PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:

October 22, 2024

Consent [X]
Public Hearing []

Regular []

Department:

Water Utilities Department

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: Contract for Consulting/Professional Services for Water Treatment Plant No. 2 (WTP 2) Expansion (Contract) for a five (5) year term with Kimley-Horn and Associates, Inc. (Consultant).

Summary: The Contract will provide consulting/professional services for improvements, upgrades and expansion efforts at WTP 2 to address emerging contaminants, plant expansion and hardening, plant upgrades, membrane system, electrical and generator improvements, instrumentation and control improvements, reliability and safety improvements and wellfield expansion.

This Contract was presented to the Goal Setting Committee (Committee) on October 18, 2023 and the Committee established an Affirmative Procurement Initiative (API) of a minimum mandatory 20% Small Business Enterprise (SBE) participation and up to 15 Evaluation Preference Points for participation by certified African American (AA) owned firms. Consultant committed to 38% SBE participation which includes 16.5% Minority Business Enterprise (MBE) (AA) and received 14 Evaluation Preference Points. The SBE proposed participation for this Contract is 38% SBE Participation which includes 16.5% MBE, 16.5% MBE (AA). Consultant is headquartered in Raleigh, North Carolina, but maintains an office in Palm Beach County from which the majority of the work will be undertaken. (PBCWUD Project No. 23-038 Contract) District 3 (MWJ)

Background and Justification: Regulation of emerging contaminants have accelerated the need to upgrade and expand WTP 2 building on the existing comprehensive plan for improvements at WTP 2. Some recent additions to WTP 2 include a 15 million gallon per day (MGD) lime softening unit, a five (5) MG water ground storage tank, and a Deep Injection Well. Work going forward seeks to preserve existing infrastructure while increasing plant capacity through the addition of a membrane system and a wellfield expansion. Consultant was procured under the provisions of Florida Statues Section 287.055 (Consultants' Competitive Negotiation Act) and the Countywide PPM CW-O-048.

Attachments:

- 1. Two (2) Original Contracts for Kimley-Horn and Associates, Inc.
- 2. Location Map
- 3. EBIX Compliance Summary Report

Recommended By:	Mystin BeA	9-25-2024
	Department Director	Date
Approved By:	Hel & Sh	10 [n 24
	Assistant County Administrator	Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

A. Five Year Summary of Fiscal Impact:							
Fisca	l Years	2025	2026	2027	2028	2029	
Capital Expenditures 0 0 Operating Costs 0 0 External Revenues 0 0 Program Income (County) 0 0 In-Kind Match County 0 0				0000	00000	0000	
NET F	FISCAL IMPACT	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	
	DITIONAL FTE TIONS (Cumulative)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	
Budg	et Account No.: F	und <u>4011</u>	Dept	<u>721</u> Unit	<u>Various</u>	Object	<u>Various</u>
Is Iten	n Included in Current	Budget?		Yes	_ X(*) N	0	
Does	this item include the	use of Federa	l Funds?	Yes	s No	<u> X</u>	
Does	this item include the	use of State F	unds?	Yes	8 N	o <u>X</u>	
B. C.	(*) There is no fiscal impact at the time the contract is awarded. Amounts are not encumbered until Consultant Services Authorizations are issued.				not		
		III. <u>RE</u>	VIEW C	OMMENTS			
A.	A. OFMB Fiscal and/or Contract Development and Control Comments:					,	
B. Legal Sufficiency: 10/8/24 Assistant County Attorney							
C.	Other Department	Review:					

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

Department Director

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION PBCWUD PROJECT NO. 23-038, PACKAGE IDENTIFICATION NO. TR01

This Contract is made as of the ______day of ______, 2024, by and between Palm Beach County, a Political Subdivision of the State of Florida, by and through its Board of Commissioners, hereinafter referred to as the COUNTY, and Kimley-Horn and Associates, Inc., a Corporation authorized to do business in the State of Florida, hereinafter referred to as the CONSULTANT, whose Federal I.D. is 56-0885615.

In consideration of the mutual promises contained herein, the COUNTY and the CONSULTANT agree as follows:

ARTICLE 1 - SERVICES

The CONSULTANT's responsibility under this Contract is to provide professional/consultation services in the area of engineering, as more specifically set forth in the Scope of Work detailed in **Exhibit A**.

The services shall be provided on an as needed basis which shall be requested through individual Consultant Services Authorizations, an example of which is attached hereto and incorporated herein as **Exhibit B**.

The services shall be provided in accordance with the Scope of Work detailed in **Exhibit A**, each executed Consultant Services Authorization and the Proposal submitted by CONSULTANT in response to the Request for Proposal for **WATER TREATMENT PLANT NO. 2 EXPANSION**, **PBCWUD PROJECT NO. 23-038**. A copy of said Proposal is on file with the Palm Beach County Water Utilities Department, 8100 Forest Hill Blvd., West Palm Beach, FL 33413.

The COUNTY's representative/liaison during the performance of this Contract shall be *Krystin Berntsen*, *P.E.*, *PMP*, and telephone no. 561-493-6000.

The CONSULTANT's representative/liaison during the performance of this Contract shall be Lance R. Littrell, P.E., telephone no. 407-412-7544.

ARTICLE 2 - SCHEDULE

This Contract for the above described services will commence upon the date of Board approval and shall remain in effect for a period of five (5) years from that date, unless otherwise terminated as provided herein.

ARTICLE 3 - PAYMENTS TO CONSULTANT

A. The COUNTY will pay the CONSULTANT an hourly not-to-exceed fee, and/or a lump

sum fee, as may be required for each Consultant Services Authorization issued. The total amount to be paid by the COUNTY under each Consultant Services Authorization for all services and materials including, if applicable, "out of pocket" expenses shall not exceed the amount approved in each Consultant Services Authorization. The COUNTY must authorize each Consultant Services Authorization in writing prior to commencement of the work. The execution of this Contract by the parties does not guarantee any minimum level of work or that any Consultant Services Authorization will be issued by the COUNTY to the CONSULTANT under this Contract.

- B. All labor rates, overhead and profit factors may be subject to audit. Hourly raw labor rates shall not include any employer paid fringe benefits such as social security contributions, unemployment excise and payroll taxes and worker's compensation. The scheduled range of hourly raw labor rates by labor category as set forth in **Exhibit C** is attached hereto and made a part hereof. The scheduled range of hourly raw labor rates, as well as the individual hourly raw labor rates charged by CONSULTANT, may only be adjusted after a period of one year (and annually thereafter) from the effective date of the Contract, subject to the approval of COUNTY. This Contract includes an overall overhead and profit factor of 3.0. The COUNTY agrees to pay the CONSULTANT compensation for services rendered based upon the actual individual hourly raw labor rate for services rendered by personnel directly engaged on COUNTY projects, multiplied by an overall overhead and profit factor.
- C. The CONSULTANT will bill the COUNTY on a monthly basis, or as otherwise provided, for services rendered toward the completion of the Scope of Work. Where incremental billings for partially completed items are permitted, the total billings shall not exceed the estimated percentage of completion as of the billing date. Invoices for lump sum fees and not-to-exceed fees shall be supported by a progress report containing detailed descriptions of work performed within the payment period and include the percentage performed of each sub-task as described in each Consultant Services Authorization. CONSULTANT shall also submit OEBO Schedules, Schedule 3(A) Professional Services Activity Report and Schedule 4 Subcontractor/Subconsultant Payment Certification, with each invoice.
- D. The CONSULTANT shall separately notify the COUNTY's representative in writing when 75% of the lump sum fee or 75% of the not-to-exceed fee are reached.
- E. "Out-of-pocket" expenses will be reimbursed up to an amount not to exceed that approved in each Consultant Services Authorization, and in accordance with the list of the types and amounts of expenditures eligible for reimbursement. All requests for payment of "out-of-pocket" expenses eligible for reimbursement under the terms of this Contract and each applicable Consultant Services Authorization shall include copies of paid receipts, invoices, or other documentation acceptable to the Palm Beach County Finance Department. Such documentation shall be sufficient to establish that the expense was actually incurred and necessary in the performance of the Consultant Services Authorization. Any travel, per diem, mileage, meals, or lodging expenses which may be reimbursable under the terms of this Contract and each applicable Consultant Services

Authorization will be paid in accordance with the rates and conditions set forth in Section 112.061, Florida Statutes.

- F. Invoices received from the CONSULTANT pursuant to this Contract will be reviewed and approved by the COUNTY's representative, to verify that services have been rendered in conformity with the Contract and applicable Consultant Services Authorization. Approved invoices will then be sent to the Finance Department for payment. Invoices will normally be paid within thirty (30) days following the COUNTY representative's approval.
- G. <u>Final Invoice</u>: In order for both parties herein to close their books and records, the CONSULTANT will clearly state "final invoice" on the CONSULTANT's final/last billing to the COUNTY. This shall constitute CONSULTANT's certification that all services have been properly performed and all charges and costs have been invoiced to COUNTY. Any other charges not properly included on this final invoice are waived by the CONSULTANT.
- H. In order to do business with Palm Beach County, CONSULTANTS are required to create a Vendor Registration Account OR activate an existing Vendor Registration Account through the Purchasing Department's Vendor Self Service (VSS) system, which can be accessed at https://pbcvssp.co.palmbeach.fl.us/webapp/vssp/AltSelfService. If CONSULTANT intends to use sub-consultants, CONSULTANT must also ensure that all sub-consultants are registered as consultants in VSS. All subcontractor agreements must include a contractual provision requiring that the sub-consultant register in VSS. COUNTY will not finalize a contract award until the COUNTY has verified that the CONSULTANT and all of its sub-consultants are registered in VSS.

ARTICLE 4 - TRUTH-IN-NEGOTIATION CERTIFICATE

Signature of this Contract by the CONSULTANT shall also act as the execution of a truth-innegotiation certificate certifying that the wage rates, over-head charges, and other costs used to determine the compensation provided for in this Contract are accurate, complete and current as of the date of the Contract and no higher than those charged the 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.

ARTICLE 5 - TERMINATION

This Contract may be terminated by the CONSULTANT upon sixty (60) days' prior written notice to the COUNTY in the event of substantial failure by the COUNTY to perform in accordance with the terms of this Contract through no fault of the CONSULTANT. It may also be terminated, in whole or in part, by the COUNTY, with cause, upon five (5) business day's written notice to

the CONSULTANT or without cause upon ten (10) business day's written notice to the CONSULTANT. Unless the CONSULTANT is in breach of this Contract, the CONSULTANT shall be paid for services rendered to the COUNTY's satisfaction through the date of termination.

After receipt of a Termination Notice, except as otherwise directed by the COUNTY, in writing, the 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.

ARTICLE 6 - PERSONNEL

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

Any changes or substitutions in the CONSULTANT's key personnel, as may be listed in **Exhibit** A, must be made known to the COUNTY's representative and written approval must be granted by the COUNTY's representative before said change or substitution can become effective.

The CONSULTANT warrants that all services shall be performed by skilled and competent personnel to the highest professional standards in the field.

All of the CONSULTANT's personnel (and all subcontractors), while on County premises, will comply with all published COUNTY requirements governing conduct, safety and security.

ARTICLE 7 - 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 Contract. The CONSULTANT is encouraged to seek additional small business enterprises for participation in subcontracting opportunities. If the CONSULTANT uses any subcontractors on this project the following provisions of this Article shall apply:

If a subcontractor fails to perform or make progress, as required by this Contract, and it is necessary to replace the subcontractor to complete the work in a timely fashion, the CONSULTANT shall promptly do so, subject to acceptance of the new subcontractor by the COUNTY.

It is the policy of the Board of County Commissioners of Palm Beach County, Florida (the Board) that all segments of its business population including, but not limited to, small, local, minority, and women owned businesses, have an equitable opportunity to participate in the County's procurement process, prime contract and subcontract opportunities. In pursuance of that policy, the Board adopted an Equal Business Opportunity (EBO) Ordinance which is codified in Section 2-80.20 through 2-80.30 (as may be amended) of the Palm Beach County Code. The EBO Ordinance sets forth the County's requirements for the EBO program, and is incorporated herein and made part of this Contract. Non-compliance with the EBO Ordinance must be corrected within fifteen (15) days of notice of non-compliance. Failure to comply with the EBO Ordinance may result in any of the following penalties:

- Suspension of Contract;
- Withholding of funds;
- Termination of the Contract based upon a material breach of contract pertaining to the EBO Program compliance;
- Suspension or debarment of CONSULTANT from eligibility for providing goods or services to the COUNTY for a period not to exceed three (3) years; and
- Liquidated damages equal to the difference in the dollar value of S/M/WBE participation as committed to in the Contract, and the dollar value of S/M/WBE participation as actually achieved.

The CONSULTANT must adhere to the Affirmative Procurement Initiatives (APIs) as incorporated herein as Attachment 1, including RFP, and the specifications set forth in CONSULTANT's response, which are both incorporated herein by reference. The CONSULTANT has agreed to meet or exceed a 38% SBE Participation which includes 16.5% MBE, 16.5% MBE (AA). Failure to comply with this Article 7 is a material breach of this Contract.

- CONSULTANT shall report all subcontractor payment information on EBO forms 3a and 4, or as otherwise required by EBO, and, when the EBO portal is available, input subcontractor payment information directly into the County's contract management system.
 - CONSULTANT shall pay subcontractors undisputed amounts within ten (10) days after County pays the CONSULTANT. In the event of a disputed invoice, the CONSULTANT shall send the subcontractor(s) and County a written notice of the dispute within five (5) days after receipt of the subject invoice.
- ii. CONSULTANT must notify the Office of EBO of changes in S/M/WBE utilization and get prior approval for any substitutions.

The CONSULTANT agrees to pay its subconsultants in compliance with the Florida Prompt

Payment Act. In the event CONSULTANT fails to comply with payments(s) to its subconsultants in accordance with the Florida Prompt Payment Act, CONSULTANT shall be subject to any and all penalties and sanctions available under the terms of the EBO Program, its contract with the County, or any other applicable law.

The Office of EBO has the right to review CONSULTANT's records and interview Subcontractors.

The CONSULTANT shall be required to submit to the COUNTY OEBO Schedule 1 (List of Proposed Contractor/Consultant and Subcontractor/Subconsultants Participation) and OEBO Schedule 2 (Letter of Intent) to further indicate the specific participation anticipated, for each Consultant Services Authorization. **Exhibit D** includes the SBE Schedules submitted with the CONSULTANT's Proposal referenced in ARTICLE 1.

The CONSULTANT agrees to maintain all relevant records and information necessary to document compliance with the Palm Beach County Code and will allow the COUNTY to inspect such records.

ARTICLE 8 - FEDERAL AND 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 CONSULTANT. The 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 CONSULTANT authorized to use the COUNTY's Tax Exemption Number in securing such materials.

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

ARTICLE 9 - AVAILABILITY OF FUNDS

The COUNTY's performance and obligation to pay under this Contract for subsequent fiscal years are contingent upon annual appropriations for its purpose by the Board of County Commissioners.

ARTICLE 10 - INSURANCE

A. 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. CONSULTANT shall agree to provide the COUNTY with at least ten (10) day prior notice of any cancellation or non-renewal to the insurance coverages. The requirements contained herein, as well as COUNTY's review or acceptance of insurance maintained by CONSULTANT are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by CONSULTANT under the Contract.

- B. <u>Commercial General Liability</u> CONSULTANT shall maintain Commercial General Liability at a limit of liability not less than \$500,000 Each Occurrence. Coverage shall not contain any endorsement excluding Contractual Liability or Cross Liability unless granted in writing by COUNTY's Risk Management Department. CONSULTANT shall provide this coverage on a primary basis.
- C. <u>Business Automobile Liability</u> CONSULTANT shall maintain Business Automobile Liability at a limit of liability not less than \$500,000 Each Accident for all owned, nonowned and hired automobiles. In the event CONSULTANT doesn't own any automobiles, the Business Auto Liability requirement shall be amended allowing 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. CONSULTANT shall provide this coverage on a primary basis.
- D. <u>Worker's Compensation Insurance & Employers Liability</u> CONSULTANT shall maintain Worker's Compensation & Employers Liability in accordance with Florida Statute Chapter 440. CONSULTANT shall provide this coverage on a primary basis.
- E. Professional Liability CONSULTANT shall maintain Professional Liability or equivalent Errors & Omissions Liability at a limit of liability not less than \$3,000,000 Each Claim. When a self-insured retention (SIR) or deductible exceeds \$10,000, COUNTY reserves the right, but not the obligation, to review and request a copy of CONSULTANT's most recent annual report or audited financial statement. For policies written on a "Claims-Made" basis, 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, CONSULTANT shall purchase a SERP with a minimum reporting period not less than three (3) years. CONSULTANT shall provide this coverage on a primary basis.
- F. <u>Additional Insured</u> 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." CONSULTANT shall provide the Additional Insured endorsements coverage on a primary basis.
- G. <u>Waiver of Subrogation</u> 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 to the policy, then

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 specifically prohibits such an endorsement, or which voids coverage should CONSULTANT enter into such an agreement on a pre-loss basis.

H. Certificate(s) of Insurance Prior to execution of this Contract, CONSULTANT shall deliver to the COUNTY'S representative as identified in Article 26, 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
Water Utilities Department
c/o Director of Engineering Division
8100 Forest Hill Boulevard
West Palm Beach, Florida 33413

- I. <u>Umbrella or Excess Liability</u> If necessary, CONSULTANT may satisfy the minimum limits required above for 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.
- J. 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.

ARTICLE 11 - INDEMNIFICATION

CONSULTANT shall indemnify and hold harmless 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 CONSULTANT and other persons employed or utilized by the CONSULTANT in the performance of the Contract.

If any legal action or other proceeding is brought for the enforcement of this Contract, or because of an alleged dispute, breach, default or misrepresentation in connection with any provisions of this Contract, each party shall bear its own attorney's fees, court costs and all expenses (including

taxes and, without limitation, all such fees, costs, and expenses incident to appeals) incurred in that action or proceeding.

This section shall survive termination or expiration of this Contract.

ARTICLE 12 - SUCCESSORS AND ASSIGNS

The COUNTY and the CONSULTANT each binds itself and its 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 Contract. Except as above, neither the COUNTY nor the CONSULTANT shall assign, sublet, convey or transfer its interest in this Contract without the prior written consent of the other.

ARTICLE 13 - LAW AND VENUE; REMEDIES: NO THIRD PARTY BENEFICIARIES

This Contract shall be governed by the laws of the State of Florida. Any legal action necessary to enforce the Contract will be held in a court of competent jurisdiction located in Palm Beach County, Florida. 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.

No provision of this Contract is intended to, or shall be construed to, create any third party beneficiary or to provide any rights to any person or entity not a party to this Contract, including but not limited to any citizen or employees of the COUNTY and/or CONSULTANT.

THE PARTIES HEREBY WAIVE ANY RIGHTS EITHER OF THEM MAY HAVE TO A JURY TRIAL IN ANY LITIGATION ARISING OUT OF OR RELATED TO THIS CONTRACT AND AGREE THAT THEY SHALL NOT ELECT A TRIAL BY JURY. THE PARTIES HERETO HAVE SEPARATELY, KNOWINGLY AND VOLUNTARILY GIVEN THIS WAIVER OF RIGHT TO TRIAL BY JURY WITH THE BENEFIT OF COMPETENT LEGAL COUNSEL.

ARTICLE 14 - CONFLICT OF INTEREST

The 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 of services required hereunder, as provided for in Chapter 112, Part III, Florida Statutes, and the Palm Beach County Code of Ethics. The CONSULTANT further represents that no person having any such conflict of interest shall be employed for said performance of services.

The CONSULTANT shall promptly notify the COUNTY's representative, in writing, by certified mail, of all potential conflicts of interest of any prospective business association, interest or other circumstance which may influence or appear to influence the CONSULTANT's judgement 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 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 CONSULTANT. The COUNTY agrees to notify the CONSULTANT of its opinion by certified mail within thirty (30) days of receipt of notification by the CONSULTANT. If, in the opinion of the COUNTY, the prospective business association, interest or circumstance would not constitute a conflict of interest by the CONSULTANT, the COUNTY shall so state in the notification and the 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 CONSULTANT under the terms of this Contract.

ARTICLE 15 - EXCUSABLE DELAYS

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

ARTICLE 16 - ARREARS

The CONSULTANT shall not pledge the COUNTY's credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgement, 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.

ARTICLE 17 - DISCLOSURE AND OWNERSHIP OF DOCUMENTS

The CONSULTANT shall deliver to the COUNTY's representative for approval and acceptance, and before being eligible for final payment of any amounts due, all documents and materials prepared by and for the COUNTY under this Contract. Any modifications by the COUNTY to any of the CONSULTANT's documents, or any reuse of the documents without written authorization by CONSULTANT will be at the COUNTYs sole risk and without liability to CONSULTANT.

To the extent allowed by Chapter 119, Florida Statutes, 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 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 court order. All drawings, maps, sketches, programs, data base,

reports and other data developed, or purchased, under this Contract for or 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.

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 Contract and the consummation of the transactions contemplated hereby.

Notwithstanding any other provision in this Contract, all documents, records, reports and any other materials produced hereunder shall be subject to disclosure, inspection and audit, pursuant to the Palm Beach County Office of the Inspector General, Palm Beach County Code, Sections 2-421 - 2-440, as amended.

The CONSULTANT shall be allowed to retain a copy of its work for its record purposes.

ARTICLE 18 - INDEPENDENT CONTRACTOR RELATIONSHIP

The CONSULTANT is, and shall be, in the performance of all work services and activities under this Contract, an Independent Contractor, and not an employee, agent, or servant of the COUNTY. All persons engaged in any of the work or services performed pursuant to this Contract shall at all times, and in all places, be subject to the CONSULTANT's sole direction, supervision, and control. The CONSULTANT shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the CONSULTANT's relationship and the relationship of its employees to the COUNTY shall be that of an Independent Contractor and not as employees or agents of the COUNTY.

The CONSULTANT does not have the power or authority to bind the COUNTY in any promise, agreement or representation.

ARTICLE 19 - CONTINGENT FEES

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

ARTICLE 20 - ACCESS AND AUDITS

The CONSULTANT shall maintain adequate records to justify all charges, expenses, and costs incurred in estimating and performing the work for at least five (5) years after completion or termination of this Contract. 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 CONSULTANT's place of business.

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 to audit, investigate, monitor, and inspect the activities of the 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.

ARTICLE 21 - NONDISCRIMINATION

The COUNTY is committed to assuring equal opportunity in the award of contracts and complies with all laws prohibiting discrimination. Pursuant to Palm Beach County Resolution R2017-1770, as may be amended, the CONSULTANT warrants and represents that throughout the term of the Contract, including any renewals thereof, if applicable, 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 or expression, or genetic information. Failure to meet this requirement shall be considered default of the Contract.

As a condition of entering into this Contract, the CONSULTANT represents and warrants that it will comply with the COUNTY's Commercial Nondiscrimination Policy as described in Resolution 2017-1770, as amended. As a part of such compliance, the CONSULTANT shall not discriminate on the basis of race, color, national origin, religion, ancestry, sex, age, marital status, familial status, sexual orientation, gender identity or expression, disability, or genetic information in the solicitation, selection, hiring or commercial treatment of subcontractors, vendors, suppliers, or commercial customers, nor shall the CONSULTANT retaliate against any person for reporting instances of such discrimination. The CONSULTANT shall provide equal opportunity for subcontractors, vendors, and suppliers to participate in all of its public sector and private sector subcontracting and supply opportunities, provided that nothing contained in this clause shall prohibit or limit otherwise lawful efforts to remedy the effects of marketplace discrimination that have occurred or are occurring in the County's relevant marketplace in Palm Beach County. The CONSULTANT understands and agrees that a material violation of this clause shall be considered a material breach of this Contract and may result in termination of this Contract, disqualification or debarment of the company from participating in County contracts, or other sanctions. This clause is not enforceable by or for the benefit of, and creates no obligation to, any third party. CONSULTANT shall include this language in its subcontracts.

ARTICLE 22 - 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.

ARTICLE 23 - SEVERABILITY

If any term or provision of this Contract, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of this Contract, or the application of such terms or provision, 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 Contract shall be deemed valid and enforceable to the extent permitted by law.

ARTICLE 24 - PUBLIC ENTITY CRIMES

As provided in F.S. 287.132-133, by entering into this Contract or performing any work in furtherance hereof, the 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).

ARTICLE 25 - 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 CONSULTANT of the COUNTY's notification of a contemplated change, the 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 CONSULTANT's ability to meet the completion dates or schedules of this Contract.

If the COUNTY so instructs in writing, the 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 a Contract Amendment and the CONSULTANT shall not commence work on any such change until such written amendment is signed by the CONSULTANT and approved and executed on behalf of Palm Beach County.

ARTICLE 26 - NOTICE

All notices required in this Contract shall be sent by certified mail, return receipt requested, hand delivery or other delivery service requiring signed acceptance. If sent to the COUNTY, notices shall be addressed to:

Krystin Berntsen, P.E., PMP, Deputy Director

c/o Palm Beach County Water Utilities Department 8100 Forest Hill Blvd West Palm Beach, FL 33413

With copy to:

Michael W. Jones, Chief Assistant County Attorney c/o Palm Beach County Attorney's Office 301 North Olive Ave. West Palm Beach, Florida 33401

Ali Bayat, P.E., PMP, Director c/o Palm Beach County Water Utilities Department 8100 Forest Hill Boulevard West Palm Beach, Florida 33413

If sent to the CONSULTANT, notices shall be addressed to:

Kimley-Horn and Associates, Inc., c/o Lance Littrell, P.E. 1920 Wekiva Way Suite 200 West Palm Beach, FL, 33411 Office Phone: 561-845-0665 Lance.Littrell@Kimley-Horn.com

ARTICLE 27 - ENTIRETY OF CONTRACTUAL AGREEMENT

The COUNTY and the CONSULTANT agree that this Contract, and any Consultant Services Authorization issued hereunder, sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein and therein. 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 in accordance with Article 25- Modifications of Work, or as set forth in a Consultant Services Authorization.

ARTICLE 28 - CRIMINAL HISTORY RECORDS CHECK

The CONSULTANT, CONSULTANT's employees, subcontractors of CONSULTANT and employees of subcontractors shall comply with Palm Beach County Code, Section 2-371 - 2-377, the Palm Beach County Criminal History Records Check Ordinance ("Ordinance"), for unescorted access to critical facilities ("Critical Facilities") or criminal justice information facilities ("CJI Facilities"), as identified in Resolution R2013-1470 and R2015-0572, as amended. The CONSULTANT is solely responsible for the financial, schedule, and/or staffing implications of this Ordinance. Further, the CONSULTANT acknowledges that its Contract Price includes any and all direct or indirect costs associated with compliance with this Ordinance, except for the

applicable FDLE/FBI fees that shall be paid by the COUNTY.

This Contract may include sites and/or buildings which have been designated as either "critical facilities" or "criminal justice information facilities" pursuant to the Ordinance and above referenced Resolutions, as amended. COUNTY staff representing the COUNTY department will contact the CONSULTANT(S) and provide specific instructions for meeting the requirements of this Ordinance. Individuals passing the background check will be issued a badge. The CONSULTANT shall make every effort to collect the badges of its employees and its subcontractors' employees upon conclusion of the Contract and return them to the COUNTY. If the CONSULTANT or its subcontractor(s) terminates an employee who has been issued a badge, the CONSULTANT must notify the COUNTY within two (2) hours. At the time of termination, the CONSULTANT shall retrieve the badge and shall return it to the COUNTY in a timely manner.

The COUNTY reserves the right to suspend the CONSULTANT if the CONSULTANT 1) does not comply with the requirements of County Code Section 2-371 - 2-377, as amended; 2) does not contact the COUNTY regarding a terminated CONSULTANT employee or subcontractor employee within the stated time; or 3) fails to make a good faith effort in attempting to comply with the badge retrieval policy.

ARTICLE 29 - REGULATIONS: LICENSING REOUIREMENTS

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 and which are in effect at the time the services are being performed.

ARTICLE 30 - SCRUTINIZED COMPANIES

- A. As provided in F.S. 287.135, by entering into this Contract or performing any work in furtherance hereof, the CONSULTANT certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the Scrutinized Companies that boycott Israel List, or is engaged in a boycott of Israel, pursuant to F.S. 215.4725. Pursuant to F.S. 287.135(3)(b), if CONSULTANT is found to have been placed on the Scrutinized Companies that Boycott Israel List or is engaged in a boycott of Israel, this Contract may be terminated at the option of the COUNTY.
- B. When Contract value is greater than \$1 million: As provided in F.S. 287.135, by entering into this Contract or performing any work in furtherance thereof, the CONSULTANT certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder, have not been placed on the Scrutinized Companies With Activities in Sudan List or Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List created pursuant to F.S. 215.473 or is engaged in business operations in Cuba or Syria.

If the COUNTY determines, using credible information available to the public, that a false certification has been submitted by CONSULTANT, this Contract may be terminated and a

civil penalty equal to the greater of \$2 million or twice the amount of this Contract shall be imposed, pursuant to F.S. 287.135. Said certification must also be submitted at the time of Contract renewal, if applicable.

ARTICLE 31 - PUBLIC RECORDS

Notwithstanding anything contained herein, as provided under Section 119.0701, F.S., if the CONSULTANT: (i) provides a service; and (ii) acts on behalf of the COUNTY as provided under Section 119.011(2) F.S., the CONSULTANT shall comply with the requirements of Section 119.0701, Florida Statutes, as it may be amended from time to time. The CONSULTANT is specifically required to:

- A. Keep and maintain public records required by the COUNTY to perform services as provided under this Contract.
- B. Upon request from the County's Custodian of Public Records, provide the County with a copy of the requested records or allow the records to be inspected or copied within a reasonable time at a cost that does not exceed the cost provided in Chapter 119 or as otherwise provided by law. The CONSULTANT further agrees that all fees, charges and expenses shall be determined in accordance with Palm Beach County PPM CW-F-002, Fees Associated with Public Records Requests, as it may be amended or replaced from time to time.
- C. Ensure that public records that are exempt, or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law for the duration of the contract term and following completion of the Contract, if the CONSULTANT does not transfer the records to the public agency.
- D. Upon completion of the Contract the CONSULTANT shall transfer, at no cost to the County, all public records in possession of the CONSULTANT unless notified by County's representative/liaison, on behalf of the County's Custodian of Public Records, to keep and maintain public records required by the County to perform the service. If the CONSULTANT transfers all public records to the County upon completion of the Contract, the CONSULTANT shall destroy any duplicate public records that are exempt, or confidential and exempt from public records disclosure requirements. If the CONSULTANT keeps and maintains public records upon completion of the Contract, the CONSULTANT shall meet all applicable requirements for retaining public records. All records stored electronically by the CONSULTANT must be provided to County, upon request of the County's Custodian of Public Records, in a format that is compatible with the information technology systems of County, at no cost to County.

Failure of the CONSULTANT to comply with the requirements of this article shall be a material breach of this Contract. COUNTY shall have the right to exercise any and all remedies available to it, including but not limited to, the right to terminate for cause. CONSULTANT acknowledges that it has familiarized itself with the requirements of Chapter 119, F.S., and other requirements of state law

applicable to public records not specifically set forth herein.

IF THE CONSULTANT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONSULTANT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, PLEASE CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT RECORDS REQUEST, PALM BEACH COUNTY WATER UTILITIES DEPARTMENT PUBLIC INFORMATION, 8100 FOREST HILL BLVD, WEST PALM BEACH, FLORIDA 33413 BY E-MAIL AT <u>WUDRECORDSREQUEST@PBCWATER.COM</u> OR BY TELEPHONE AT (561) 493-6000.

<u>ARTICLE 32 – COUNTERPARTS</u>

This Contract, including all the exhibits referenced herein, may be executed in one or more counterparts, all of which shall constitute collectively but one and the same Contract. The COUNTY may execute the Contract through electronic or manual means. CONSULTANT shall execute by manual means only, unless the COUNTY provides otherwise.

ARTICLE 33 – E-VERIFY – EMPLOYMENT ELIGIBILITY

CONSULTANT warrants and represents that it is in compliance with section 448.095, Florida Statutes, as may be amended, and that it: (1) is registered with the E-Verify System (E-Verify.gov), and uses the E-Verify System to electronically verify the employment eligibility of all newly hired workers; and (2) has verified that all of CONSULTANT's subconsultants performing the duties and obligations of this CONTRACT are registered with the E-Verify System, and use the E-Verify System to electronically verify the employment eligibility of all newly hired workers.

CONSULTANT shall obtain from each of its subconsultants an affidavit stating that the subconsultant does not employ, contract with, or subcontract with an Unauthorized Alien, as that term is defined in section 448.095(1)(k), Florida Statutes, as may be amended. CONSULTANT shall maintain a copy of any such affidavit from a subconsultant for, at a minimum, the duration of the subcontract and any extension thereof. This provision shall not supersede any provision of this CONTRACT which requires a longer retention period.

COUNTY shall terminate this CONTRACT if it has a good faith belief that CONSULTANT has knowingly violated Section 448.09(1), Florida Statutes, as may be amended. If COUNTY has a good faith belief that CONSULTANT's subconsultant has knowingly violated section 448.09(1), Florida Statutes, as may be amended, COUNTY shall notify CONSULTANT to terminate its contract with the subconsultant and CONSULTANT shall immediately terminate its contract with the subconsultant. If COUNTY terminates this CONTRACT pursuant to the above, CONSULTANT shall be barred from being awarded a future contract by COUNTY for a period of one (1) year from the date on which this CONTRACT was terminated. In the event of such contract termination, CONSULTANT shall also be liable for any additional costs incurred by

COUNTY as a result of the termination.

ARTICLE 34 – STANDARD OF CARE

CONSULTANT has, during the selection and negotiation process which has preceded this Contract, represented to COUNTY that the CONSULTANT is possessed of a superior level of skill, knowledge, experience and expertise as compared to that of other professionals in CONSULTANT's area of practice. CONSULTANT acknowledges that COUNTY has relied on CONSULTANT's representations of skill, knowledge, experience and expertise. By executing this Contract, CONSULTANT agrees that CONSULTANT will exercise that degree of care, knowledge, skill and ability as other professionals possessing the degree of skill, knowledge, experience and expertise which CONSULTANT has claimed. CONSULTANT shall perform such duties as may be assigned without neglect. CONSULTANT accepts the relationship of trust and confidence established by this Contract, and covenants with COUNTY to cooperate with COUNTY and to utilize CONSULTANT's best skill, efforts and judgment in furthering the interests of the COUNTY. CONSULTANT agrees to perform in the best, most efficient and economical manner consistent with the COUNTY's interests.

CONSULTANT further contracts with 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 Contract 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.

While CONSULTANT may submit drawings, calculations, or other documents to the COUNTY for the COUNTY's review, said review is limited to the design intent and does not constitute a detailed check of calculations or other parameters within the scope of CONSULTANT's skill, knowledge, experience, and expertise. CONSULTANT shall not be relieved of any professional liability for mistakes or flaws in items submitted to and approved by the COUNTY.

ARTICLE 35 - DISCLOSURE OF FOREIGN GIFTS AND CONTRACTS WITH FOREIGN COUNTRIES OF CONCERN.

Pursuant to F.S. 286.101, as may be amended, by entering into this Contract or performing any work in furtherance thereof, the Consultant certifies that it has disclosed any current or prior interest of, any contract with, or any grant or gift received from a foreign country of concern where such interest, contract, or grant or gift has a value of \$50,000 or more and such interest existed at any time or such contract or grant or gift was received or in force at any time during the previous five (5) years.

ARTICLE 36 – HUMAN TRAFFICKING AFFIDAVIT

Consultant warrants and represents that it does not use coercion for labor or services as defined in section 787.06, Florida Statutes. Consultant has executed **Exhibit E**, Nongovernmental Entity Human Trafficking Affidavit, which is attached hereto and incorporated herein by reference.

Remainder of page intentionally left blank.

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION PBCWUD PROJECT NO. 23-038, PACKAGE IDENTIFICATION NO. TR01

IN WITNESS WHEREOF, the Board of County Commissioners of Palm Beach County, Florida has made and executed this Contract on behalf of the COUNTY and CONSULTANT has hereunto set its hand the day and year above written.

ATTEST: Joseph Abruzzo, Clerk of the Circuit Court & Comptroller, Palm Beach County	PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS
	Maria Sachs, Mayor
WITNESS:	CONSULTANT:
Susan M Gremonprez Susan M Gremonprez Name (type or print)	Kimley-Worn and Associates, Inc. Signature
Signature Signature	Lance Littrell Typed Name
Name (type or print)	Vice President Title
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: County Attorney	(corp. seal) (corp. seal) SEAL SEAL
APPROVED AS TO TERMS AND CONDITIONS By: Department Director	And the same of th

NPG



Certificate of Secretary

To Whom It May Concern:

I am the duly qualified and acting Secretary of Kimley-Horn and Associates, Inc., a North Carolina Corporation.

The following is a true copy of a resolution duly adopted by the Board of Directors of the corporation at the Board meeting held on December 14, 2023 and entered in the minutes of such meeting in the minute book of the corporation.

"The Board unanimously approved the contract signing authority of employees as presented." (Copies of the employee lists as presented are enclosed.)

The resolution is in conformity with the articles of incorporation and bylaws of the corporation, has never been modified or repealed, and is now in full force and effect.

Dated:

Richard N. Cook, Secretary

(corporate series and Associated and

Kimley-Horn and Associates, Inc. STANDARD CONTRACT SIGNING AUTHORITY December 14, 2023

These persons have authority to sign contracts using unmodified Kimley-Horn forms (not client-drafted contracts).

ATLANTIC

BALTIMORE CITY Monaco, Melanie L. Prosser, Thomas M.

BALTIMORE COUNTY Bishop, Matt A. Linkous, Blaine W.

BOSTON
Johnson, Britton E.
Leonor, Danielle D.
Scully, William J.

HARRISBURG Greene, Cory H.

LOUDON Harris, Michael J.

NORTHERN VIRGINIA
Aimone, Keith W.
Jesensky, Kenneth R.
Knox, Sarah E.
Mcintyre, Emma J.
Neupane, Sangam
Phillips, Mark R.
Timothy, Heather R.

PHILADELPHIA CENTER CITY Buckley, Steve M. Katelhon, Thomas Lohr, Andrew J. Vernon, Paul A.

PHILADELPHIA SUBURBAN Caponigro, Anthony A.

PITTSBURGH
DePaolis, Jeffrey M.
Dunmire, Dennis S.

PRINCETON
Mitsmenn, Ben J.
Motiani, Dhanesh N.

RICHMOND
Anderson, Laura P.
Brooks, Jordan K.
Capparuccini, David M.
Ellington, David B.
Nagle, Andrew S.
Robertson, Nicholas L.
Sciarrino, Sarah A.
Tussing, Ellen

VIRGINIA BEACH Benson, Laurence N. Berger, Kodi L. Bourke, Kathryn B.
Callan, Angela F.
Clark, Ryan D.
Gruzd, Jeremy R.
Henderson, Grace M.
Pryor, David W.
Reim, Benjamin D.
Romano, Nicholas P.
Sweeney, Lauren E.
Weist, Jamie H.

CALIFORNIA

LONG BEACH
Beltran, Amelia M.
Starkey, Jonathan H.

LOS ANGELES
Bouchet, Maya J.
Chandrasekhar,
Sowmya
Choi, Michael
Dias, Nicole M.

OAKLAND Aguigui, Kevin G. Chang, Elbert K. Dole, Ryan J.

ORANGE
Briggs, Trevor B.
Elmezain, Othman M.
Gaines, Terrence A.
Koivuniemi, Kyle R.
Lepore, Michael J.
Smith, Hannah M.
Zuwawa, Ahmed

PLEASANTON Chazbek, Chadi Falgout, Mark A. Huie, Ben Q. Hoac, Anthony G. Muthireddy, Prasanna R. Whaley, Tyler J.

RIVERSIDE Alvarez, Leticia Hoffman, Frank Sutton, Mike S. Thomas, Kevin G.

SACRAMENTO
Bhatt, Sheetal K.
Carley, Daniel C.
Gregerson, Chris P.
Paderna, Robert V.

SAN DIEGO Allegoran, Ian B. Boukai, Emily Dethlefsen, Caroline Diorio, Michael A. Jumanan, Lauren K. Kragel, Kyle C. Moreno, Tammie C. Oleskowicz, Nick J.

SAN JOSE Nguyen, Samantha Morgan, Matthew J. Roecks, Erica A. Silkwood, Blake A. Tanner, Monica R.

SAN MATEO Nelson, Kari K. Braun, Tatiana

CAROLINAS

CHARLESTON
Sutherland, Marianne
M.
Warfield, M. Casey

CHARLOTTE
Claudio-Diaz, Jason L.
Racer, Joseph M.
Spacek, Anthony J.
Watts, Austin L.

COLUMBIA Clamp, Blake A.

DURHAM DOWNTOWN Purvis, Zachary G. Raney, Nolan D.

FORT MILL Massey, Amy B.

GREENVILLE Hensley, Stephen A.

HOLLY SPRINGS Brewer, William J.

RALEIGH
Bostic, Christopher O.
Dale, Jeffery W.
Fluitt, Jon T.
Griffin, Josh W.
Howell, Cory J.
Markland, Keith R.
Moore, Jeffrey W.
Netzer, Lesley E.
Phillips, Stacie L.
Robinson, Larry D.

CENTRAL

<u>CELINA</u> Hensley, Todd A. Malan, Craig M. Murphree, Brent L.

DALLAS
Dolian, Jeffrey W.
DeWeirdt, David J.
Meza, Sarah M.
Moss, Bradley J.
Ploetzner, Jamie L.

DALLAS DOWTOWN Scott, Sarah E.

FORT WORTH Brewer, Cody R. Igo, Chris P. Kubista, Kyle P. Landon, Jeff R.

FRISCO Fletcher, Thomas L. Kaiser, Jason M. Ross, Casey J.

IRVING/LAS COLINAS Delmotte, Ryan M.

MCKINNEY
Riccardi, Joseph C.
Strouse, Todd L.

NORTHWEST ARKANSAS Cox, B. Matthew

OKLAHOMA CITY Cooksey, Steven R. Schmidt, Luke A.

RICHARDSON Halloin, David M. Kerby, Jonathan C. New, Nathan C.

TERRELL Lucas, Matthew A.

FLORIDA

BOCA-DELRAY Horning, Joshua D. Walker, Brady J.

DAYTONA Stubbs, Jarod C. FORT LAUDERDALE
Balaban, George
Cordasco, John L.
Lafferty, John F.
Rairden, Ian M.

FORT MYERS Ebrahimi, Sina E. Mercer, David K.

GAINESVILLE Brighton, Ali H.

JACKSONVILLE Deitsch, Brian S. Schilling, William J. Krehbiel, Wendy J.

<u>LAKELAND</u> Davies, Mark S. Wynn, Jared M.

MIAMI
Carreno Jacqueline A.
Fuentes, Juan J.
Herrera, Alberto P.
Lizama, Ignacio L.
Pasken, Kenneth A.

OCALA
Ansari, Mohammad A
Elliott, Cara A.
Garri, Alan J.
Hill, Stewart L.
London, Joseph C.
Mora, Nick J.

ORLANDO
Ashby, Brian S.
Breton, Ramon F.
Gallo, Victor H.
Garau, Michael
Gillespie, Matthew S.
Romano, Steve N.
Stickler, Jennifer J.
Swisher, Jeff R.
Taylor, James M.
Woodward, Mike R.

PANAMA CITY BEACH Brittain, Jeff M.

SARASOTA
Cianfaglione, Chris D.
Conerly, William E.
Leep, Jordan E.

ST. PETERSBURG Arriaga, Brooke Hughes, Shelby N. Schneider, Jared R.

Kimley-Horn and Associates, Inc. STANDARD CONTRACT SIGNING AUTHORITY December 14, 2023

These persons have authority to sign contracts using unmodified Kimley-Horn forms (not client-drafted contracts).

TALLAHASSEE
Appel, Felicity
Clayton, Brennon M.
Dempsey, Dwight D.
Lewis, Kelsey V.
Snipes, Cameron R.
Stewart, Erin A.

TAMPA Hatton, Christopher C. Johnson, Sarah P.

VERO BEACH Grimaldi, Jill T. Hollen, Christopher J.

WEST PALM BEACH Fairchild, Angelina G. Regueiro, Eric Johnson, Brett A. Kagawa, Ron M. Long, Jon C. Meyer, Alexis E. Ng, Hooi Gin

WPB DOWNTOWN Haigh, Jonathan D.

MIDWEST

CHICAGO DOWNTOWN Panter, Jake H. Whitson, Bryan D.

CHICAGO NORTH SUBURBS Duyar, Melissa

CHICAGO WEST SUBURBS Albers, Emma J. Eschbach, Taylor R. Kenyon, Jared J.

COLUMBUS Kufahl, Gregory D. Kershner, Kevin D. Schneider, Andrew M. Schnug, Regan A.

INDIANAPOLIS Timko, Michael J.

KANSAS CITY Gallo, Anthony A. Myers, Zachary Wysong, Tyler A.

TWIN CITIES
Catchpool, Alan L.

Robinson, Gregory W. Tadt, Eric J.

TWIN CITIES-SOUTH Luke Moren

TWIN CITIES- WEST Manning, Jon T. Koller, Andrea P. Sieh, Patricia D.

MOUNTAIN PACIFIC

BELLEVUE Miller, Christopher H.

<u>BOISE</u> Bard, Teller R.

BROOMFIELD Kahn, Jeremy

COLORADO SPRINGS Kofford, Kevin R.

DENVER Griffin, Erin L. Hopkins, Christopher E. Madrid, Shelby A. Watson, Kyle E.

EVERETT Koltonowski, Edward T. Lincoln, Bradley J. Martin, Deanna

PORTLAND Baxter, Donald J.

SALT LAKE CITY Herrick, Christine N. Morton, Leslie Risano, Amanda J. Williams, Nicole M.

SEATTLE Chen, Nicholas R.

UTAH COUNTY
Bick, Christopher P.

SOUTHWEST

LAS VEGAS
Ackeret, Thomas E.
Saner, Lindsay
Wakenhut, Jonathan R.

MESA Bearat, Lina H. Haase, Deanna C. Wright, Bryan M.

PHOENIX
Artiles, Arnoldo A.
Burgess, Lisa M.
Colombo, Michael A.
Haney, Stephen E.
Jones, Traver M.
Kay, Tyler W.
Rutkowski, David R.
Schmidt, Zachary R.
Whitehurst, Eric A.
Woolery, Christopher

TUCSON Field, Rebeca V.

SOUTH

ALPHARETTA
Clark, Logan D.
Landry, Troy M.
Edmonson, William C.
Rubenstein, Marcus A.
Reynolds, Josh C.
Zittrauer, Derek M.

ATLANTA Horbal, Bradley L. Smith, Patrick N.

ATLANTA MIDTOWN
Manners, Jason R.
Pastore, Cristina C.
Skinner, Shannon
Skidmore, Ben W.
Zhang, Bingling

BIRMINGHAM Johnson, Elizabeth H.

FRANKLIN McGowan, Mary G.

HUNTSVILLE Smith, Clay B.

MEMPHIS Mays, James D. Swett, Douglas A.

NASHVILLE
Boles, Brendan J.
Boyd, Mark R.
Eley, Alisha R.
Krebs, Meridith C.

TEXAS SOUTH

AUSTIN EAST Garau, Natalia Ponton, Clinton J.

AUSTIN NORTH
Rojas, Santiago A.
Araque
Fowler, Thomas M.
Kiewit, Jordan S.
Parker, Brian J.
Smith, Robert J.
Steadman, Alexander C.
Wilkins, Bradley M.

AUSTIN SOUTH
Green, Benjamin L.
Shoppa, Dwayne M.
Pheiffer, Sam T.
Williams. Robert B.

BRYAN/COLLEGE STATION Harris, Joseph C.

GEORGETOWN Helton, Austin S. Miksch, Joshua W.

HOUSTON
Allsop, Benjamin C.
Cargill, Kenneth W.
Kelly, Stephen J.
Kirkland, Mark R.

<u>PEARLAND</u> Hall, Andrew T. Deshpande, Vivek

SAN ANTONIO Avery, Amy E. Link, Jason, R. Parenica, Aaron K. Underwood, Richard J.

SAN MARCOS Schaefer, Jordan P.

THE WOODLANDS Lewis, Tyler W.

Kimley-Horn and Associates, Inc. FULL CONTRACT SIGNING AUTHORITY December 14, 2023

The following individuals have authority to sign both standard and non-standard agreements directly related to serving clients ("Project Agreements"). Project Agreements include client contracts, subcontracts, project-specific vendor agreements, IPO's, contract amendments, non-disclosure agreements, teaming agreements, project-specific equipment and facility rental agreements for specific projects, and certifications related to proposals. This document does not grant authorization to sign other types of contracts or legal documents not directly related to client service such as office leases, software purchase or license agreements, tax returns, purchase agreements for supplies, or agreements to procure accounting, legal, recruiting, or similar services.

AT	TLA	N	FIC
	Down of		10

BALTIMORE CITY Falk, Katherine W. Kraft, Jonathan H. Miller, Sean T. Smith, Jeff B.

BALTIMORE COUNTY Leffner, Nicholas J. Hutton, Heather

BOSTON
Jacques, Christopher
Keegan, Katherine A.

CHARLOTTESVILLE Oliver, Jonathan H.

HARRISBURG Bankert, Larry I. McGinley, Steve M.

<u>LOUDON</u> Bollinger, Kyle T. Giffin, Geoffrey D.

NORTHERN VIRGINIA
Carter, Erica V.
D'Alessandro, Jonathan
J.
Elman, Paul D.
Howell, Christopher M.
Kauppila, John L.
Koopman, Jennifer R.
Lefton, Steven E.

Millot, Sean M.
Murphy, Erin M.
Musson, David B.
Prunty, Robert W.
Samba, David B.
Sauro, Thomas J.
Schrader, Carly N.
Smith, Andrew T.
Stevens, Ross S.
Teague, M. Zach
Whyte, Richard D.

PHILADELPHIA CENTER CITY Harmon, Amanda R. Hughes, Paul W. Morgan, Taylor M. <u>PITTSBURGH</u> Beaves, Adele M. Beduhn, Tyler J. Moldovan, William

PRINCETON Diggan, Tony W. Gibson, Adam T.

RICHMOND
Chance, Maxwell P.
Crum, Katie E.
Dougherty, Sean P.
Harrell, Matthew T.
Heustess, Aaron M.
Hill, Corey W.
Lickliter, Ashley C.
McCray, Danielle R.
McPeters, Brian A
Perkins, Ryan R.
White, Timothy E.

VIRGINIA BEACH Chambers, Jon S. Dallman, David B. Davidson, Scott O. Farthing, Andrew P. France, William D. Funk, Gerald S. Holland, Kimberly R. Holland, Stephen R Mackey, William F. Mertig, Karl E. Miller Edward W. Moser, Emily A. Niss, Robyn M. Royal, Jack R. Schmitt, Gregory H. Votava Charles F. Wharton, Michelle L. Williams, Kyle D. Yee, Leong Wee

WHITE PLAINS Canning, Thomas J. Van Hise, Kevin A.

CALIFORNIA

LONG BEACH Hewitt, Melissa A. Phillips, Chad E.

LOS ANGELES Chakravarthy, Srikanth Duong, Danh Fares, Jean B. Kyle, Gregory S Phaneuf, Alyssa S. Ranta, Shahrzad

OAKLAND Akwabi, Kwasi Colety, Mike D. Dankberg, Adam J.

ORANGE
Adrian, Darren J.
Bossu, David M.
Glaze, Jacob S.
Kerry, Nicole M.
Matson, Jason B.
Marechal, Jason A.
Melchor, Jason J.
Melvin, M. Pearse

PLEASANTON
Durrenberger, Randal R.
Johnson, Miles R.
Mehta, Parag G.
Mowery, Michael C.
Sowers, Brian E.

RIVERSIDE Cowan, Eugene D. Pollock, John A.

SACRAMENTO Melvin, Enda Pittalwala, Fareed S. Schmitt, Michael L. Tait, Zachary T. Weir, Matthew D.

SAN DIEGO
Barlow, Matthew T.
Becker, Justin S.
Harry, Jennifer L.
Kaltsas, Joseph D.
Madsen, Michael P.
McCormick, Matthew B.
McWhorter, Samuel L.
Podegracz, Anthony J.
Ulery, Megan R.
Valencia, Jason B.

SAN JOSE Hamilton, Robert J. Hedayat, Leyla Venter Frederik J. SAN MATEO Pulliam, John E.

CAROLINAS

CHARLESTON Guy, Jonathan R.

CHARLOTTE
Blakley, Jr., Stephen W.
Denney, Seth A.
Edwards, Matthew A.
Lewis, Ryan T.
Pattison, Paul G.
Racer, Joseph M.
Taylor, Benjamin S.

COLUMBIA Iser, Christopher M. Sulkowski, Nicholas E. Williamson, Sarah T.

FORT WORTH
Arnold, Douglas M.
Arnold, Scott R.
Atkins, John R.
Hill, Bradley J.
James, Richard J.
Webb, Floyd C.

FRISCO Brignon, Brit A. Coppin, Thomas G. McCracken, Paul D. Dickey, Kyle A.

IRVING/LAS COLINAS Ante, Louis N.

DURHAM DOWNTOWN FLORIDA Lewellyn, Earl R.

FORT MILL Holcomb, John E.

RALEIGH
Adams, Richard C.
Barber, Barry L.
Beck, Chadwick W.
Brewer, Brian J.
Cochran, Adam P.
Cook, Richard N.
Deans, Neil T.
Flanagan, Tammy L.
Keil, Ashley R.
Kuzenski, John D.
Leverett, Christopher C.
Meador, Emily H.
Netzer, Lesley E.
Thompson, Erin K.

CENTRAL

DALLAS

Fraccaro, Joseph A. Galloway, Steven D. Gary, Glenn A. Harris, Mark E. Henrichs, Tyler B. Hoppers, Kevin P. Nathan, Aaron W. Rader, Aaron K.

BOCA-DELRAY Webber, Jason A. Haggerty, Jordan L.

FORT LAUDERDALE
Alam, Mudassar M.
Capelli, Jill A.
Dabkowski, Adrian K.
Emmons, Erin N.
Falce, Christopher T.
McWilliams, John J.
Ratay, Gary R.
Robertson, Stewart E.
Viola, Stefano F.

FORT MYERS Bryant, M. Lewis Clark, Kellie R.

GAINESVILLE Towne, Christopher

JACKSONVILLE
Brenny, Martin T.
Mecca, Joseph P.
Mullis, Raiford M.
Roland, George E.
Shelton, Mark W.

Hoppers, Kevin P.
Nathan, Aaron W.
Rader, Aaron K.
Samarripas, Anthony M.
LAKELAND
Lewis, Jason A.
Wilson, Mark E.
White, Wayné E.

Kimley-Horn and Associates, Inc. FULL CONTRACT SIGNING AUTHORITY December 14, 2023

MELBOURNE Husainy, Kinan F.

MIAMI
Almonte, Leonte I.
Baldo, Burt L.
Buchler, Aaron E.
Collier, Julio A.
Fernandez, Jorge L.
Fye, Barton J.

OCALA
Busche, Richard V.
Gartner, Amber L.
Losito, Gene B.

ORLANDO
Chau, Hao T.
Lenzen, Brent A.
Littrell, Lance R.
Martin, Jonathan A.
Mingonet, Milton S.
Roberts, Heather A.
Stickler, Brooks A.
Thigpen, Jonathan D.
Wetherell, Ryan S.

SARASOTA Klepper, B. Kelley Nadeau, Gary J. Pankonin, James R. Schmid, Seth E.

ST. PETERSBURG Dodge, Dawn M. Walker, Jordan W.

TALLAHASSEE Barr, Richard R. DeVeau, Zachariah A. Kalbi, Shawn C.

TAMPA
Bulloch, Kelly B.
Collins III, Carroll E.
Gilner, Scott W.
Lee, Nathan Q.

VERO BEACH Good, Brian A. Lawson, Jacob B. Roberson, Kevin M. Thomas, Melibe S. Van Rens, Peter J.

WEST PALM BEACH
Lee, Jason R.
Long, Jamea M.
Mufleh, Marwan H.
Rapp, Bryan T.
Schanen, Kevin M.
Schwartz, Michael F.
Tercilla, Lindsey A.
Walthall, David W.

WPB DOWNTOWN
Heggen, Christopher W.
Spruce, Michael D.

MIDWEST

CHICAGO DOWNTOWN Lemmon, Peter C. Marnell, Colleen L. Mayer, Joseph P. Morton, Jr., Arthur J.

CHICAGO NORTH SUBURBS Cooper, Jason C. Tracy, Eric J. West, Craig L

CHICAGO WEST SUBURBS Fancler-Splitt, Rory K. Garner, Chad S. Heinen, Andrew N. Kaufman, Phil R. Walker, Michaela E. Walker, William A.

COLUMBUS Muller, Justin M. Reeves, Michael C. Schall, Andrew J.

INDIANAPOLIS
Butz, Jr., William A.
Sheward, Bryan A.
Wolfred, Maurice A.

KANSAS CITY
Kist, Matthew D.
McKerrow, Jeff D.

NORTHEAST OHIO Clements, Kevin J.

TWIN CITIES
Bishop, Mark C.
Bourdon, Brandon J.
Coyle, Daniel J.
Elegert, Brandon R.
Fosmo, Eric J.
Hume, Robert M.
Jensen, Matthew D.
Matzek, William D.
Phipps, Ryan A.
Schmitz, William J.
Wall, Lisa M.
Zimmerman, David

TWIN CITIES- WEST Kuhnau, JoNette L. Wurdeman, Brian M. **MOUNTAIN PACIFIC**

ASPEN Christensen, Bryce E.

BOISE Delmarter, Micha McDougald, Brandon D. Ehrick, Taylor R. Nicholson, Tim P. Henderson, Benj

BROOMFIELD Pratt, Anthony J.

COLORADO SPRINGS Gunderson, Eric J. Hess, Mitchell O.

DENVER
Andryscik, Kory J.
Colvin, Scott W.
Garinger, Amy M.
Heiberger, John R.
Krell, Gabriel M.
Phelps, Randall J.
Rowe, Curtis D.
Salvagio, Robin
Skeehan, Daniel L.
Sobieski, Dennis M.
McGee, Meaghan M.
Valentine, Brian W.
Wilhelm, William R.

FORT COLLINS Felton, Emily P.

PORTLAND
Belsick, Jody W.
Meyerhofer, Peter N.

SALT LAKE CITY Crowther, Brent C. Gresham, Teresa R. Johnson, Zachary A. O'Brien, Molly M.

SEATTLE Kamerath, Marcy Reeverts, Canaan H. Williams, David S.

SOUTHWEST

LAS VEGAS
Ahartz, Shannon R.
Jones, Christopher R.
Moles, Richard A.
Moore, Devin V.
Mosley, Michael S.
Wolf, Treasea

MESA Burm, Jason M. Grandy, Michael L. Margetts, Sterling T. Mutti, Brent H.

Page 2 of 2

Walnum, Nathan C.

PHOENIX
Christian, Rajesh S.
Connelly, Alissa J.
Delmarter, Michael L.
Ehrick, Taylor R.
Henderson, Benjamin J.
Thoma, Jayme R.
Jupp, Andrew M.
Kimm, Kevin J.
Kissinger, John C.
Leistiko, David J.
Marella, Damon J.
Perillo, Adam C.
Sjogren, Timothy P.
Smalkoski, Brian R.

RENO Hildebrandt, Timothy H. Nasset, Brent J.

TUCSON Payne, Kevin W. Rhine, Timothy J.

SOUTH

ALPHARETTA
Fanney, Angela L.
Fanney, Lawson H.
Hamilton, James R.
James, Alvin B.
Shearouse, Sarah
Stricklin, David L.
Walker, John D.

ATLANTA Ergle, Kevin B. Fink, Kenneth L.

ATLANTA MIDTOWN
Bosman, Eric S.
Coleman, Sean H.
Elsey, Jeffrey B.
Johnston, Sean P.
Ross, Robert A.
Triplett, Katherine R.

BIRMINGHAM Bailey, Clark B.

MEMPHIS
Danley, Drake E.
Minor, Henry W.
Peregoy, Samuel J.
Peregoy, Jennifer M.

MOBILE Starling, Charles H.

<u>NASHVILLE</u> Creasman, Brett R. Dufour, Zachary J. Espelet, Leonardo E. McMaster, Ryan L. Neal, Philip H. Rhodes, Christopher D.

SAVANNAH Gwaltney, Jamie N. Marsengill, Chris C.

WOODSTOCK West, Brian B.

TEXAS SOUTH

AUSTIN NORTH
Boecker, Brian C.
Neal, Trey A.
VanLeeuwen, Andrew W.

AUSTIN SOUTH Hudson, Harrison M. Mason, Sean R.

BRYAN/COLLEGE STATION Lucas, Michael D.

HOUSTON Frysinger, Ashley M. Frysinger, Chris V. Guillory, Michael B.

SAN ANTONIO Farnsworth, Jeffrey A. Holscher, Nicholas F.

THE WOODLANDS Freeman, Jr., Steven C.

LIST OF EXHIBITS

LIST OF EXHIBITS AND ATTACHMENTS

EXHIBITS	DESCRIPTION
A	Scope of Work
В	Standard Consultant Services Authorization
C	Hourly Raw Labor Rates and Justification of Contract Multiplier
	OEBO Schedules:
D	Schedule 1 – List of Proposed Contractor/Consultant and
D	Subcontractor/Subconsultant Participation
	Schedule 2 – Letter of Intent
	NONGOVERNMENTAL ENTITY HUMAN TRAFFICKING
Е	AFFIDAVIT
	Section 787.06(13), Florida Statutes

ATTACHMENT	NT DESCRIPTION	
1 Affirmative Procurement Initiatives for Professional Services		
	("API"s)	

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION PBCWUD PROJECT NO. 23-038, PACKAGE IDENTIFICATION NO. TR01

Exhibit A

Scope of Work

Summary

On April 12, 2024, Kimley-Horn and Associates, Inc. (Consultant), was selected through the CCNA process to provide the COUNTY with consulting/professional services in the area of engineering associated with the **Water Treatment Plant No. 2 Expansion** (Project).

Time is of the essence for completion of the Project. Since Water Treatment Plant No. 2 (WTP 2) is an active treatment facility, the goals of the Project shall be accomplished while minimizing disruptions to plant operations. It is anticipated this Project shall be performed in phases.

Services To Be Provided

Consulting/professional services are to address emerging contaminants, expand plant capacity and enhance operational process reliability and efficiency at WTP 2 by providing master planning services and implementing various improvements including replacement of aging infrastructure and significant changes to the treatment process. The consulting/professional services needed include, but are not limited to, the following:

- Data Collection,
- Site Visits,
- · Survey,
- Sub-surface Utility Explorations,
- Geotechnical Investigations (e.g. soil survey),
- Hydraulic Analysis and Modeling,
- Hydrogeological services,
- Laboratory analysis,
- Field Testing,
- Studies and Reports,
- Regulatory Requirements,
- · Permitting,
- Design (Drawings and Specifications),
- Electrical Engineering Services,
- Instrumentation and Controls Engineering Services,
- Cost Estimating,
- Value Engineering,
- Asset Management,

- Bidding Support, and
- Engineering Services During Construction,
- Grant Assistance,
- Master Planning,
- Pilot Testing,
- Procurement,
- Public Outreach

The scope for this project includes, but is not limited to, the following:

- 1. Treatment processes to address emerging contaminants, such as PFOS and PFOA
- 2. Plant expansion and hardening
- 3. Existing plant upgrades
- 4. Wellfield expansion
- 5. Membrane system
- 6. Generator improvements
- 7. Process, reliability and chemical systems improvements
- 8. Safety, electrical and instrumentation and controls improvements

The selected Consultant shall act as the Engineer of Record for the project and after completing the design shall prepare the necessary construction documentation (e.g. general and special conditions, drawings, technical specifications, appendices, etc.) sufficient to bid and construct the above referenced improvements. In addition, the selected Consultant shall prepare and coordinate the necessary permits for the improvements and provide bidding and construction phase services.

Expansion - PBCWUD Project No. 23-038

Principal-in-Charge Kevin Schanen, P.E.

Quality Assurance/Quality Control/Senior Technical Advisor

John Potts, P.E. Mark Miller, P.E. Mark Drummond, P.E., BCEE ⁵ (C Solutions)



Project Manager Lance Littrell, P.E.



Deputy Project Manager Nick Black, P.E.

Chemical Systems

Lance Littrell, P.E. Andrea Carpenter, P.E.

Marlon Ramirez, E.I.

Daniel Cornu Sanchez, E.I.

Environmental Services

Tori Bacheler, PWS

Value Engineering

Doug Eckmann, P.E.

Regulatory and Funding Support

Diana Bello

Edgar G. Fernandez 1

Brett Cyphyers 1

Frank Bernadino 1

Engineering Services - Construction

Onsite Representative:

Jim Farrell

Bill Dudak

Chris Thornberry

Ron Charter 12

Engineering Support:

Andrea Carpenter, P.E.

Nick Black, P.E.

Kaitlin Townsend, P.E.

Evan Ghidella, E.I.

Bid Support

Andrea Carpenter, P.E.

Nick Black, P.E.

Evan Ghidella, E.I.

PBCWUD

- Architecture/HVAC

Elizabeth A. G. Colomé, AIA ⁶ Joe Colomé ⁶

Cost Estimating

HBC Engineering Company

Electrical/I&C

Thein Win, P.E. 9

Andrew Nixon, P.E. ¹⁵
Gregory J. Stelmack, P.E. ¹⁵

Hydrogeological Services/ Supply and Disposal Wells

Jim Andersen, P.G. ¹⁰
Rani Smith, P.G. ¹⁰
Shelly Day, P.E. ¹⁰
Cali Guenov ¹⁰
John Watson, P.H. ²
Benjamin Stormont, P.E. ²

Mechanical Design

Doug Hammann, P.E.4

Safety

Darrylle Hood, CSHP, MESH8 14

Subsurface Utilities Exploration

Robert Keener, PSM ⁷
James Driscoll ⁷
David Lookbill ⁷
Alan Lopez ⁷

Survey

John Phillips, III, PLS ³ Anthony Brown, PLS ³

Public Outreach Sharon Merchant 13

Kimley-Horn Subconsultants

= African American-Owned Firm

DESIGN TEAM

Process Design

Nick Black, P.E. Mark Miller, P.E. Tatiana Konstantis, P.E. Andrea Carpenter, P.E. Evan Ghidella, E.I.

BIM Specialist/Designer Robert Lupo

Asset Management Matt Manchisi, P.E., PMP

Hydraulic Analysis and Modeling

Fannie Howard, P.E. Gina Cassulo, P.E. Bert King, E.I.

Permitting - Regulatory Requirements

Kaitlin Townsend, P.E. Jill Grimaldi, BCES Fannie Howard, P.E. Michael Castro ¹¹

Site Civil and Drainage

Tom Jensen, P.E. Kaitlin Townsend, P.E. Willie Thomas, P.E.² Erin Giblin, P.E.²

Mechanical Process

Doug Eckmann, P.E. Felipe Martinez, P.E.⁵ Doug Hammann, P.E.⁴

Structural

M. Casey Long, P.E. Angelina Fairchild, P.E., LEED AP Shelia Preble, P.E. Miguel Villegas, M.S., P.E.⁸

Miguel Villegas, M.S., P.E. Sonny Abia, Ph.D., P.E.⁸ Alirio A. Morales, E.I.⁸ Bryant Facey, P.E. ⁴

Pilot Testing/Field Testing

Lance Littrell, P.E. Nick Black, P.E. David Calle, P.E.

Pump Station

Jason Lee, P.E. David Calle, P.E.

1. Anfield Consulting Group, Inc. - Grant Funding

2. Barnes Ferland & Associates, Inc. (S/MBE - AA) - Site Civil/Hydrogeology

3. Brown & Phillips, Inc. (S/MBE - AA) - Survey

4. CHA Consulting Inc. - Process Design/Mechanical

5. C Solutions, Inc. (S/MBE - AA) - QA/QC; Site Civil/Process

6. Colomé & Associates, Inc. (S/WBE) - Architecture

7. Craig A. Smith & Associates, LLC (S/MBE) — Subsurface Utilities Exploration

8. HBC Engineering Company (S/MBE - AA) — Structural 🌑

9. Hillers Electrical Engineering, Inc. (S/MBE) – I&C/Electrical

10.JLA Geosciences, Inc. (SBE) - Hydrogeology

11. Mikas Enterprise, Inc./dba Permit Zone (S/MBE - AA) - Permitting

12. Ron Charter Consulting, Inc. (SBE) - Construction Administration

13. The Merchant Strategy, Inc. (S/WBE) - Public Outreach

14. Total Safety Training & Consultants, LLC (S/M/WBE - AA) — Safety

15.WIRX Engineering, LLC (SBE/MBE - AA) — Geotechnical

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION PBCWUD PROJECT NO. 23-038, PACKAGE IDENTIFICATION NO. TR01

Exhibit B

Standard Consultant Services Authorization

CONSULTANT SERVICES AUTHORIZATION NO. _

Palm Beach County Water Utilities Department Contract for Consulting/Professional Services [INSERT CONTRACT NAME]

Resolution No	Contract Dated	

Pro	ject Tit	ile:		
PBO	CWUD	Project No.:		
Cor	Consultant:			
Add	lress:			
Buc	Budget Line Item No.:District No.:			
Dist				
This	Consu	Iltant Services Authorization provides for:		
		(See ATTACHMENT A for detailed scope of services)		
parti Auth inclu	cipation orization orization ME	act provides for% SBE participation, which includes% M/WBE n,% MBE (), and% WBE. This Consultant Services on includes% overall participation which includes,% M/WBE participation, BE (),% MBE (), and% WBE. The cumulative SBE participation, its Consultant Services Authorization is%, which includes% M/WBE n,% MBE (), and% WBE.		
1.	Servic	es completed by the Consultant to date :		
	See A	TTACHMENT B.		
2.	Consu	ultant shall begin work upon receipt of Notice to Proceed correspondence.		
3.	The co	ompensation to be paid to the Consultant for providing the requested services shall		
	A.	Computation of time charges plus expenses, not to exceed \$		
	B.	Fixed price of \$		
	C.	Total \$		
4.		Authorization may be terminated, in whole or in part, by the County with or without in accordance with the Contract terms. In the event of termination not the fault of the		

Consultant, the Consultant shall be compensated for all services performed to termination date, together with reimbursable expenses (if applicable) then due in accordance with the Contract terms. Consultant agrees to waive any and all claims for lost profits or anticipated

CONSULTANT SERVICES AUTHORIZATION NO. ______
Palm Beach County Water Utilities Department
Contract for Consulting/Professional Services
[INSERT CONTRACT NAME]

Resolution No. Contract Dated

Proj	ect Title:
PBC	CWUD Project No.:
5.	SBE participation is included in ATTACHMENT C under this Authorization. The attached Schedule 1 defines the SBE applied to this Authorization and Schedule 2 establishes the SBE contribution from each Sub-Consultant (Letter of Intent).
6.	This Authorization does not amend, change, or modify the Contract dated which remains in full force and effect.
7.	All Attachments to this Authorization are incorporated herein and made a part of this Consultant Services Authorization.

CONSULTANT SERVICES AUTHORIZATION NO. _____ Palm Beach County Water Utilities Department Contract for Consulting/Professional Services [INSERT CONTRACT NAME] Resolution No.

Contract Dated
ation is accepted, subject to the terms, conditions and act.
SUBDIVISION OF THE STATE OF FLORIDA
Palm Beach County Water Utilities Department
Ali Bayat, P.E., PMP, Director
(Date)
(Consultant)
(Print Name)
(Signature)
(Title)
(Date)
before me by means of $\ \square$ physical presence or $\ \square$ online notarization,
bywho is \square personally
as identification.
(Signature of Notary Public - State of Florida)

(Print, Type, or Stamp Commissioned Name of Notary Public)

CONSULTANT SERVICES AUTHORIZATION NO. ____
Palm Beach County Water Utilities Department
Contract for Consulting/Professional Services
[INSERT CONTRACT NAME]

Resolution No.	Contract Dated
Project Title:	
PBCWUD Project No.:	
IN WITNESS WHEREOF, this Authorization and obligations of the aforementioned Contra	is accepted, subject to the terms, conditions ct.
PALM BEACH COUNTY, A POLITICAL SUBI	DIVISION OF THE STATE OF FLORIDA
	Palm Beach County
	Contract Review Committee
	Brenda Znachko, J.D., LL.M Director, Contract Development & Control
	(Date)
	(Consultant)
	(Print Name)
	(Signature)
	(Title)
	(Date)
STATE OF FLORIDA COUNTY OF	
The foregoing instrument was acknowledged before	re me by means of \square physical presence or \square online notarization
this day of,, by _	who is □ personally
known to me or □ has produced	as identification.
	Signature of Notary Public - State of Florida)

(Print, Type, or Stamp Commissioned Name of Notary Public)

CONSULTANT SERVICES AUTHORIZATION NO. ____ Palm Beach County Water Utilities Department Contract for Consulting/Professional Services [INSERT CONTRACT NAME]

recodition no Contract Dates	Resolution No.	Contract Dated
------------------------------	----------------	----------------

Project Title:	
PBCWUD Project No.:	
IN WITNESS WHEREOF, this Authoriza obligations of the aforementioned Contract	ntion is accepted, subject to the terms, conditions and ct.
PALM BEACH COUNTY, A POLITICAL S	SUBDIVISION OF THE STATE OF FLORIDA
Joseph Abruzzo, Clerk of the Circuit Cour & Comptroller, Palm Beach County	rt Palm Beach County, Board of County Commissioners
ATTEST:	
Signed:	Signed: Maria Sachs, Mayor
Typed Name: Deputy Clerk	(Date)
Approved as to Form and Legal Sufficiency	(Consultant)
Signed:	(Print Name)
Typed Name: <u>Michael W. Jones</u> County Attorney	(Signature)
	(Title)
STATE OF FLORIDA	(Date)
The foregoing instrument was acknowledged b	before me by means of \square physical presence or \square online notarization,
this day of,,	by who is \square personally
known to me or 🗆 has produced	as identification.
	(Signature of Notary Public - State of Florida)
(F	Print. Type, or Stamp Commissioned Name of Notary Public)

CONSULTANT SERVICES AUTHORIZATION NO. _

Palm Beach County Water Utilities Department Contract for Consulting/Professional Services [INSERT CONTRACT NAME]

Resolution No.	Contract Dated

LIST OF ATTACHMENTS

ATTACHMENT A Scope of Services

ATTACHMENT B Summary and Status of Consultant Services Authorizations

ATTACHMENT C OEBO Schedules 1 and 2

ATTACHMENT D Project Schedule

ATTACHMENT E Budget Summary

ATTACHMENT F Summary of SBE-M/WBE Business Tracking

ATTACHMENT G Location Map

ATTACHMENT A

SCOPE OF SERVICES

PBCWUD Project No.:
Project Title:
CONSULTANT shall perform:

ATTACHMENT B

SUMMARY AND STATUS OF CONSULTANT SERVICES AUTHORIZATIONS

Auth. No.	PBCWUD Project No.	Title	Status	Project Total Amount	SBE Total Amount	SBE Participation %	Appro By	oved Date
						1		

ATTACHMENT C

OEBO SCHEDULE 1

Office of Equal Business Opportunity Compliance Programs

ATTACHMENT C

OEBO SCHEDULE 2

Office of Equal Business Opportunity Compliance Programs

ATTACHMENT D

PROJECT SCHEDULE

The completion dates for this work will be as follows (starting from CONSULTANT'S receipt of Notice to Proceed).

Engineering Services

<u>Completion Date from Notice to Proceed</u> (Calendar Days)

		AT ⁻ BUD		CHM CSU		-	′							
 	Palm Beach County Water Utilities Contract for Consulting/Professional Resolution No Col Consultant Services Authorization Consultant: Project Title: PBCWUD Project No.:	Services [<i>INSE</i> ntract Dated No.:												
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Task			\neg		_		\neg		\top			_	Total	Consultant
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	Labor Multiplier				-		= 1	Ψ			Ψ	-		
	Labor Sub Total	\$	-	\$	-	\$		\$	- \$		\$	-		\$ -
	Labor Total	\$	-											
										52 =				
	Sub Consultant Labor Total	\$	-											
	Sub Consultant Multiplier													
	Subcontract Total	\$	-											
	Project Total	\$	-											
											-			

		BUD		CHM CSU		-	Y							
(((((Palm Beach County Water Utilities De Contract for Consulting/Professional Se Resolution No Contract Consultant Services Authorization No Consultant: Sub-Consultant: Project Title: PBCWUD Project No.:	rvices [<i>INSE</i> act Dated .:					=							
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	Labor Multiplier													
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	Subcontract Total	s			-		-				-			10.1
	Caponitact Istal	- V					_		+					
	Project Total	- s			_		-		+					
	, ,		-		-		-		_		-			

ATTACHMENT F

Palm Beach County Water Utilities Department Contract for Consulting/Professional Services (INSERT CONTRACT NAME)

Resolution No	Contract Dated	
---------------	----------------	--

SUMMARY OF SBE-M/WBE BUSINESS TRACKING

Master Contract Goals	SBE:	M/WBE:	MBE (Category): %	MBE (Category): %
Current Proposal				
Value of Authorization No	\$			
Value of SBE-M/WBE Letters of Intent	\$	\$	\$	\$
Actual Percentage	%	%	%	%
Signed/Approved Authorizations				
Total Value of Authorizations	\$			
Total Value of SBE-M/WBE Signed	\$	\$	\$	\$
Subcontractors				
Actual Percentage	%	%	%	%
Signed/Approved Authorizations Plus Current Proposal				
Total Value of Authorization	\$			
Total Value of Subcontractors & Letters of Intent	\$	\$	\$	\$
Actual Percentage	%	%	%	%

ATTACHMENT G

Location Map

PBCWUD Project No. _____

Exhibit C

Hourly Raw Labor Rates and Justification of Contract Multiplier Kimley-Horn and Associates, Inc.: (Rate Multiplier = 3.0)

	Hourly Raw Rates									
Classification	Min	Wall ;	Max							
Analyst I	\$	28.86	\$	41.16						
Analyst II	\$	32.46	\$	53.56						
Principal	\$	100.16	\$	118.86						
Professional	\$	35.16	\$	64.62						
Senior Professional I	\$	51.30	\$	95.68						
Senior Professional II	\$	77.74	\$	99.62						
Senior Support Staff	\$	26.78	\$	38.56						
Senior Technical Support	\$	21.64	\$	73.28						
Support Staff	\$	25.54	\$	28.80						

Exhibit C

Hourly Raw Labor Rates and Justification of Contract Multiplier Anfield Consulting Group, Inc.: (Rate Multiplier = 3.0)

	Raw Labor	Hourly Rate	
Staff Classification	Rate 2024	2024	Multiplier
Partner (Senior Project Manager)	\$ 100.00	\$ 300.00	3.00
Partner (Regulatory, Legislative & Funding)	\$ 100.00	\$ 300.00	3.00

Exhibit C

Barnes, Ferland and Associates, Inc.



PBCWUD Project Number 23-038 Water Treatment Plant No. 2 Expansion BFA Rate Schedule (August 1, 2024 through July 31, 2027)

The following is our information regarding overhead multiplier and personnel hourly rates. These rates will be used throughout the duration of the contract.

Overall Multiplier:	2.86
Profit (12%):	0.31
Subtotal:	255%
Overhead & Fringe Benefits:	155%
Base Rate:	100%

Individual classifications for personnel hourly rates are as follows:

Classification	Minimum Raw Hourly Rate	Maximum Raw Hourly Rate	Overall Multiplier	Minimum Billable Hourly Rate	Maximum Billable Hourly Rate
Principal Hydrogeologist	\$80.00	\$88.20	2.86	\$228.80	\$252.25
Senior Water Resources Specialist	\$85.62	\$94.40	2.86	\$244.87	\$269.97
Principal Engineer	\$75.00	\$82.69	2.86	\$214.50	\$236.49
Senior Engineer	\$70.00	\$77.18	2.86	\$200.20	\$220.72
Sr. Project Manager	\$70.00	\$77.18	2.86	\$200.20	\$220.72
Project Manager	\$60.00	\$66.15	2.86	\$171.60	\$189.19
Project Manager I	\$55.00	\$60.64	2.86	\$157.30	\$173.42
Project Engineer V	\$50.00	\$55.13	2.86	\$143.00	\$157.66
Project Engineer IV	\$45.00	\$49.61	2.86	\$128.70	\$141.89
Project Engineer III	\$40.00	\$44.10	2.86	\$114.40	\$126.13
Project Engineer II	\$38.00	\$41.90	2.86	\$108.68	\$119.82
Project Engineer I	\$35.00	\$38.59	2.86	\$100.10	\$110.36
Senior Designer	\$42.00	\$46.31	2.86	\$120.12	\$132.43
CAD V	\$38.00	\$41.90	2.86	\$108.68	\$119.82
CAD IV	\$35.00	\$38.59	2.86	\$100.10	\$110.36
CAD III	\$30.00	\$33.08	2.86	\$85.80	\$94.59
CAD II	\$25.00	\$27.56	2.86	\$71.50	\$78.83
CAD I	\$20.00	\$22.05	2.86	\$57.20	\$63.06

Classification	Minimum Raw Hourly Rate	Maximum Raw Hourly Rate	Overall Multiplier	Minimum Billable Hourly Rate	Maximum Billable Hourly Rate
GIS Tech III	\$40.00	\$44.10	2.86	\$114.40	\$126.13
GIS Tech II	\$35.00	\$38.59	2.86	\$100.10	\$110.36
GIS Tech I	\$30.00	\$33.08	2.86	\$85.80	\$94.59
Hydrogeologist V	\$57.00	\$62.84	2.86	\$163.02	\$179.73
Hydrogeologist IV	\$44.00	\$48.51	2.86	\$125.84	\$138.74
Hydrogeologist III	\$40.00	\$44.10	2.86	\$114.40	\$126.13
Hydrogeologist II	\$32.00	\$35.28	2.86	\$91.52	\$100.90
Hydrogeologist I	\$26.00	\$28.67	2.86	\$74.36	\$81.98
Environmental Scientist V	\$47.00	\$51.82	2.86	\$134.42	\$148.20
Environmental Scientist IV	\$42.00	\$46.31	2.86	\$120.12	\$132.43
Environmental Scientist III	\$38.00	\$41.90	2.86	\$108.68	\$119.82
Environmental Scientist II	\$32.00	\$35.28	2.86	\$91.52	\$100.90
Environmental Scientist I	\$24.00	\$26.46	2.86	\$68.64	\$75.68
Field Technician IV	\$32.00	\$35.28	2.86	\$91.52	\$100.90
Field Technician III	\$29.00	\$31.97	2.86	\$82.94	\$91.44
Field Technician II	\$26.00	\$28.67	2.86	\$74.36	\$81.98
Field Technician I	\$22.00	\$24.26	2.86	\$62.92	\$69.37
Administrative Support III	\$37.00	\$40.79	2.86	\$105.82	\$116.67
Administrative Support II	\$28.00	\$30.87	2.86	\$80.08	\$88.29
Administrative Support I	\$20.00	\$22.05	2.86	\$57.20	\$63.06

Under penalty of perjury, I declare that I have read the foregoing, and the facts stated in it are true. False statements may result in criminal prosecution for a felony of the third degree as provided for in Section 95.525(3), Florida Statutes.

Sincerely,

Willie E. Thomas, PE

President

8/15/2024

Date



Exhibit C

Brown & Phillips, Inc.



WUD 23-038 Water Treatment Plant No. 2 Expansion Labor Rates by Personnel Classification

Subconsultant Name:

Brown & Phillips, Inc.

Date:

July 31, 2024

Labor Classification	Direct Salary Cost (per hour)	3.0 Multiplier	Labor Billing Rate
Professional Land Surveyor	\$42.00	3.0	\$126.00
Survey Technician	\$31.00	3.0	\$93.00
CAD Technician	\$31.00	3.0	\$93.00
Survey Crew (3 person)	\$65.60	3.0	\$196.80
Survey Crew (2 person)	\$50.60	3.0	\$151.80

Preparation of Legal Descriptions & Sketches

\$600.00 each

Small All Terrain Vehicle Rental

\$100.00 per day

Small Boat for soundings

\$60.00 per day

Multiplier Calculations	
Salary	1.00
Fringe Benefits	0.16
Overhead	1.70
Subtotal (S+F+O)	2.86
Profit (%)	0.29
Total Multiplier (Subtotal*%)	3.15

*capped at 3.0 for PBCo. projects

Exhibit C

CHA Consulting, Inc.



CHA Consulting, Inc.

Rate Schedule

Master Contract:

PI No.: XXX County: Palm Beach County

Project: PBC WTP No. 2 NF Project

Job Title	Raw Rate Range	Multiplier	Bill Rate Range
Principal / Director	\$90.00 - \$100.00	2.9	\$261.00 - \$290.00
Senior Project Manager	\$80.00 - \$100.00	2.9	\$232.00 - \$290.00
Principal / Sr. Principal Engineer	\$80.00 - \$100.00	2.9	\$232.00 - \$290.00
Senior Engineer	\$60.00 - \$80.00	2.9	\$174.00 - \$232.00
Project Engineer IV	\$50.00 - \$60.00	2.9	\$145.00 - \$174.00
Project Engineer III	\$45.00 - \$50.00	2.9	\$130.50 - \$145.00
Project Engineer II	\$40.00 - \$45.00	2.9	\$116.00 - \$130.50
Project Engineer I	\$35.00 - \$40.00	2.9	\$101.50 - \$116.00
Principal Engineering Designer	\$45.00 - \$55.00	2.9	\$130.50 - \$159.50
Engineering Designer	\$35.00 - \$45.00	2.9	\$101.50 - \$130.50
Administrative	\$25.00 - \$30.00	2.9	\$72.50 - \$87.00

Exhibit C

C Solutions, Inc.

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION AND FACILITY IMPROVEMENTS PROJECT NO. WUD 23-038

Exhibit C Hourly Raw Labor Rates FIRM NAME: C Solutions, Inc. (Rate Multiplier = 3.0)

Title	Raw	Rate	Range ¹	Multiplier	Bill R	ate F	Range
Project Director	\$ 90.00	-	\$ 100.00	3.00	\$ 270.00	-	\$ 300.00
Senior Technical Expert	\$ 75.00	-	\$ 100.00	3.00	\$ 225.00	-	\$ 300.00
Senior Project Manager	\$ 80.00	-	\$ 100.00	3.00	\$ 240.00	-	\$ 300.00
Project Manager	\$ 50.00	-	\$ 80.00	3.00	\$ 150.00	-	\$ 240.00
Engineer V	\$ 60.00	-	\$ 75.00	3.00	\$ 180.00	-	\$ 225.00
Engineer IV	\$ 50.00	-	\$ 60.00	3.00	\$ 150.00	-	\$ 180.00
Engineer III	\$ 43.00	-	\$ 50.00	3.00	\$ 129.00	-	\$ 150.00
Engineer II	\$ 35.00	-	\$ 43.00	3.00	\$ 105.00	-	\$ 129.00
Engineer I	\$ 30.00	-	\$ 35.00	3.00	\$ 90.00	-	\$ 105.00
Intern	\$ 15.00	-	\$ 25.00	3.00	\$ 45.00	-	\$ 75.00
Senior Designer	\$ 55.00	-	\$ 65.00	3.00	\$ 165.00	-	\$ 195.00
Designer	\$ 25.00	-	\$ 55.00	3.00	\$ 75.00	-	\$ 165.00
Sr. Construction Inspector	\$ 40.00	-	\$ 55.00	3.00	\$ 120.00	-	\$ 165.00
Construction Inspector	\$ 30.00	-	\$ 40.00	3.00	\$ 90.00	-	\$ 120.00
Sr. Support Staff	\$ 26.00	-	\$ 40.00	3.00	\$ 78.00	-	\$ 120.00
Support Staff	\$ 20.00	-	\$ 30.00	3.00	\$ 60.00	-	\$ 90.00

¹ Raw Rates Capped at \$100

Exhibit C

Craig A. Smith & Associates, Inc.



PBCWUD WTP 2 Nanofiltration Project

Subconsultant to Kimley-Horn CAS 2024 Rates for SUE and Survey Services

	Raw Rate	Multiplier	Loaded Rate
Professional Surveyor and Mapper (PSM)	\$62.17	3.00	\$186.51
SUE VP	\$51.00	3.00	\$153.00
Utility Locate Crew	\$43.16	3.00	\$129.48
Field Crew	\$51.00	3.00	\$153.00
Crew Coordinator	\$38.00	3.00	\$114.00
Survey Technician	\$37.00	3.00	\$111.00
Quality Level D Records Research	\$36.75	3.00	\$110.25
CADD Technician	\$29.00	3.00	\$87.00
NOTE: Unit price items below are not subject to multiplier			
MOT	Per Day		\$2,800.00
Soft Digs / Vacuum Excavation (incl equipment)	Per Hole		\$600.00
3D Radar Crew (incl equipment)	Per Hour		\$450.00

 $\label{thm:conflict} $$ \cspace{2.2024} OCASA-0499_PBC_WTP2_Nanofiltration_Sub_SUEX_RatesSubmitted.xlsx] Sheet 1.2024 OCASA-0499_PBC_WTP2_Nanofiltration_Sub_SUEX_RatesSub_SUEX_SUB_SUEX_RatesSub_SUEX_RatesSub_SUEX_RatesSub_SUEX_RatesSub_SU$







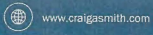


Exhibit C

Hourly Raw Labor Rates and Justification of Contract Multiplier COLOME & ASSOCIATES, INC.: (Rate Multiplier = 2.97)

Colome' & Associates, Inc.							
	Raw Labor		Hourly				
Staff Classification	Rate 2024	Multiplier	Rate 2024				
Principal	\$ 53.78	2.97	\$ 159.72				
Project Manager	\$ 53.34	2.97	\$ 158.41				
Project Coordinator	\$ 50.00	2.97	\$ 148.50				
Draftsperson	\$ 36.00	2.97	\$ 106.92				
Clerical	\$ 39.25	2.97	\$ 116.57				

Exhibit C

HBC Engineering Company

Hourly Raw Labor Rates (Rate Multiplier = 3.0)

Job Classification	Hourly Raw Rates			
Job Classification	Min	Max		
Project Manager	\$90.00	\$100.00		
Structures Manager	\$85.00	\$99.23		
Senior Engineer III	\$60.00	\$94.82		
Chief Engineer (QC)	\$94.00	\$100.00		
Technician	\$46.00	\$70.00		
Senior Technician	\$58.00	\$75.00		
Engineer Intern	\$40.00	\$50.56		

Exhibit C

HILLERS ELECTRICAL ENGINEERING, INC. July 2024

Staff Classification	Raw Rate	Multiplier	Hourly Max Rate	
Project Manager	\$84.00	2.99	\$251.16	
Professional Engineer	\$69.00	2.99	\$206.31	
Lead Engineer	\$55.00	2.99	\$164.45	
Programmer	\$55.00	2.99	\$164.45	
CADD/Technician	\$47.00	2.99	\$140.53	
Construction Coordinator	\$52.00	2.99	\$155.48	
Administrative Assistant	\$47.00	2.99	\$140.53	

JLA Geosciences, Inc. HYDROGEOLOGIC CONSULTANTS

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION

Exhibit C

Hourly Raw Labor Rate and Justication of Contract Multiplier FIRM NAME: JLA Geosciences, Inc.
(Rate Multiplier = 2.80)

Labor Classification	Direct Labor Rate Range				
President	\$ 75.00 - \$ 88.00				
Principal/Corporate Officer	\$ 79.00 - \$ 82.00				
Senior Hydrogeologist III	\$ 66.00 - \$ 78.00				
Senior Hydrogeologist II	\$ 58.00 - \$ 68.00				
Senior Hydrogeologist I	\$ 45.00 - \$ 58.00				
Geologist/Hydrogeologist III	\$ 41.00 - \$ 55.00				
Geologist/Hydrogeologist II	\$ 38.00 - \$ 51.00				
Geologist/Hydrogeologist I	\$ 32.00 - \$ 47.00				
Project Administration	\$ 35.00 - \$ 45.00				
Hydrologic Technician	\$ 28.00 - \$ 35.00				
Principal Modeling	\$ 75.00 - \$ 88.00				

Exhibit C

Mikas Enterprise, Inc.



Real Estate / Construction Industry Support Services

August 15, 2024

Lance R. Littrell, P.E. Kimley-Horn | 200 South Orange Avenue, Suite 600, Orlando, FL 32801

Lance,

Per your directive from Jane House at Palm Beach County Water Utilities Department, I'm providing the following table for your utilization as requested. I will also revise my fee table on my proposal accordingly and resubmit it to you for execution accordingly.

Mikas Enterprise, Inc.								
d.t	d.b.a., Permit Zone							
Raw Labor Rate Hourly Staff Classification Raw 2024 Minimum Hourly Rate Hourly Rate 2024 Rate 2024								
CEO / CRO / Procurement	\$	100.00	3.00	\$ 300.00	\$ 300.00			
Technical Assistant II / Procurement								
	\$	85.20	3.00	\$ 255.60	\$ 293.94			

Michael A. Castro President / CEO

Mikas Enterprise Inc., D.B.A. Permit Zone

Exhibit C

Ron Char	ter Consulting Inc.		1
	Raw Labor	Hourly	
Staff Classification	Rate 2024	Rate 2024	Multiplier
Construction Observer	\$ 28.67	\$ 86.00	3.00

Exhibit C

Hourly Raw Rates and Justification of Contract Multiplier THE MERCHANT STRATEGY, INC. (Rate Multiplier = 2.68) Minimum Maximum Billing Hourly Hourty Rate **Billing Rate** Classification Raw Rate Raw Rate Multiplier Minimum Maximum \$ 30.00 \$ 2.68 \$ Public Involvement Specialist 45.00 80.40 120.60

\$ 35.00 \$

\$ 32.00 \$

55.00

50.00

2.68 \$

2.68 \$

93.80

85.76 \$

\$

147.40

134.00

Public Involvement Manager

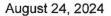
QAQC

Exhibit C

Tota	l Safety Training	& Consu	ltants		
	Raw			Billing	
	Labor	Raw Labor		Rate	Billing Rate
Classifcation	Minimum	Maximum	Multiplier	Minimum	Maximum
Safety Coordinator II	\$ 30.00	\$ 40.00	3.00	\$ 90.00	\$ 120.00
Safety Manager	\$ 45.00	\$ 50.00	3.00	\$ 135.00	\$ 150.00

Exhibit C

WIRX Engineering LLC





Palm Beach County Water Utilities Department

8100 Forest Hill Boulevard West Palm Beach, Florida 33413

Ref: Proposed Billing Rates

Palm Beach County Water Treatment Plant No. 2 (WTP 2) Nanofiltration (NF) Project

PBCWUD Project No. 23-038

Dear Sir or Madam:

WIRX Engineering, LLC, hereby provides the following Proposed Billing Rates for the above referenced project.

Desides Tide	Raw Rate			Billing Rate	
Position Title	Minimum	Maximum	Multiplier	Minimum	Maximum
Principal Engineer (PE)	\$70.00	\$80.00	3.0	\$210.00	\$240.00
Senior Engineer (PE) / Project Manager	\$55.00	\$65.00	3.0	\$165.00	\$195.00
Project Engineer (PE)	\$50.00	\$60.00	3.0	\$150.00	\$180.00
Staff Engineer	\$40.00	\$50.00	3.0	\$120.00	\$150.00
Senior Inspector	\$35.00	\$45.00	3.0	\$105.00	\$135.00
Inspector	\$30.00	\$40.00	3.0	\$90.00	\$120.00
CADD Operator	\$25.00	\$35.00	3.0	\$75.00	\$105.00
Clerical	\$25.00	\$30.00	3.0	\$75.00	\$90.00

Should this letter require any clarification or amplification, please feel free to contact us.

Sincerely,

WIRX Engineering, LLC

Andrew Nixon, P.E. Managing Partner



Geotechnical Engineering Services Palm Beach County Water Treatment Plant No. 2 (WTP 2) Nanofiltration (NF) Project PBCWUD Project No. 23-038

WIRX Engineering, LLC Geotechnical & Laboratory Testing Servcies

A		Geotechnical Field/Driling Explorations Unit Price				
1	Drilli	ng Equi	pment Mobilization			
	1.1	Truck N	<u>Mount</u>			
		1.1.1	0-50 Miles	\$550.00	Each	
		1.1.2	51-100 Miles	\$650.00	Each	
		1.1.3	100+ Miles	TBN	Each	
	1.2	ATV/Ti				
		1.2.1	0-50 Miles	\$650.00	Each	
		1.2.2	51-100 Miles	\$750.00	Each	
		1.2.3	100+ Miles	TBN	Each	
	1.3	Support	Vehicle	\$275.00	Day	
	1.4	4 Tri-Pod		TBN	Each	
	1.5	Barge N	Mount	TBN	Each	
	1.6	Amphib	ious	TBN	Each	
	1.7	Mainten	ance of Traffic	TBN	Each	
2	Field	Drilling/	Sampling/Coring			
	2.1	.1 Auger Borings		\$20.00	LF	
	2.2	2.2 Standard Penetration Test Borings				
		2.2.1	Truck/Track Rig (0-50 Ft)	\$22.00	LF	
		2.2.2	Truck/Track (50-100 Ft)	\$26.00	LF	
		2.2.3	Truck/Track (100-150 Ft)	\$36.00	LF	
	2.3	Extra SPT Samples				
		2.3.1	Truck/Track Rig (0-50 Ft)	\$38.00	Each	
		2.3.2	Truck/Track (50-100 Ft)	\$45.00	Each	
	2.4	Rock Coring (HQ; Larges Sizes TBN)				
		2.4.1	Truck/Track Rig (0-50 Ft)	\$55.00	LF	
		2.4.2	Truck/Track (50-100 Ft)	\$65.00	LF	
	2.5	Tempora	ary Casing (Up to 4 in ID)			
		2.5.1	Truck/Track Rig (0-50 Ft)	\$12.00	LF	
		2.5.2	Truck/Track (50-100 Ft)	\$15.00	LF	
		2.5.3	Truck/Track (100-150 Ft)	\$20.00	LF	
	2.6					
		2.6.1	Truck/Track Rig (0-50 Ft)	\$175.00	Each	
			Truck/Track (50-100 Ft)	\$225.00	Each	
	2.7	Borehole	e Gouting			
		2.7.1	Truck/Track Rig (0-50 Ft)	\$9.00	LF	
		2.7.2	Truck/Track (50-100 Ft)	\$11.00	LF	
		2.7.3	Truck/Track (100-150 Ft)	\$13.00	LF	



Geotechnical Engineering Services Palm Beach County Water Treatment Plant No. 2 (WTP 2) Nanofiltration (NF) Project PBCWUD Project No. 23-038

WIRX Engineering, LLC Geotechnical & Laboratory Testing Servcies

	120	Downson hility/Dufiltration /Infiltration Testing				
	2.8	Permeability/Exfiltration/Infiltration Testing	0450.00	P1		
	-	2.8.1 Field Perm 0-10 Ft Open-End Borehole Method	\$450.00	Each		
	-	2.8.2 Field Perm 10-25Ft Open-End Borehole Method	\$550.00	Each		
	-	2.8.3 Double Ring Infiltration	\$650.00	Each		
	2.9	Monitor Well/Piezometer Installation & Testing (Non-Environmental)				
_	-	2.9.1 Monitoring Well/Piezometer 2in (0-50 Ft)	TBN	LF		
	-	2.9.2 Geo Well Development Team	\$225.00	Hour		
	-	2.9.3 Concrete Pad & Cover for Monitoring Wells	\$1,500.00	Each		
	2.10	Miscellaneuous Services				
		2.10.1 Remote Vibration Monitoring	TBN	Week		
		2.10.2 Turbidity Monitoring - Collect Water Samples and Turbidity Tests (Sr. Tech)	\$135.00	Hour		
B		Geotechnical Laboratory Testing Services	Unit Price	Unit		
1	THE REAL PROPERTY.	egate Testing				
	-	Carbonates & Organic Matter FM 5-514	\$95.00	Test		
	_	Shell Content of Coarse Aggregate FM 5-555	\$165.00	Test		
	1.3	Sieve Anlsys of Fine & Coarse AASHTO T27	\$105.00	Test		
	1.4	Soundness AASHTO T104	\$550.00	Test		
	1.5	Specific Gravity/Absorption Coarse AASHTO T85	\$165.00	Test		
	1.6	Specific Gravity/Absorption Fine AASHTO T84	\$195.00	Test		
2	Aspha	alt Testing				
	2.1	Bulk Specific Gravity FM 1-T166	\$105.00	Test		
3	Concr	rete Testing				
	3.1	Beam Flexural Testing ASTM C78	\$95.00	Test		
	3.2 Compressive Strength of Grout\Mortar ASTM C109 \$45.00					
	3.3	Cylinder Curing, Capping & Breaking ASTM C39	\$29.00	Test		
4	Soil/R	lock Testing				
	4.1	Chloride Soil or Water FM 5-552	\$65.00	Test		
	4.2	Corrosion Series FM 5-550 through 5-553	\$250.00	Test		
	4.3	Hydrometer Only AASHTO T88	\$135.00	Test		
	4.4	Limerock Bearing Ratio (LBR) FM 5-515	\$550.00	Test		
	4.5	Liquid Limit AASHTO T89	\$105.00	Test		
	4.6	Materials Finer than 200 Sieve	\$55.00	Test		
	4.7	Maximum Density ASTM D4254	\$375.00	Test		
	4.8	Moisture Content Laboratory AASHTO T265	\$25.00	Test		
	4.9	Moisture Content Microwave AASHTO D4643	\$25.00	Test		
	4.10	Organic Content Ignition	\$65.00	Test		
	4.11	Particle Size Anlys AASHTO T88 (Incl. Hydrometer)	\$185.00	Test		
		Particle Size Anlys AASHTO T88 (No Hydrometer)	\$105.00	Test		
	-	Plastic Limit & Plasticity Index AASHTO T90	\$95.00	Test		
		Proctor Modified FM 1-T180	\$195.00	Test		
	_	Proctor Standard AASHTO T99	\$175.00	Test		
		Specific Gravity AASHTO T100	\$85.00	Test		

TBN: To be Negotiated

CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION PBCWUD PROJECT NO. 23-038, PACKAGE IDENTIFICATION NO. TR01

Exhibit D OEBO Schedules

OEBO Schedule 1 List of Proposal Contractor/Consultant and Subcontractor/Subconsultant Participation

> OEBO Schedule 2 Letter of Intent

OEBO SCHEDULE 1

SOLICITATION/PROJECT/BID NAME: Water Treatme	ent Plant N	lo. 2 Exp	oansion	_ s	OLICITATION/I	PROJECT/BID	NO.: 23-038	3		
SOLICITATION OPENING/SUBMITTAL DATE:					OUNTY DEPAR	Pali		ounty Water U	tilities Dep	partment
PLEASE LIST THE DOLLAR AMOUNT OR PERCENTAGE OF WORL *SMWBE Prime's must include their percentage or dollar amount on the percentage of the percentage of the percentage of the percentage or dollar amount on the percentage or dollar amount of the percentage of the percentage or dollar amount of the percentage of t	and Associa	ates, Inc. 60%	ation line u	PHONE	ADDF NO.:561-8 Non-SBE B	1920 \RESS:	Wekiva Wa	y, West Palr lance.littrell	m Beach, l	FL 33411 horn.com
Subcontractor/Sub consultant Name	(Check a	Il Applicabl MBE Minority	<u>WBE</u> Women	SBE Small	<u>l</u> Black	DOLLAR AN	10UNT OR I	PERCENTAGE Caucasian	E OF WORI	K Other
Anfield Consulting Group, Inc. 201 W Park Avenus, Suite 100 1. Tallahasse 32301-77759 305-297-2102	/	Business	Business	Business						.75
Barnes, Ferland and Associates, Inc. 1230 Hillcrast Streat Orlando 2803-4713 2. 407-898-8608		✓		✓	2.25				-	
Brown & Phillips, Inc. 1660 Old Okechobec Road, Suite 509 West Paim Basch 33409 3 - 561-615-3988		✓		✓	.5					
CHA Consulting, Inc. 3 Winners Circle Albany 12205-1161 4. (518) 453-4500	✓									1.25
C Solutions, Inc. 2890 W State Road 84 Daniar Beach 33312 5. 581-244-9480		✓		\checkmark	6	-		n		_
(Please use additional sheets if necessary)				Total	8.75					2
Total Bid/Offer Price \$ I hereby certify that the above information is accurate to the bes	t of my knowle	_{dge:} Lar	nce Lit		Tota	anu K.	WBE Participation	38% 	ice Presiden	nt Title
										LISIC

1. The amount listed on this form for a Subcontractor/sub consultant must be supported by price or percentage listed on the properly executed Schedule 2 or attached signed proposal.

2. Only those firms certified by Palm Beach County at the time of solicitation due date are eligible to meet the established OEBO Affirmative Procurement Initiative (API). Please check the applicable box and list the dollar amount or percentage under the appropriate demographic category.

3. Modification of this form is not permitted and will be rejected upon submittal.

Note:

OEBO SCHEDULE 1

solicitation/project/bid name: Water Treatm	nent Plant No. 2 Ex	pansion	SOLICITATION	/PROJECT/BID	NO.: 23-038	3		
SOLICITATION OPENING/SUBMITTAL DATE:			COUNTY DEPA	Pal		ounty Water U	Itilities Depa	artment
PLEASE LIST THE DOLLAR AMOUNT OR PERCENTAGE OF WORK *SMWBE Prime's must include their percentage or dollar and the state of the state	n and Associates, Inc.	PHOI	ADI NE NO.:561-6	1920 v Press:	Wekiva Wa	y, West Palr	n Beach, F	L 33411
Section B PLEASE LIST THE DOLLAR AMO	UNT OR PERCENTAGE (OMPLETED BY AI			ONSULTANTS OF		
Subcontractor/Sub consultant Name	MBE Non-SBE Minority Business	WBE SBE Women Small Business Business	Black	Hispanic	Women	Caucasian	Asian	Other
Colome' & Associates, Inc. 530 24th Street 1, West Pain Beach 33407-5404 561-833-9147		V			3.25			
Craig A. Smith & Associates, LLC 4152 W Blus Heron Blvd. Rivivar Basch 33404-4811 2. 561-885-2254				12			.75	
HBC Engineering Company 8935 NW 35th Lane Doral 3172-1217 3. 305-232-7932			6					
Hillers Electrical Engineering, Inc. 23257 State Road 7 #100 Boca Rathon 33428 4. 561-451-9165							14	
JLA Geosciences, Inc. 1907 Commerce Lane, Suite 107 Jupiter, Fl. 33458 5. 561-7476-0228						1.5		
(Please use additional sheets if necessary)		Total	6		3.25	1.5	14.75	
Total Bid/Offer Price \$	_			tal Certified S/M/	WBE Participatio	\$ 38%		
I hereby certify that the above information is accurate to the be	est of my knowledge: Lar		uthorized Signature	Sance K.	Hull		ice President	Title

Note: 1. The amount listed on this form for a Subcontractor/sub consultant must be supported by price or percentage listed on the properly executed Schedule 2 or attached signed proposal.

2. Only those firms certified by Palm Beach County at the time of solicitation due date are eligible to meet the established OEBO Affirmative Procurement Initiative (API). Please check the applicable box and list the dollar amount or percentage under the appropriate demographic category.

3. Modification of this form is not permitted and will be rejected upon submittal.

OEBO SCHEDULE 1

solicitation/project/bid name: Water Treatme	ent Plant I	No. 2 Ex	pansion		OLICITATION	/PROJECT/BID	NO.: <u>23-038</u>	3		
SOLICITATION OPENING/SUBMITTAL DATE:							m Beach Co	ounty Water L	Itilities Depa	artment
Section A PLEASE LIST THE DOLLAR AMOU NAME OF PRIME RESPONDENT/BIDDER: Kimley-Horn			OF WORK	то ве сом			Nekiva Wa	NSULTANT* ON y, West Palr		
CONTACT PERSON: Lance Littrell P.E.				PHONE	NO.:561-8	345-0665	E-MAIL	. lance.littrel	l@kimley-l	orn.com
PRIME'S DOLLAR AMOUNT OR PERCENTAGE OF WORI *SMWBE Prime's must include their percentage or dollar amo		60% otal Particip	oation line u	nder section	Non-SE	ВЕ МВЕ	WBE SB	E		
Section B PLEASE LIST THE DOLLAR AMOU					PLETED BY AL					
Subcontractor/Sub consultant Name	(Check all Applicable Categories MBE WBE			es) <u>SBE</u>						
	Non-SBE	Minority Business	Women Business	Small Business	Black	Hispanic	Women	Caucasian	Asian	Other
Mikas Enterprise, Inc. 817 W Laird Drive		V		✓	.5					
Ron Charler Consulling Inc 106 Silver Bell Crescent Roys Palm Beach, FL 33411 2. 561-254-4499				✓				1.5		
The Merchant Strategy, Inc. 1804 N Dixis Highway West Palm Beach, FL 33407-6570 3. 561-301-8930			1	\checkmark			.5			
Total Safety Training & Consultants LLC 8259 N Military Trail, Suite 5 Palm Beach Gardens, FL 33410-6352 4. (954) 540-6241		√		✓	.5		-			
WIRX Engineering LLC 515 E Lso Oils Blvd. Fort Laudordale, FL 33301-4261 5. 954)-451-0354		✓		✓	.75					
(Please use additional sheets if necessary)				Total	16.5	0	3.75	3.	14.75	2.00
Total Bid/Offer Price \$	=0				То	tal Certified S/M/	WBE Participation	38%		
I hereby certify that the above information is accurate to the best	of my knowle	edge: Lar	nce Lit	trell, P.	E	anu R.	THull		/ice Presiden	t
					orized Signature	D				Title

1. The amount listed on this form for a Subcontractor/sub consultant must be supported by price or percentage listed on the properly executed Schedule 2 or attached signed proposal.

- 2. Only those firms certified by Palm Beach County at the time of solicitation due date are eligible to meet the established OEBO Affirmative Procurement Initiative (API). Please check the applicable box and list the dollar amount or percentage under the appropriate demographic category.
- 3. Modification of this form is not permitted and will be rejected upon submittal.

Note:

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for

any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: Anfield Consulting Group, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): N/A □SBE □WBE □MBE □M/WBE □Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 2 Column 3 ☑ Male ☐ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American □ Supplier ☑ Hispanic American □ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line **Item Description Unit Price** Contingencies/ Total Price/Percentage Quantity/ Item Units **Allowances Funding Consultant** .75 The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: .75 If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Name of 2nd/3rd tier Subcontractor/subconsultant Anfield Consulting Group, Inc. Kimley-Horn and Associates, Inc. Print Name of Prime Print Name of Subcontractor/subconsultant Authorized Signature Albert Balido Lance Littrell, P.E. Print Name Print Name Managing Partner Vice President Title _{Date:} 7/31/24

7/31/24

	leted Schedule 2 is a binding document between				
both pa	and should be treated as such. The Schedule 2 arties recognize this Schedule as a binding ractors/subconsultants, must properly execute the proposal.	document. All	Subcontract	ors/subconsultants	, including any tiered
SOLICITA	ATION/PROJECT NUMBER: 23-038				
SOLICITA	ATION/PROJECT NAME: Water Treatment Pla	nt No. 2 Expar	nsion		
Prime Co	ontractor: Kimley-Horn and Associa	tes, Inc. _{Subce}	ontractor: Ba	rnes, Ferland a	nd Associates, Inc.
(Check b	oox(s) that apply) □ WBE □ MBE □ M/WBE □ Non-S/M/WBE			Certification (if appl	08/07/2023 _ 08/06/202
The unde	ersigned affirms they are the following (select one <u>Column 2</u>	e from each columi	n if applicable):	Column 3
☑Male [☐ Female ☐ African-American/Bla ☐ Hispanic American	ack □Asian Amerio □Native Amer		asian American	□Supplier
properly e to be perf	E PARTICIPATION – S/M/WBE Primes must document a executed Schedule 2 for any S/M/WBE participation ma formed or items supplied with the dollar amount and/or S/M/WBE is certified. A detailed proposal may be atta	y result in that partion percentage for each	cipation not being work item. S/ xecuted Schedu	ng counted. Specify i M/WBE credit will on Ile 2.	n detail, the scope of work ly be given for the areas in
Line Item	Item Description	Unit Price	Quantity/ Units	Contingencies/ Allowances	Total Price/Percentage
8.03	Water Supply Treatment Systems				1.25%
8.04	Water Distribution Systems			*	1.00%
	signed Subcontractor/subconsultant is prepared to self- pwing total price or percentage: 2.25%	perform the above-o	described work	in conjunction with th	ne aforementioned project
	ersigned intends to subcontract any portion of this wo elow accompanied by a separate properly executed Sc		ntractor/subco	nsultant, please list t	he business name and the
amount be		hedule 2.		nsultant, please list t	he business name and the

Kimley-Horn and Associates, Inc.	Barnes, Ferland and Associates, Inc.
Print Name of Prime By: Arec R. Hull	Print Name of Subcontractor/subconsultant By: Willie E. June
Authorized Signature	Authorized Signature
Lance Littrell, P.E.	Willie E. Thomas, PE
Print Name	Print Name
Vice President	President
Title	Title
Date: 7/31/24	Date: 7/31/2024

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A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for

any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: CHA Consulting, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): N/A□SBE □WBE □MBE □M/WBE □Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 2 Column 3 ☑ Male ☐ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American □ Supplier ☐ Hispanic American □ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line Item Description **Unit Price** Quantity/ Contingencies/ Total Price/Percentage Units **Allowances** Item 8.03 Mechanical Engineering - Water Supply Treatment Systems .25 .5 8.04 Mechanical Engineering - Water Distribution Systems .5 12.07 Environmental Engineering - Water and Wastewater Treatment Process Design The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 1.25% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: N/A N/A Name of 2nd/3rd tier Subcontractor/subconsultant CHA Consulting, Inc. Kimley-Horn and Associates, Inc. Print Name of Prime Print Name of Subcontractor/subconsultant Authorized Signature Authorized Signature Michael A. Platt Lance Littrell, P.E. Print Name Print Name Vice President Secretary Date: 7/31/24 Date: 7/31/24

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SOLICITA	ATION/PROJECT NUMBER: 23-038				
SOLICITA	ATION/PROJECT NAME: Water Treatment Plant N	o. 2 Expar	nsion		
	ontractor: Kimley-Horn and Associates,			Solutions, Inc	C.
(Check b ☑SBE	ox(s) that apply) □ WBE □MBE □ M/WBE □Non-S/M/WBE D	ate of Palm B	each County (Certification (if appli	cable):
The unde	ersigned affirms they are the following (select one from				Column 3
☑Male [☐ Female ☐ African-American/Black ☐ ☐ Hispanic American ☐	Asian Ameri Native Amer		asian American	□Supplier
properly e to be perf	E PARTICIPATION — S/M/WBE Primes must document all work executed Schedule 2 for any <u>S/M/WBE</u> participation may result formed or items supplied with the dollar amount and/or perce S/M/WBE is certified. A detailed proposal may be attached t	lt in that parti entage for eac	cipation not bei n work item. S/	ng counted. Specify ir M/WBE credit will onl	detail, the scope of work
Line Item	Item Description	Unit Price	Quantity/ Units	Contingencies/ Allowances	Total Price/Percentag
8.03	Mechanical Engineering - Water Supply Treatment Systems				3%
8.04	Mechanical Engineering - Water Distribution Systems				3%
at the follo	signed Subcontractor/subconsultant is prepared to self-performing total price or percentage: 6% ersigned intends to subcontract any portion of this work to a		_		
amount be	elow accompanied by a separate properly executed Schedule /A me of 2 nd /3 rd tier Subcontractor/subconsultant	2 .		N/A	
Ī	Kimley-Horn and Associates, Inc. Print Name of Prime By: Authorized Signature		Alph &	Inc. tractor/subconsultant	
172	Lance Littrell, P.E.	Mark	Drummond,	-	
F	Print Name	Print I			
<u>-</u>	Vice President	_	sident		
	Fitle Date: 07/31/2024	Title Date:	07/31/20	24	

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. 23-038 SOLICITATION/PROJECT NUMBER: SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: Colome' & Associates, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): 3/14/22 - 3/13/25 ☑SBE ☑WBE ☐MBE ☐M/WBE ☐Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 3 Column 2 ☐Male ☑ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American ■ Supplier ☐ Hispanic American ■ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify In detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line **Item Description Unit Price** Quantity/ Contingencies/ **Total Price/Percentage** Item Units Allowances Architecture 3.25% The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 3.25% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: N/A N/A Name of 2nd/3rd tier Subcontractor/subconsultant Kimley-Horn and Associates, Inc. Colome' & Associates, Inc. Print Name of Prime Print Name of Subcontractor/subconsultant Authorized Signature **Authorized Signature** Lance Littrell, P.E. **Print Name** Vice President Title Title

Date: 7/31/24

7/31/24

Date:

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for

both pa	and should be treated as such. The Schedule 2 shall arties recognize this Schedule as a binding docuractors/subconsultants, must properly execute this docuractors.	u <mark>ment</mark> . All	Subcontract	ors/subconsultants,	including any tiered
SOLICITA	TION/PROJECT NUMBER: 23-038				
SOLICITA	TION/PROJECT NAME: Water Treatment Plant N	o. 2 Expai	nsion		
Prime Co	ntractor: Kimley-Horn and Associates,	Inc. Subc	ontractor: Cr	aig A. Smith &	Associates, LLC
	ox(s) that apply) ☐WBE	ate of Palm E	Beach County (Certification (if appli	cable):
The unde	ersigned affirms they are the following (select one from Column 2	each columi	n if applicable):	Column 3
☑Male [□ Female □ African-American/Black □ □ Hispanic American □	lAsian Ameri lNative Amer		asian American	□Supplier
properly e to be perf which the	PARTICIPATION — S/M/WBE Primes must document all wor xecuted Schedule 2 for any S/M/WBE participation may resu ormed or items supplied with the dollar amount and/or perce S/M/WBE is certified. A detailed proposal may be attached to	ilt in that parti entage for eac to a properly e	cipation not bei h work item. S/ xecuted Schedu	ng counted. Specify ir M/WBE credit will onl Ile 2.	detail, the scope of work y be given for the areas in
Line Item	Item Description	Unit Price	Quantity/ Units	Contingencies/ Allowances	Total Price/Percentage
	Subsurface Utility Engineering				.75%
	*				
	signed Subcontractor/subconsultant is prepared to self-perfoowing total price or percentage:75%	rm the above-	described work	in conjunction with th	e aforementioned project
	ersigned intends to subcontract any portion of this work to a flow accompanied by a separate properly executed Schedul		ntractor/subco	nsultant, please list tl	ne business name and the
Na	me of 2 nd /3 rd tier Subcontractor/subconsultant	Price o	r Percentage: _		
				(I O A)	
-	Kimley-Horn and Associates, Inc.			th & Associa	
	by: Jane R. Hull	By:	rame of Subcon	lactor, subconsultant	
	Authorized Signature Lance Littrell, P.E.	Stenl	Au hen C. Smith	thorized Signature	
P	rint Name	Print N			
	Vice President	Pre	sident		
Ī	ïtle	Title			
_	7/31/24		7/31/24		

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any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: HBC Engineering Company (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): _____ ☑SBE □WBE ☑MBE □M/WBE □Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 2 Column 3 ☑Male ☐ Female ☑ African-American/Black ☐ Asian American ☐ Caucasian American ☐ Supplier ☐ Hispanic American □ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to sùbmit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line **Unit Price** Contingencies/ Total Price/Percentage **Item Description** Quantity/ Item Units **Allowances** Structural Engineering 4% 2% Water Distribution Systems The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 6% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: Name of 2nd/3rd tier Subcontractor/subconsultant Kimley-Horn and Associates, Inc. **HBC** Engineering Company Print Name of Prime Print A me of Subcontractor/subconsultant Authorized Signature Authorized Signature Adebayo Coker Lance Littrell, P.E. Print Name Print Name President Vice President Title Title Date: 7/31/24 7/31/24

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: Hillers Electrical Engineering, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): _____ ☑SBE ☑WBE ☑MBE ☑M/WBE □Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 2 Column 3 ☑ Male ☐ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American □ Supplier ☐ Hispanic American ☐ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line Item Description **Unit Price** Total Price/Percentage Quantity/ Contingencies/ Item Units **Allowances** 9.03 Electrical Engineering - Industrial Facilities 14% The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 14% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: N/A N/A Name of 2nd/3rd tier Subcontractor/subconsultant Kimley-Horn and Associates, Inc. Hillers Electrical Engineering, Inc. Print Name of Prime Print Name of Subcontractor/subconsultant Authorized Signature Authorized Signature Lance Littrell, P.E. Paul Hillers, P.E. Print Name Print Name Vice President President _{Date:} 7/31/24 _{Date:} 7/31/24

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for

any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: _23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: JLA Geosciences, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): 4/10/23 - 4/9/2026 ☑SBE ☐WBE ☐MBE ☐M/WBE ☐Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 3 Column 1 Column 2 ☑ Male ☐ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American □ Supplier ☐ Hispanic American ☐ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line **Item Description Unit Price** Quantity/ Contingencies/ **Total Price/Percentage** Item Units **Allowances** 6.01 Soils, Foundation Material Testing - Geological and Geophysical Studies .5% 6.04 Soils and Foundation - Hydraulic & Hydrologic Studies .5% 12.06 Environmental Engineering - Water Resources Evaluation and Development .5% The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 1.5% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: N/A Name of 2nd/3rd tier Subcontractor/subconsultant Kimley-Horn and Associates, Inc. JLA Geosciences, Inc. Print Name of Prime Print Name of Subconfractor/subconsultant Authorized Signature Lance Littrell, P.E. **Print Name Print Name** PRESIDENT Vice President Title Title 7/31/24 7/31/24 Date: Date:

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal.

SOLICITATION/PROJECT NUMBER: 23-038

SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion

Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: Mikas Enterprise, Inc. (Check hox(s) that apply)

Prime Contractor:	Kimle	y-Horn	and Associa	tes, Inc. _{Subcontra}	actor: Mikas Enter	orise, Inc.	
(Check box(s) that ☑SBE □WBE		□ M/WBE	□Non-S/M/WBE	Date of Palm Beach	County Certification (if a	pplicable):	2/6/26
The undersigned at Column 1	ffirms th	•	ollowing (select one umn 2	from each column if a	pplicable):	Column 3	
☑Male □Female			frican-American/Bla ispanic American	ack □Asian American □Native American	☐ Caucasian American	□Supplier	

<u>S/M/WBE PARTICIPATION</u> – <u>S/M/WBE Primes must document all work to be performed by their own work force on this form</u>. Failure to submit a properly executed Schedule 2 for any <u>S/M/WBE</u> participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2.

Line Item	Item Description	Unit Price	Quantity/ Units	Contingencies/ Allowances	Total Price/Percentage
item	Permitting Services, Environmental		Offics	Allowalices	.50%
	Commodity Code 92670				.00%

The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: .50%

If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the
amount below accompanied by a separate properly executed Schedule 2.

N/A

Name of 2nd/3rd tier Subcontractor/subconsultant

Kimley-Horn and Associates, Inc.	Mikas Enterprise, Inc.
Print Name of Prime By: Area R. Hall	Print Name of Subcontractor/subconsultant By:
Authorized Signature	Authorized Signature
Lance Littrell, P.E.	Michael A. Castro
Print Name	Print Name
Vice President	President / CEO
Title	Title
7/31/24	7/31/24

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: Ron Charter Consulting Inc (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): $\frac{5}{2}$ 22 - $\frac{5}{125}$ ☑SBE □WBE □MBE □M/WBE □Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 2 Column 3 ☑Male ☐ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American □ Supplier ☐ Hispanic American □ Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line Item Description **Unit Price** Quantity/ Contingencies/ Total Price/Percentage **Item** Units Allowances Construction Observation 1.5% The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: 1.5% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: N/A N/A Name of 2nd/3rd tier Subcontractor/subconsultant Kimley-Horn and Associates, Inc. Ron Charter Consulting Inc Print Name of Prime Print Name of Subcontractor/subconsultant Authorized Signature Lance Littrell, P.E. Ronald Charter Print Name Print Name Vice President President Title Title _{Date:} 7/31/24 _{Date:} 7/31/24

A completed Schedule 2 is a binding document between the Prime Contractor/consultant and a Subcontractor/subconsultant (for any tier) and should be treated as such. The Schedule 2 shall contain bolded language indicating that by signing the Schedule 2, both parties recognize this Schedule as a binding document. All Subcontractors/subconsultants, including any tiered Subcontractors/subconsultants, must properly execute this document. Each properly executed Schedule 2 must be submitted with the bid/proposal. SOLICITATION/PROJECT NUMBER: 23-038 SOLICITATION/PROJECT NAME: Water Treatment Plant No. 2 Expansion Prime Contractor: Kimley-Horn and Associates, Inc. Subcontractor: The Merchant Strategy, Inc. (Check box(s) that apply) Date of Palm Beach County Certification (if applicable): 8/16/23 - 8/15/26 ☑SBE ☑WBE ☐MBE ☐M/WBE ☐Non-S/M/WBE The undersigned affirms they are the following (select one from each column if applicable): Column 1 Column 2 Column 3 ☐Male ☑ Female ☐ African-American/Black ☐ Asian American ☐ Caucasian American ■Supplier ☐ Hispanic American ■Native American S/M/WBE PARTICIPATION - S/M/WBE Primes must document all work to be performed by their own work force on this form. Failure to submit a properly executed Schedule 2 for any S/M/WBE participation may result in that participation not being counted. Specify in detail, the scope of work to be performed or items supplied with the dollar amount and/or percentage for each work item. S/M/WBE credit will only be given for the areas in which the S/M/WBE is certified. A detailed proposal may be attached to a properly executed Schedule 2. Line **Item Description Unit Price** Quantity/ Contingencies/ Total Price/Percentage Item Units **Allowances** Public Involvement .50% The undersigned Subcontractor/subconsultant is prepared to self-perform the above-described work in conjunction with the aforementioned project at the following total price or percentage: .50% If the undersigned intends to subcontract any portion of this work to another Subcontractor/subconsultant, please list the business name and the amount below accompanied by a separate properly executed Schedule 2. Price or Percentage: N/A N/A Name of 2nd/3rd tier Subcontractor/subconsultant Kimley-Horn and Associates, Inc. The Merchant Strategy, Inc. Print Name of Subcontractor/subconsultant Print Name of Prime Authorized Signature **Authorized Signature** Lance Littrell, P.E. **Print Name** Vice President Title 7/31/24

Date:

Date: 7/31/24

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the bid/	proposal.							
SOLICIT	ATION/PROJECT NUMBER: 23-038							
SOLICITA	ATION/PROJECT NAME: Water Treatment Plant	No. 2 Expar	nsion					
	ontractor: Kimley-Horn and Associates			al Safety Training	& Consultants LLC			
	nov(s) that apply)	•						
	□WBE □M/WBE □Non-S/M/WBE	Date of Palm B	each County (Certification (if appli	cable): 1/11/24 - 1/10/27			
The und	ersigned affirms they are the following (select one fro	om each columi	if applicable):	Column 3			
the same of the sa								
₩ Iviale	☐ Female ☐ African-American/Black ☐ Hispanic American	☐Native Amer		asian American	□Supplier			
properly to be per	E PARTICIPATION — S/M/WBE Primes must document all we executed Schedule 2 for any S/M/WBE participation may reformed or items supplied with the dollar amount and/or peres S/M/WBE is certified. A detailed proposal may be attached	sult in that partic rcentage for eacl	cipation not bei n work item. S/	ng counted. Specify in M/WBE credit will on	detail, the scope of work			
Line Item	Item Description	Unit Price	Quantity/ Units	Contingencies/ Allowances	Total Price/Percentage			
	Contractor Compliance Monitoring Services				.25%			
	Safety Training and Awareness Services				.25%			
	rsigned Subcontractor/subconsultant is prepared to self-per lowing total price or percentage:5%	form the above-	described work	in conjunction with th	e aforementioned project			
	ersigned intends to subcontract any portion of this work to elow accompanied by a separate properly executed Sched		ntractor/subco	nsultant, please list t	he business name and the			
	1/4		4					
-	N/A Name of 2nd/3rd tier Subcontractor/subconsultant							
N:	ame of 2 nd /3 rd tier Subcontractor/subconsultant							
	Kimley-Horn and Associates, Inc.			raining & Con				
	Print Name of Prime	Print N	By: Authorized Signature					
	By: Jane K. Stull	Ву:						
	Authorized Signature							
	Lance Littrell, P.E.	Print I	Print Name					
	3 3346 (300000000	r i i i i i	C	50				
	Vice President Title	Title		1				
	7/04/04			1/30/20				
	Date: 7/31/24	Date:		110-1-				

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CONTRACT FOR CONSULTING/PROFESSIONAL SERVICES WATER TREATMENT PLANT NO. 2 EXPANSION PBCWUD PROJECT NO. 23-038, PACKAGE IDENTIFICATION NO. TR01

Exhibit E NONGOVERNMENTAL ENTITY HUMAN TRAFFICKING AFFIDAVIT Section 787.06(13), Florida Statutes

THIS AFFIDAVIT MUST BE SIGNED AND NOTARIZED

	e of <u>Kimley-Horn and Associates, Inc.</u> (Consultant) For labor or services as defined in section 787.06, Florida					
Jame R. S. H.M.	Lance Littrell, Vice President (printed name and title of officer or representative)					
Sworn to and subscribed before me by means of physical presence or online notarization this,						
Type of identification produced	SUSAN M. GREMONPREZ Commission # HH 355784 Expires February 9, 2027					

(Notary Seal)

ATTACHMENT 1

AFFIRMATIVE PROCUREMENT INITIATIVES FOR PROFESSIONAL SERVICES CONTRACTS ("API"s)

The API(s) approved for this project are selected below by ⊠. Any proposal/response/bid that fails to comply with the API requirements after the period allowed for waiver requests has lapsed shall be deemed non-responsive. Capitalized terms are defined as set forth in the EBO Ordinance. Exhibit "X" attached hereto and incorporated herein by reference, includes all forms related to the EBO Program, including waiver forms and good faith documentation. Also, see the EBO Ordinance and Countywide PPM CW-O-043 for further information on APIs.

□ SBE Vendor Rotation - Contract valued at less than \$100,000 (non-CCNA) (no price competition)

Prequalified SBE firms will be assigned work tasks on a rotating basis.

A prequalified panel of SBE Professional Services firms (the SBE Vendor Rotation List) will be assigned work tasks on a rotating basis. Periodically, the SBE Vendor Rotation list shall be re-ordered according to the firm with the least amount of dollars received to the most dollars received from the County based upon the cumulative dollars received within the past year.

☐ SBE Vendor Rotation - Contract valued at less than \$100,000 (price competition required)

The Originating Department shall solicit price quotations from the next 3 prequalified SBE firms in the SBE Vendor Rotation list.

When the County requires price competition in its Solicitations, and when quotations from several firms are required before award of Contracts valued at less than \$100,000, Solicitations for price quotations shall be affirmatively and directly sought from the next 3 firms appearing in the SBE Vendor Rotation list of prequalified firms for that type of Professional Service prior to Contract award. With each successive Solicitation of quotations of this type, the list shall be rotated to the next group of three SBE vendors appearing in the rotation.

☐ Evaluation Preference for New SBE Prime Respondents for RFPs

_____ points (Up to 15 percent of total evaluation points) have been allocated for NEW SBE Prime respondents for this Contract.

Up to 15 percent (15%) of the total number of evaluation points allocated for selection of a Professional Services firm by the County shall be reserved for SBE prime respondents that have only received their first contract award with the County within the past year, or have not yet received a cumulative total of \$1,000,000 or more in payments from the County for Professional Services rendered (whichever period of time is longer).

☐ SBE Reserve for Contracts Less than \$5,000

This Contract procurement is limited to certified SBE Professional Services firms.

Small Professional Services Contracts valued at less than \$5,000 shall be reserved exclusively for competition among SBE Professional Services firms.

□ SBE Reserve for Contracts Between \$5,000 and \$99,999, (non-CCNA) SBE Quotations Required

The Originating Department shall affirmatively solicit at least 2 to 3 quotations or proposals from SBE firms prior to award.

For non-CCNA Professional Services Contracts valued between \$5,000 and \$99,999, the County shall require at least two to three quotations or proposals be solicited from SBE Professional Services firms before the County may make an award.

☐ SBE Evaluation Preference for SBE Prime Respondents (Contracts less than \$500,000)

_____ Points (up to 15% of the total evaluation points) are available to SBE prime respondents

An SBE Evaluation Preference of up to 15 percent (15%) of the total number of available evaluation points for scoring of proposals shall be reserved for SBE prime bidders on County Professional Services Contracts valued at less than \$500,000.

☐ SBE Evaluation Preference for SBE Participation (Contracts \$500,000 or greater)

_____ (0 to 15%) total evaluation points shall be awarded based on the level of SBE dollar participation committed to on the prime respondent/bidder's team.

Evaluation Preference points shall be awarded on a sliding scale from zero up to 15 percent (15%) of the total available evaluation points for scoring of proposals to those firms responding to Professional Services Solicitations valued at \$500,000 or greater. The sliding scale shall be based upon the relative level of SBE dollar participation that has been committed to on the prime respondent/bidder's team (e.g., zero SBE participation on a prime respondent/bidder's team shall yield zero evaluation points, whereas the maximum SBE participation among all prime bidders, at the prime Contract and subcontract levels combined, shall yield award of fifteen Evaluation Preference points out of 100; and a prime respondent/bidder's team that achieves only half as many dollars in SBE participation as the firm with the greatest SBE dollar participation at the prime Contract and subcontract levels combined shall be awarded 7.5 evaluation points out of 100.

A 20% SBE subcontracting participation goal is established for this Contract.

A minimum mandatory goal of 20% of the total estimated dollar value of the Contract shall be subcontracted to SBEs, however the EBO Office shall reduce or waive this goal when there is inadequate availability of SBE prime and / or subcontractor firms.

Up to 15 (0 to 15%) evaluation total points shall be awarded based on the level of M/WBE dollar participation that has been committed to on the prime respondent/bidder's team.

Evaluation Preference points shall be awarded on a sliding scale from zero up to 15 percent (15%) of the total available evaluation points for scoring of proposals based upon the relative level of M/WBE dollar participation that has been committed to on the prime respondent/bidder's team (e.g., zero M/WBE participation on a prime respondent/bidder's

team shall yield zero evaluation points, whereas the proposal from the prime respondent/bidder that proposes achieving the maximum M/WBE participation among all prime respondent/bidders, at the prime Contract and subcontract levels combined, shall yield award of fifteen Evaluation Preference points out of 100 to that bidder; and a prime respondent/bidder's team that achieves only half as many dollars in M/WBE participation as the firm with the greatest M/WBE dollar participation at the prime Contract and subcontract levels combined shall be awarded 7.5 evaluation points out of 100).

Explanation of GSC's reasons for applying this API:

□ <u>M/W</u>	BE Subcontracting Goals for Professional Services						
	(Up to 40%) of this Contract shall be subcontracted to certified M/WBE owned by African American, Hispanic American, Asian American, Native American and non-minority women persons.						
	Up to 40% of this Contract as noted above, shall be subcontracted to eligible M/WBEs (i.e. certified M/WBE firms owned by African American, Hispanic American, Asian American Native American, and non-minority women persons). However the EBO Office shall reduce or waive this goal when there is inadequate availability of M/WBE prime and / or subcontractor firms.						
	Explanation of GSC's reasons for applying this API:						
□ <u>M/W</u>	BE Segmented Subcontracting Goals for Professional Services						
	% of the M/WBE subcontracting goal shall be achieved through the utilization of □ African American, □ Hispanic American, □ Asian American, □ Native American, □ Non-minority women persons (Check applicable).*						
	M/WBE Segmented Subcontracting Goals are established where an overall combined M/WBE goal is accompanied by subsets of one or more smaller goals that specifically target the participation of a particular segment of Minority Group Member segments or the WBE segment based upon that segment's relative availability. Such segmented goals shall						

specifically target the participation of a particular segment of business enterprises owned and controlled by women or certain Minority Group Members (e.g., African-Americans) based upon relative availability, as well as the existence of consistently and significantly greater patterns of underutilization and disparity within an industry as compared to other gender and Minority Group Member categories of M/WBEs. (For example, if an overall M/WBE subcontracting goal is set at 46% on a given Contract, the segmented subcontracting goal may require that at least 10% of that 46% shall be satisfied through

the utilization of African American subcontractors.) The EBO Office shall reduce or waive this goal when there is inadequate availability of M/WBE prime and / or subcontractor firms.

Explanation of GSC's reasons for applying this API:

☐ M/WBE Vendor Rotation – Contracts valued at less than \$100,000- Non-CCNA- No Price Competition

A prequalified panel of M/WBEs shall be assigned work tasks on a rotating basis.

For non-CCNA County Professional Services Contracts valued at less than \$100,000, a prequalified panel of M/WBE Professional Services firms will be assigned work tasks on a rotating basis. Periodically, the M/WBE Vendor Rotation list shall be re-ordered according to the firm with the least amount of dollars received to the most dollars received from the County based upon the cumulative dollars received within the past year.

Explanation of GSC's reasons for applying this API:

□ M/WBE Vendor Rotation - Contracts valued at less than \$100,000-Non-CCNA with Price Competition required

The Originating Department shall solicit quotations from the next 3 firms appearing in the M/WBE Vendor Rotation list.

When quotations from several firms are required before award of Contracts valued at less than \$100,000, Solicitations for price quotations shall be affirmatively and directly sought from the next three firms appearing in the M/WBE Vendor Rotation list of prequalified firms for that type of Professional Service prior to Contract award. With each successive Solicitation of quotations of this type, the list shall be rotated to the next group of three M/WBE vendors appearing in the rotation.

Explanation of GSC's reasons for applying this API:

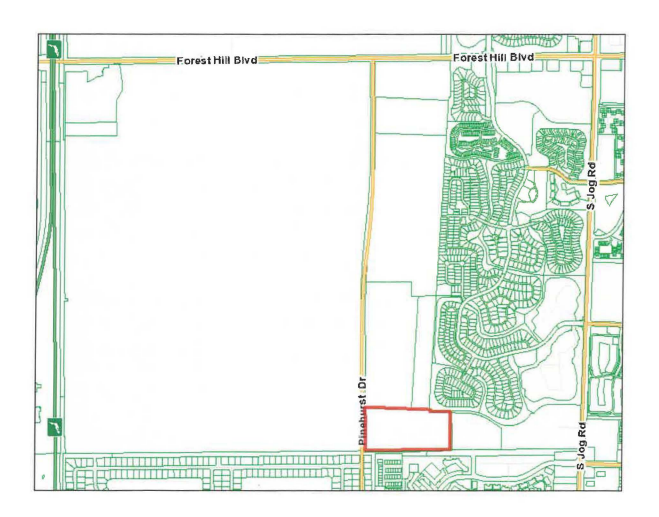
☐ M/WBE Required Quotations for DPO Contracts up to \$5,000						
For small DPO Professional Services Contracts valued at less than five thousand dollars (\$5,000), the Originating Department shall solicit quotes from (up to 3) M/WBE firms prior to award.						
Explanation of GSC's reasons for applying this API:						
□ Required M/WBE Solicitation for non-CCNA Contracts Valued Between \$5,000 and \$99,999						
The Originating Department shall solicit at least two to three quotations or proposals from M/WBE Professional Services firms before the County may make an award.						

Explanation of GSC's reasons for applying this API:

ATTACHMENT 2

Location Map

PBCWUD Project No. 23-038



ATTACHMENT 3



Palm Beach County Compliance Summary Report

Vendor Number	Vendor Name	AM Best Rating	Insurance Carrier	Policy #	Eff. Date	Exp. Date	Coverage	Contract Number	Contract Name
DX00002923	Kimley-Horn and Associates, Inc.	Modified	Compliant					23-038	Water Treatment Plant No. 2 Expansion
		Ap , XV	National Union Fire Insurance Company of Pittsburg	CA2970071	4/1/2024	4/1/2025	Auto Liability		
		Ap , XV	National Union Fire Insurance Company of Pittsburg	CA4489663	4/1/2024	4/1/2025	Auto Liability		
		Ag , XV	Allied World Assurance Company (U.S.) Inc.	03127930	4/1/2024	4/1/2025	Excess Liability		
		Ap , XV	National Union Fire Insurance Company of Pittsburg	GL5268169	4/1/2024	4/1/2025	General Liability		
		A , XV	Lloyds Underwriters (Canada Branch)	B0146LDUSA2404949	4/1/2024	4/1/2025	Professional Liability		
		Ar , XV	New Hampshire Insurance Company	WC015893685	4/1/2024	4/1/2025	Workers Comp		

Risk Profile:

Standard - Construction Services

Required Additional Insured: Palm Beach County Board of County Commissioners

Ownership Entity: