	10.	Natural Sample Moisture Content	\$20/test							
	11.	Unit Weight and Moisture Content (Undisturbed Sample)	\$50/test							
<u>II.</u>	CO	NCRETE & MASONRY MATERIALS								
	1.	Concrete Compression test (Min four [4] cylinders per trip)								
		-Prepare cylinders & slump test on site, and deliver to lab	\$110/set							
	2.	Additional Concrete cylinders	\$15/cyl.							
	3.	Concrete Compression test only [delivered to lab]	\$15/cyl.							
	4.	Slump test	\$10/test							
	5.	Air Content Test	\$25/test							
	6.	Stand-by	\$45/hr.							
	7.	Grout Prism (Six [6] per set)								
		- Includes preparation of Prism on site	\$100/set							
	8.	2" x 2" Mortar Cubes (Six [6] per set)								
		-Includes preparation of Cubes on site	\$100/set							
	9.	Additional Mortar Cubes	\$15/ea.							
	10.	terminate ( ) = tribe								
		A. Compressive Strength	\$75/unit							
		B. Absorption	\$40/unit							
	11.									
		- Secure, trim & test	\$80/core							
		- Testing of core [delivered to lab (Incl. Trim)]	\$25/core							
	12.		\$55/hour							
	13.	t to the second of the second	\$25/test							
	14.	Additional Windsor Probe Tests	\$25/test							
<u>III.</u>	AGGRE	EGATE TESTING								
	1.	Grain size determination:								
		A. Full grain size (8 sieves)	\$80/test							
		B. Wash through (#200)	\$45/test							
	2.	Sieve Analysis - Coarse Aggregate	\$85/test							
	3.	Specific Gravity & Absorption of Fine or Coarse Aggregate	\$70/test							

<u>IV.</u>	ASPI	HALT TESTING	
	1.	Asphalt Cores (obtaining core samples)	\$50/each
	2.	Asphalt Extraction & Gradation	
	3.	Asphalt Density and Thickness	
	4	Marshall Stability (Incl. density, flow and stability	. 400/1031
		of 3 specimens) (50 blows)	\$150/test
	5.	Coring Machine plus Generator Rental	
<u>v.</u>	INSP	PECTION SERVICES	
-2-1	1.	Concrete Inspection (on job-site or plant)	\$55/hour
	2.	Pile Driving Inspection	\$70/hour
	3.	Pre-Stress Yard Inspection	\$70/hour
	4.	Steel Inspection	\$70/hour
	5.	Threshold Inspection	\$70/hour
VI.	FIEL	D EXPLORATIONS	
	1.	Auger Borings	\$10/LF
	2.	Hand Augers	
	3.	Standard Penetration Tests - Truck Rig (0' - 50')	\$12.50/LE
	•	(51' - 100')	\$15/LE
	4.	Grout bore holes - 0' - 50'	\$5/LF
	, ,	51' - 100'	\$5/LF
	5.	Casing - 0' - 50'	\$7/LF
	٠.	51' - 100'	\$6/LF
			ψ0/El
	6.	Static Cone Penetration Test (0' -100')	\$12/LF
	7.	Muck Probing (4 hr min.)	
	8.	Mobilization of drilling equipment to project (Min. Charge):	4.00///02/
		1. 50 mile travel	. \$250/trip
		2. 100 mile travel	\$350/trip
VII.	MISC	CELLANEOUS SERVICES	
<u> </u>	1.	Foundation Analysis and Recommendation	Staff Hours
	2.	Percolation test	\$350/test
	3.	Install Groundwater Monitoring Well, 25' Depth (per PBCWUD Standards & Details)	\$35/LE
	4	Plug & Abandon Monitoring Well, 25' Depth	
	7.	Tog at bottom morning trong to be be	. 9 120/110til
	ENG	INEERING AND PROFESSIONAL SERVICES:	
		cipal Engineer (If Needed / At Option of PBC)	
		or Geotechnical Engineer \$148/hour	
		neer, P.E. \$119/hour	
		Engineer \$100/hour	
		or Engineering Technician \$65/hour	
		neering Technician \$49/hour	
		ter / CADD\$59/hour	
	Ulai	607 O/100	

NOTE: Multiplier is 2.7.

F:\ROADWAY\CCNA\ANNUALS\TESTING\SCOPE OF WORK AND SCHEDULE OF FEES AND SERVICES.DOC

EXHIBIT "C"

#### **CERTIFICATION STATEMENT**

Project:

Construction Materials Testing, Geotechnical Engineering and Inspection

**Annual Services** 

Project No.:

On a Task Order Basis

**CONSULTANT:** 

Nutting Engineers of Florida, Inc.

#### TRUTH-IN-NEGOTIATION STATEMENT

By entering into this Agreement, the **CONSULTANT** certifies that the wage rates and costs used to determine the lump sum fees contained in herein are accurate, complete and current as of the date of this Agreement.

The said lump sum fees shall be adjusted to exclude any significant sums should the **COUNTY** determine that the lump sum fees were increased due to inaccurate, incomplete or non-current wage rates or due to inaccurate representations of fees paid to outside consultants.

The COUNTY shall exercise its right under this "Certificate" within one year following final payment.

# PROHIBITION AGAINST CONTINGENT FEES STATEMENT

By entering into this Agreement the **CONSULTANT** warrants that they have not employed or retained any company or person other than a bonafide employee working solely for the **CONSULTANT** to solicit or secure this Agreement and that they have not paid or agreed to pay any person, company, corporation, individual or firm other than a bonafide employee working solely for the **CONSULTANT**, any fee, commission, percentage, gift or other consideration contingent upon or resulting from the award of making of this agreement.

#### **PUBLIC ENTITY CRIMES STATEMENT**

As provided in F.S. 287.132-133, by entering this Agreement or performing any work in furtherance hereof, the **CONSULTANT** certifies that it, its affiliates, suppliers, sub-contractors and consultants who will perform hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within the 36 months immediately preceding the date hereof. This notice is required by F.S. 287.133 (3) (a).

# NON-DISCRIMINATION STATEMENT

The **CONSULTANT** warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status sexual orientation, gender identity and expression.

Richard C. Wohlfarth, P.F., Vice President

# CONFLICT OF INTEREST DISCLOSURE FORM

Project:	Construction Materials Testing, Geotechnical Engineering and Inspection Annual Services
Project No.:	On a Task Order Basis
	represents that it presently has no interest, either direct or indirect, which would or could y manner with the performance of services for the County, except as follows:
(Attach addit	ional sheets as needed.)
performance. and correct ar	further represents that no person having any interest shall be employed for said By signing below, ENGINEER certifies that the information contained herein is true and constitutes all current potential conflicts of interest which may influence or appear to GINEER'S judgment or quality of services being provided to the County.
of interest that circumstance services being business asso and request	shall promptly notify the COUNTY in writing by certified mail of all potential conflicts at may arise in the future through any prospective business association, interest or other which may influence or appear to influence ENGINEER'S judgment or quality of ag provided to the County. Such written notification shall identify the prospective ociation, interest or circumstance, the nature of work that ENGINEER may undertake an opinion of the COUNTY as to whether the association, interest or circumstance opinion of the COUNTY, constitute an unacceptable conflict of interest if entered into NEER.
of ENGINEI	opinion of the COUNTY, the prospective business association, interest or circumstance ER would constitute an unacceptable conflict of interest to the COUNTY, the COUNTY in the notification and the ENGINEER shall not enter into said association, interest or example.
THI	S DISCLOSURE is submitted by <u>Richard C. Wohlfarth, P.E.</u> , as  (Name of Individual)
acknowledg	certifies that the information stated above is true and correct. Further, it is hereby ed that any misrepresentation by the Consultant on this Disclosure is considered an esiness practice and is grounds for sanctions against future County business with the Bull Bull Special Spe
F:\ROADWAY\C	(Signature) (Date) '

EXHIBIT "D"

#### SCHEDULE 1

# LIST OF PROPOSED SBE-M/WBE PRIME AND/OR SUBCONTRACTOR PARTICIPATION

PROJECT NAME OR BID NAME: Construction	on Materials Testing,	Geotechnical	Engineering &	Laspection Annu	<u>ial</u> PROJECT N	O. OR BID NO.:	On A Task Order Bas
NAME OF PRIME BIDDER: Nutting Enginee	rs of Florida, Inc.		_ADDRESS:	1310 Neptune	Drive, Boynton E	leach, Florida 334	126
CONTACT PERSON: Mr. Richard C. Wohlf	arth, PE, Vice-Presid	ent	PHO	NE NO.: <u>561-73</u>	6-4900 FAX	NO.: 561-737-9	9975
BID OPENING DATE: August 2011				RTMENT: En		= :::	
THIS DOCUMENT IS TO BE COMPLETED B INFORMATION AND DOLLAR AMOUNT OF IF THE PRIME IS AN SBE-M/WBE, PLEASE A COMPLETED BY THE PRIME ON THIS PRO	R PERCENTAGE OF ALSO LIST THE NA	WORK TO I	BE COMPLE	CED BY ALL SBI	E -M/WBE SUBO	CONTRACTORS	ON THIS PROJECT.
	(Check one or bott <u>M/WBE</u>	i Categories) <u>S<b>BE</b></u>		DOLLAR AMOL	JNT OR PERCNT	AGE OF WORK	
Name, Address and Phone Number	Minority Business	Small Business	Black	1fispanic	Women	Caucasian	Other (Please Specify)
Testing Lab of the Palm Beaches, Inc. 421 South H Street, Lake Worth, Florida 33460 Mr. John Adair & Laurie Rogers, 561-585-7515		Х					15%
2.							
3.							
4.							
5.							
(Please use additional sheets if necessary)	Та	otal	<u> </u>				15%
Total Bid Price \$ N/A	<del></del>	Total SBE-M/W	BE Participation	Dollar Amount or Per	centage of Work	15%	
Note:  I.The amount listed on this form for a attainment.  2. Firms may be certified by Palm Be under the appropriate category.  3. M/WBE information is being collected.	ach County as an SBE ar	id/or and M/WB				ase indicate the dolls	

F:\ROADWAY\CCNA\Annuals\TESTING\Nutting\2011\ComplianceSchedule1.docx

# SCHEDULE 2 LETTER OF INTENT TO PERFORM AS AN SBE-M/WBE SUBCONTRACTOR

This document must be completed by the SBE-M/WBE Subcontractor and submitted with bid packet. Specify in detail, the particular work items to be performed and the dollar amount and/or percentage for each work item. SBE credit will only be given for items which the SBE-M/WBE Subcontractor are SBE certified to perform. Failure to properly complete Schedule 2 may result in your SBE participation not being counted.

	ER: On A Task Order Basis : Construction Materials Testing	, Geotechnical Engine	eering & Inspecti	on Annual Services
TO: Nutting E	ngineers of Florida, Inc. (Name of Prime Bi	dder)		
The undersigned	is certified by Palm Beach Coun	·	or more, as appli	cable):
_	interprise X			·
	panic Women Caud			1
	ach County Certification: Sep			
The undersigne above project. Line Item/	d is prepared to perform the f Additional Sheets May Be Used tem Description Construction Materials	following described As Necessary Oty/Units		tion with the  Total Price/ Percentage
	Geotechnical Engineering	g Services		
	Threshold Inspection Ser			<del> </del>
				- <del></del>
at the following p	rice or percentage(Subcont	15.00% ractor's quote)		
and will enter into with Palm Beach	o a formal agreement for work w		oon your execution	on of a contract
subcontractor, th	tends to sub-subcontract any po ne amount of any such subcontra age	ect must be stated.	act to a non-certi	fied SBE
The undersigned prevent Subcont	l subcontractor understands that ractor from providing quotations	to other bidders.		dder does not alm Beaches, Inc.
			of SBE-M/WBE	
		ву: <u>Д</u>	mill./	ogen
		<u>Laurie A. F</u>	nature) <u>Rogers, Vice Pre</u>	sident
		(Print name/t	itle of person ex BE Subcontracto	ecuting on behalf

Date: September 7, 2011

Revised 03/15/11

	_	<b>~</b> .
AC	O	RO

certificate holder in lieu of such endorsement(s).

# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 5/12/2011

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

CONTACT Lori Gleason

COMMARCIAL GENERAL LIABRITY  A X CLARAS-MADE OCCUR  PGIARRO101000  05/12/2011  05/12/2012  DAMAGE TO RENTED PREMISES (E. OCCURROCS)  \$ MED EXP (Any one person) \$ PERSONAL & ADVINJURY \$								
Suite 102  Jupiter FL 33477  SUBJECT PL 33426  S	/30							
Mutting Engineers of Florida, Inc. & Maurera_Lloyd's Underwriters  Nutting Environmental of Florida, Inc.  1310 Neptune Drive  **BOYNTON Beach FL 33426  **BOYNTON Beach FL 33426  **BOYNTON Beach FL 33426  **COVERAGES**  **COVERAGES	ADDRESS. 1gleason@callic.com							
Mutting Engineers of Florida, Inc. & Maurera_Lloyd's Underwriters  Nutting Environmental of Florida, Inc.  1310 Neptune Drive  **BOYNTON Beach FL 33426  **BOYNTON Beach FL 33426  **BOYNTON Beach FL 33426  **COVERAGES**  **COVERAGES								
Nutting Engineers of Florida, Inc. & MSURERS:  Nutting Environmental of Florida, Inc.   MSURERS:	NAIC #							
Nutting Environmental of Florida, Inc.    MSURER C:   MSURE C:   MSURER C:   M								
BOYNTON Beach FI 33426  REMINER E:  REMINE								
BOYNTON Beach  FL 33426  RISURER E:  RISURER F:  RISURER FOR THE POLICY  RISURER F:  RISURER FOR THE POLICY  RISURER F:  RISURER RISURER FOR THE POLICY  RISURER F:  RISURER F								
BOYNTON BEACH  FL 33426  COVERAGES  CERTIFICATE NUMBER: 11/12 Prof/Pollution  REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED MAMED ABOVE FOR THE POLICIES INDURANCE HAVE BEEN ISSUED TO THE INSURED MAMED ABOVE FOR THE POLICIES. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHOCH THE POLICIES DESCRIBED HEREN IS SUBJECT TO WHOCH THE POLICIES DESCRIBED HEREN IS SUBJECT TO WHOCH THE POLICIES DESCRIBED HEREN IS SUBJECT TO ALL THE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  TYPE OF BISURANCE  ADDITIONS  TOPE OF BISURANCE  ADDITIONS  FOR POLICY MANSER  PRODUCTS  ANY AUTO  ALL OWNED AUTOS  HIRED AUTOS  MANY AUTO  ALL OWNED AUTOS  MOREOVER COMPANDE  PROPERTY DAMAGE  PROPE								
BOYNEON Beach PL 33426  COVERAGES  CERTIFICATE NUMBER: 11/12 Prof/Pollution REVISION NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WATER CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY THE POLICY EDGESCRIBED HEREIN IS SUBJECT TO ALL THE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  HERE TYPE OF RISURANCE  ADDUSUMP POLICY HUNBER  TYPE OF RISURANCE  ADDUSUMP POLICY HUNBER  TYPE OF RISURANCE  ADDUSUMP POLICY HUNBER  ADDUSUMP POLICY HUNBER  POLICY POLICY ENGINEERING TO SHOW DOWN AND HAVE BEEN REDUCED BY PAID CLAIMS.  EACH OCCURRENCE S. 1.  DAMAGE TO REPRID PREVIOUS S.  FRENCH AGGREGATE LIMIT APPLIES PER:  POLICY POLICY ENGINEERING TO SHOW DOWN AND HOUSE S.  ANY AUTO  ALL OWNED AUTOS  NON-OWNED AUTOS  NON-OWNED AUTOS  UNBRELLA LIAB OCCUR  EXCESS LIAB CLAMS-MADE  DEDUCTBLE  RETERTION S.  WORKERS COMPENSATION  TO STARTS  THE POLICY ENGINEERING THE INSURED AMERICAN THE INSURED AND CONTRACTOR OTHER DOLLY TO ALL THE EXCLUSION TO ALL THE EXCLUSION THE POLICY TO ALL THE EXCLUSION TO ALL THE EXCLUSION TO ALL THE EXCLUSION THE POLICY TO ALL THE EXCLUSION TO ALL THE								
COVERAGES  CERTIFICATE NUMBER: 11/12 Prof/Pollution  REVISION NUMBER:  THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE NUMBER TO THE NOLICIES TO WHICH POLICIES DESCRIBED HEREIN IS SUBJECT TO WHICH POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  TYPE OF BISURANCE  ADDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  TYPE OF BISURANCE  ADDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  CEMERAL LIABILITY  COMMERCIAL GENERAL LIABILITY  A X CLAIMS-MADE OCCUR  TO STATE OF SUCH POLICIES OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  BEACH OCCURRENCE \$ 1  PROBESSIGNED OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  BEACH OCCURRENCE \$ 1  DAMAGE TO REPITED  PROBESSIGNED OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  BEACH OCCURRENCE \$ 1  COMMERCIAL GENERAL LIABILITY  ANY AUTO  AUTOMOGRE LIABILITY  ANY AUTO  AUTOMOGRE LIABILITY  ANY AUTO  ALL OWNED AUTOS  HIRED AUTOS  HIRED AUTOS  HIRED AUTOS  HIRED AUTOS  HIRED AUTOS  NON-OWNED AUTOS  URBRELLA LIAB OCCUR  EXCESS LIAB CLAMS-MADE  DEDUCTRIE  RETERTION \$ 5  WORNERS COMPERSATION  WORNERS COMPENSATION  REVENUE OF THE POLICY PROPERSATION  WORNERS COMPENSATION OF THE POLICY PROPERSATION  WORNERS COMPENSATION OF THE POLIC								
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICIES INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WALCERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  TYPE OF RISURANCE ADDRESS. IN THE POLICY EXPENDENCE BY PAID CLAIMS.  AT TYPE OF RISURANCE ADDRESS. IN THE POLICY EXPENDENCE BY PAID CLAIMS.  TYPE OF RISURANCE ADDRESS. IN THE POLICY EXPENDENCE BY PAID CLAIMS.  AT CLAIMS-MADE OCCUR  A TO CERTIFY THAT THE POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.  POLICY EXPENDENCE BY PAID CLAIMS.  PROPERTY DAMAGE BY PROPERTY DAMAGE								
GENERAL LIABILITY  COMMERCIAL GENERAL LIABILITY  A X CLAMS-MADE OCCUR  PGTARK0101000 05/12/2011 05/12/2012 MED EXP (Any one person) \$  X PROTESSIGNET Liability  X Incl. Pollution Liab.  GENERAL AGGREGATE LIMIT APPLIES PER: POUCY PGO LOC  AUTOMOBILE LIABILITY  ANY AUTO  ALL OWNED AUTOS  SCHEDULED AUTOS  HREED AUTOS  NON-OWNED AUTOS  UMBRELLA LIAB OCCUR  EXCESSILIAB CLAMS-MADE  DEDUCTBLE RECESSILIAB CLAMS-MADE  DEDUCTBLE RETENTION \$  WORKERS COMPENSATION  EXCENSIVE LIABILITY  EACH OCCURRENCE \$ 1  DAMAGE TO RENTSE \$  MED EXP (Any one person) \$  PERSONAL & ADV INJURY \$  GENERAL AGGREGATE \$ 2  PRODUCTS - COMPION AGE \$  COMBINED SINGLE LIMIT \$  COMBINED SINGLE LIMIT \$  SOULY INJURY (Per person) \$  BOOLY INJURY (Per person) \$  BOOLY INJURY (Per socident) \$  PROPERTY DAMAGE (Per socident) \$  SOULY INJURY (Per socident) \$  SOURCE SOULY INJURY (Per socident) \$  SOUL	CH THIS							
COMMERCIAL GENERAL LIABLITY  A X CLAIMS-MADE OCCUR  PGTAREO101000 05/12/2011 05/12/2012 MED EXP (Any one person) \$  X Professional Liability  X Incl. Pollution Liab.  GENERAL AGGREGATE LIMIT APPLIES PER: POLICY PRODUCTS - COMPRIOR AGG  AUTOMOBRE LIABILITY  ANY AUTO ALL OWNED AUTOS SCHEDULED AUTOS HRISED AUTOS HRISED AUTOS NON-OWNED AUTOS  UMBRELLA LIAB OCCUR EXCESS LIAB CLAIMS-MADE  DEDUCTBLE RETENTION \$  WCSTATU- OTH- TORY LIMITS  BALL OWNERS COMPENSATION  WCSTATU- OTH- TORY LIMITS  S AGGREGATE TO RENTED PROMESES (Expresses) \$  MED EXP (Any one person) \$  MED EXP (Any one person) \$  COMMENCE ADVINUARY (Per person) \$  S CHEDULTS - COMPINED SINGLE LIMIT (Ex sccident) \$  BOORLY INJURY (Per person) \$  BOORLY INJURY (Per person) \$  PROPERTY DAMAGE (Per sccident) \$  S CHEDUCTBLE S CACHOCURRENCE \$  AGGREGATE \$  WCSTATU- OTH- TORY LIMITS ER  S CHEDITOR S S  WCSTATU- OTH- TORY LIMITS ER								
COMMERCIAL GENERAL LIMBUTY  A X CLAIMS-MADE OCCUR  PGTAREO101000 05/12/2011 05/12/2012 05/12/2012 AED EXP (Any one person) \$  X Professional Liability  X Incl. Politation Liab.  GENERAL AGGREGATE LIMIT APPLIES PER: POLICY PRO PRODUCTS - COMPOP AGG \$  COMBINED SINGLE LIMIT (En scident) \$  AUTOMOBRE LIABILITY  ANY AUTO  ALL OWNED AUTOS  HRRED AUTOS  NON-OWNED AUTOS  WORNED SINGLE LIMIT (En scident) \$  PROPERTY DAMAGE (Per scident) \$  PROPERTY DAMAGE (Per scident) \$  S  UMBRELLA LIAB OCCUR  EXCESS LIAB CLARKS-MADE \$  PROPERTY DAMAGE \$  PROPERTY DAMAGE \$  PROPERTY DAMAGE \$  PROPERTY DAMAGE \$  S  AGGREGATE \$  WORNERS COMPENSATION \$  WORNERS COMPENSATION    WORNERS COMPENSATION    WORNERS COMPENSATION    WORNERS COMPENSATION    WORNERS COMPENSATION    AMOUNT OF THE PERSON    MED EXP (Any one person) \$  PROPERTY CAMPOR PARTY    S  AUTOMOBRE LIMIT    PROPINCY    PROPICTS COMPENSATION    WE STATU   OTH- TORY LIMITS    ER    PROPICTS    MED EXP (Any one person)    S  MED EXP (Any one person)    MED EXP (Any one person)    MED EXP (Any one person)	000,000							
X Professional Liability  X Incl. Pollution Liab.  General Aggregate 1 \$ 2  General Aggregate 5								
SENT AGGREGATE LIMIT APPLIES PER:  POLICY PRODUCTS - COMPIDE AGG \$  COMBINED SINGLE LIMIT (Ea socident)  ANY AUTO  ALL OWNED AUTOS  HIRED AUTOS  NON-OWNED AUTOS  NON-OWNED AUTOS  EXCESS LIAB CLAMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU-  TORY LIMITS  FRODUCTS - COMPIDE AGG \$  COMBINED SINGLE LIMIT (Ea socident)  S  COMBINED SINGLE LIMIT (Ea socident)  S  COMBINED SINGLE LIMIT (Ea socident)  S  BOOILY INJURY (Per socident)  PROPERTY DAMAGE (Per socident)  S  EACH OCCURRENCE \$  AGGREGATE \$  WC STATU-  TORY LIMITS ETH								
GENTL AGGREGATE LIMIT APPLIES PER:  POULCY FRO LOC  AUTOMOBRIE LIABILITY  ANY AUTO  ALL OWNED AUTOS  SCHEDULED AUTOS  HREED AUTOS  NON-OWNED AUTOS  NON-OWNED AUTOS  EXCESS LIAB  COMBINED SINGLE LIMIT  (Ea socident)  BOOILY INJURY (Per socident)  PROPERTY DAMAGE (Per socident)  S  UNIBERELLA LIAB  OCCUR  EXCESS LIAB  CLAIMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU- OTH- TORY LIMITS  ER  WC STATU- TORY LIMITS  ER  WC STATU- TORY LIMITS  ER  CLAIMS LIABILITY  S  COMBINED SINGLE LIMIT  S								
POUCY PRO LOC S  AITOMOBELE LIABILITY  ANY AUTO  ANY AUTO  ANY AUTO  ALL OWNED AUTOS  SCHEDULED AUTOS  HIRED AUTOS  NON-OWNED AUTOS  NON-OWNED AUTOS  UNBERELLA LIAB  OCCUR  EXCESS LIAB  CLAIMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU- OTH- TORY LIMITS  EXC STATU- TORY  WC	000,00							
AUTOMOBILE LIABILITY  ANY AUTO  ALL OWNED AUTOS  SCHEDULED AUTOS  HIRED AUTOS  NON-OWNED AUTOS  NON-OWNED AUTOS  UNIBRELLA LIAB  OCCUR  EXCESS LIAB  CLAIMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU- TORY LIMITS  CMBINED SINGLE LIMIT  (Ea accident)  S  BOOILY INJURY (Per person)  PROPERTY DAMAGE  (Per accident)  \$  LACH OCCURRENCE  AGGREGATE  S  WC STATU- TORY LIMITS  ER  LIMIT  S  WC STATU- TORY LIMITS  ER  WC STATU- TORY LIMITS  ER  LIMIT  S  WC STATU- TORY LIMITS  ER  WC STATU- TORY LIMITS  ER  LIMIT  S  LIMIT								
ANY AUTO  ALL OWNED AUTOS  SCHEDULED AUTOS  HRED AUTOS  NON-OWNED AUTOS  NON-OWNED AUTOS  UNIERELLA LIAB  OCCUR  EXCESS LIAB  CLAMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU- TORY LIMITS  EX HERES COMPENSATION  WE STATU- TORY LIMITS  EX HERES COMPENSATION								
ALL OWNED AUTOS  SCHEDULED AUTOS  HIRED AUTOS  NON-OWNED AUTOS  UNBERÊLLA LIAB  OCCUR  EXCESS LIAB  CLAIMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU- TORY LIMITS  EX PROPERTY DAMAGE  (Per socident)  \$  EACH OCCURRENCE  \$  WC STATU- TORY LIMITS  ER  WC STATU- TORY LIMITS  ER  WC STATU- TORY LIMITS  ER  **  **  **  **  **  **  **  **  **								
SCHEDULED AUTOS HIRED AUTOS HIRED AUTOS NON-OWNED AUTOS  UMBRELLA LIAB OCCUR EXCESS LIAB CLAIMS-MADE  DEDUCTBLE RETENTION \$ WC STATU- TORY LIMITS ER- HIRED AUTOS  \$ UMBRELLA LIAB OCCUR  EACH OCCURRENCE \$  GREEN COMPENSATION  WC STATU- TORY LIMITS ER-								
HRED AUTOS  NON-OWNED AUTOS  UMBRELLA LIAB OCCUR  EXCESS LIAB CLAIMS-MADE  DEDUCTBLE  RETENTION \$  WC STATU- TORY LIMITS ER  WC STATU- TORY LIMITS ER								
UMBRELLA LIAB OCCUR EXCESS LIAB CLAMS-MADE DEDUCTBLE RETENTION \$ WC STATU- TORY LIMITS ER								
UMBRELLA LIAB OCCUR EXCESS LIAB CLAIMS-MADE  DEDUCTIBLE RETENTION \$  WC STATU- TORY LIMITS ER								
EXCESS LIAB CLAIMS-MADE  DEDUCTIBLE  RETENTION \$  WICH STATU- TORY LIMITS ER								
DEDUCTIBLE \$  RETENTION \$  WC STATU- OTH- TORY LIMITS ER								
RETENTION \$ S WC STATU- OTH- TORY LIMITS ER								
WORKERS COMPENSATION WC STATU- OTH- TORY LIMITS ER								
WORKERS COMPENSATION WC STATU- OTH- TORY LIMITS ER								
AND EMPLOTERS LIABILITY Y/M								
ANY PROPRIETOR/PARTNER/EXECUTIVE   EL EACH ACCIDENT   \$	***************************************							
OFFICER/MEMBER EXCLUDEO? [Membetory in NH1]  E.L. DISEASE - EA EMPLOYEE \$								
If yes, describe under DESCRIPTION OF OPERATIONS below ELL DISEASE - POLICY LIMIT \$								
DESCRIPTION OF OPERATIONS / LOCATIONS / VENICLES (Attach ACORD 181, Additional Remarks Schedule, if more space is required) RE: Por All Projects with Palm Beach County Retro Date: 10/01/1987								

CERTIFICATE HOLDER

CANCELLATION

Palm Beach County
Department of Engineering and Public Work
Post Office Box 21229
West Palm Beach, FL 33416-1229

AUTHORIZED REPRESENTATIVE

Low B Allon

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

ACORD	

# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/24/2011

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT Lori Gleason	<del></del>				
Collinsworth, Alter, Lambert, LLC	PHONE (561) 776-9001 FAX No. (5	Mar. (561) 427-6730				
23 Eganfuskee Street	ADDRESS Igleason@callic.com					
Suite 102	PRODUCER CUSTOMER ID #00001225					
Jupiter FL 33477	INSURER(S) AFFORDING COVERAGE	NASC #				
INSURED	MEURERA: Ameriaure Mutual Ins Co	23396				
Whiteless Wardenson of Winds, was	MEURER B. Ameriaure Insurance Co	19488				
	INSURER C:					
	PISURER ():					
=	MSURER E :					
Boynton Beach FL 33426	## PHONE (ACC. No. Buth (561) 776-9001 FAX (ACC. No. Kith (561) 427-6730 FAX (ACC. No. Buth (561) 776-9001 FAX (ACC. No. Kith (561) 427-6730 F					

COVERAGES

CERTIFICATE NUMBER: 11/12 P&C & WC

REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID (I ARMS).

NBR LTR	TYPE OF INSURANCE	ADDL			POLICY EFF	POLICY EXP (MM/DO/YYYY)	LIMIT		
	GENERAL LIABILITY		ALSM.		(maiob) 111)	(BIRKING) TTT		<del></del>	
	X COMMERCIAL GENERAL LIABILITY				•		EACH OCCURRENCE DAMAGE TO RENTED	\$	1,000,000
		1 1				L	PREMISES (Ea occurrence)	\$	50,00
λ	CLAIMS-MADE X OCCUR			GL201671801	1/1/2011	1/1/2012	MED EXP (Any one person)	\$	5,000
	X BF Prop Dam, XCU	-			ļ		PERSONAL & ADV INJURY	\$	1,000,000
	X Contractual	_		No Deductible Applies			GENERAL AGGREGATE	5	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:	1 1					PRODUCTS - COMPANY AGG	•	2,000,000
	POUCY X PRO-	1				İ		\$	
	AUTOMOBILE LIABILITY  X ANY AUTO						COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
λ	ALL OWNED AUTOS			CA1287958	1/1/2011	1/1/2012	BODILY INJURY (Per person)	3	
	SCHEDULED AUTOS				7, -, - , - , - ,	-/ -/	BODILY INJURY (Per accident)	s	
	X HIRED AUTOS						PROPERTY DAMAGE (Per accident)	1	
	MON-OWNED AUTOS						Uninsured motorist combined	\$	30,000
		+					PIP-Basic	\$	10,000
	X UMERELLA LIAS X OCCUR				-		EACH OCCURRENCE	\$	5,000,000
	EXCESS LIAB CLAMS-MAD	E					AGGREGATE	Ś	5,000,000
	DEDUCTIBLE							\$	
A_	X RETENTION S 0			CU2041720	1/1/2011	1/1/2012		\$	
B	WORKERS COMPENSATION AND EMPLOYERS LIABILITY Y/A						X WC STATU- OTH-	•	
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	NIA	İ		1			\$	1,000,000
	(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	'		WC2021705	7/1/2011	7/1/2012	E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	SCHEDULED EQUIPMENT	+	_		1		E.L. DISEASE - POLICY LIMIT	\$	1,000,000
	SCHESONES BOOLFREET	1 1		IM1287959	1/1/2011	1/1/2012	\$165,500		
	RIPTION OF ODERATIONS / LOCATIONS / VEN	1 1	1		1		DED \$2,500		

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (Attach ACOND 101, Additional Remarks Schedule, if more space is required)
Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florids, its Officers, Employees, and Agents shall be named Additional Insured on the General Liability as per written contract. Project Mame: "For All Projects with Palm Beach County"

CERTIF	CATE	Н	OL	DER

CANCELLATION

Palm Beach County
Department of Engineering and
Public Works
P.O. Box 21229
West Palm Beach, FL 33416-1229

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

Lori Gleason/LORI

Loui B. Selena