PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:

August 22, 2023

Consent [X]

Regular []

Public Hearing []

Department:

Water Utilities Department

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to; A) Approve Agreement No 4600004795 with the South Florida Water Management District (SFWMD) in the amount of \$5,000,000 for the Green Cay Wetlands 2 mgd Indirect Potable Reuse Project - Water Purification Treatment Plant, 2.3 miles Reclaimed Water main, and 4 Surficial Aquifer Wells (Project); The agreement is effective as of the date of execution by the Board of County Commissioners and ends March 31, 2026; and B) Authorize the County Administrator, or designee, to execute standard grant agreements, amendments, and all other documents necessary of the grant award that do not substantially change the scope of work, terms or conditions of the agreement; and C) Approve a \$5,000,000 Budget Amendment in the Water Utilities Department Capital Improvement Fund to establish budget for the grant.

Summary: The SFWMD has allotted \$41.5 million to assist local governments, public and private water providers, and other entities with construction and/or implementation of alternative water supply (AWS) or water conservation through the Cooperative Funding Grant Program. This is a portion of the Palm Beach County Water Utilities Department's (PBCWUD) Green Cay Phase 2 Project. The Project funding will include excavation, clearing, and grubbing of the site locations for the Water Purification Facility (WPF) and the lake at Green Cay Park; construction of foundations for the WPF and the Chemical Containment buildings including pipe trenches and erosion control measures; purchase and installation of water mains, WPF yard piping; and installation of electrical duct bank at the WPF. The objectives of the Project are to produce purified water that will be conveyed to the lakes at the park for recreational use and recharge the aquifer. The Project is included in the PBCWUD FY23 budget. (PBCWUD Project No. 20-036) The \$5,000,000 grant requires a \$5,000,000 (50%) match which will be funded from a one-time expenditure from Water Utilities user fees, connection fees and balance brought forward. The agreement contains indemnification and liability provisions that differ from that adopted for use by the County under PPM CW-F-049. In accordance with PPM CW-F-049, Risk Management and the County Attorney's Office have reviewed the language and advised the PBCWUD of the associated risks. Due to business needs and the benefits to be derived from the Agreement, Risk Management and the County Attorney's Office have agreed to allow PBCWUD to move the agreement forward for Board of County Commissioner approval. District 5 (MWJ)

Background and Justification: Governor Ron DeSantis and the Florida Legislature support water supply and water resource development projects through state funding assistance. The SFWMD selected applications for FY23 funding consideration for AWS and water conservation projects to support Florida's continuing efforts to implement cost-effective strategies to conserve its precious water resources while meeting the state's water needs.

Attachments:

- 1. Two (2) Originals South Florida Water Management District Agreement No. 4600004795
- 2. Location Map
- 3. Budget Amendment Form

Recommended By:	Au Bayat	814123
·	Department Director	Date
Approved By:	helf Blu	V S(16/23
	Assistant County Administrate	or Date '

II. FISCAL IMPACT ANALYSIS

A. Five Year Sum	mary of Fisca	ıl Impact:			
Fiscal Years	2023	2024	2025	2026	2027
Capital Expenditures Operating Costs External Revenues Program Income (County) In-Kind Match County	\$10,000,000 (\$5,000,000) <u>0</u> 0	<u>0</u>	<u>0</u> 0 0 0	<u>0</u> 0 0 0	<u>0</u> 0 0 0
NET FISCAL IMPACT	\$5,000,000	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
# ADDITIONAL FTE POSITIONS (Cumulative)	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
Budget Account No.:	Fund <u>4</u>	<u>011</u> Dept. <u>721</u>	Unit <u>W050</u>	Object <u>6545</u>	
ls Item Included in Cui *See attached bud	•	nt	Yes_ <u>X*</u> _	No	
Does this item include	the use of fed	eral funds?	Yes_X	No	
		Reporting Car	tegory <u>N/A</u>		
B. Recommended	l Sources of i	Funds/Summary	of Fiscal Impac	et:	
SFWMD Grant Agr One time expenditu Total Grant Project	ire from user fee	795 s, connection fees an	d balance brought f	\$5,000, forward. <u>\$5,000</u> \$10,000,	000.00 ,000.00 000.00
C. Department Fis	scal Review:	Johny Be	utos		
	111.	REVIEW COMM	<u>ENTS</u>		
A. OFMB Fiscal a	nd/or Contrac	t Development a	and Control Cor	mments:	
Lisa Mo	Slu FMB MAR	12003	Contract Develo	Jacobuse pment and Contro	9/15/2
B. Legal Sufficien	cy:				
Assistant	County Attorr	8/16/23 ney			

C. Other Department Review:

Department Director

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



SOUTH FLORIDA WATER MANAGEMENT DISTRICT FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION ALTERNATIVE WATER SUPPLY FUNDING PROGRAM

Alternative Water Supply (AWS)

Recipient: Palm Beach County Board of

County Commissioners

Recipient's Project Manager: Jane House

Address: Water Utilities

8100 Forest Hill Blvd West Palm Beach, FL 33413

Telephone No: 561-493-6076

E-mail Address: jhouse@pbcwater.com

Agreement Number: 4600004795

Governing Board Approval Date: May 12, 2022

District Funding Amount: \$5,000,000

Contract Term: October 1, 2022 - March 31, 2026*

*All deliverables are due by February 28, 2026

SFWMD Project Manager: Robert Wanvestraut

Telephone No.: (561) 682-6615

E-mail Address: rowanves@sfwmd.gov

Contract Specialist: Sharman Rose

E-mail Address: shrose@sfwmd.gov

Telephone No.: (561) 682-2167

Fax No.: (561) 682-5624

Address:

3301 Gun Club Road

West Palm Beach, FL 33406

Insurance: Not Applicable

Federal Employer Identification Number: 59-6000785

Project Title: DEP AWS - Project #LEC -312 (AWS-SFDEP-87) Green Cay Wetlands 2 mgd Indirect Potable Reuse Project - water purification treatment plant, 2.3 miles reclaimed water main, and 4 surficial

aquifer wells

Agreement No. 4600004795, Page 1 of 12

This **Agreement** is entered into between "the Parties," the South Florida Water Management **District**, the "**District**", and the undersigned party, hereinafter referred to as the "**Recipient**." The **Recipient** warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms and conditions of this **Agreement**, and shall abide by all legal, financial and reporting requirements, such as matching funds and final reports for all funding received by the **Recipient** from the **District**.

ARTICLE 1 – PROJECT

- 1.1 The **Recipient** shall, to the satisfaction of the **District**, fully and timely construct and perform all work items described in the "Statement of Work," hereinafter referred as the "Project", attached hereto as Exhibit "A", and made a part of this **Agreement**.
- 1.2 As part of the deliverables to be provided by the **Recipient** under this **Agreement**, the **Recipient** shall substantiate, in whatever forum reasonably requested by the **District**, any supporting documentation utilized as a basis for payment by the **District**. This paragraph shall survive the expiration or termination of this **Agreement**.
- 1.3 Attached to this **Agreement** are the following exhibits, which are incorporated herein:

Exhibit A Statement of Work
Exhibit B Summary Schedule of Tasks and Deliverables
Exhibit C Quarterly Status Report
Exhibit D Final Project Summary Report
Exhibit E Federal/State Appropriations
Attachment 1 Exhibit B Attachment
Attachment 8 Federal Fund Terms

ARTICLE 2 - TERM OF THE AGREEMENT

- 2.1 The period of performance of this **Agreement** shall be the dates noted on the first page of this **Agreement**.
- 2.2 The Parties agree that time is of the essence in the performance of each and every obligation under this **Agreement**.

ARTICLE 3 – COMPENSATION / CONSIDERATION

3.1 As consideration for the Project required by this **Agreement**, the **District** shall pay the **Recipient** the funding amount as specified on the cover page of this **Agreement**. Such amount is a not-to-exceed the specified amount and therefore, no additional consideration shall be authorized. The **Recipient** shall provide <u>at least</u> fifty percent (50%) or more of the Project's actual construction cost, unless a different amount is authorized pursuant to Section 373.707, Florida Statutes. The **Recipient** acknowledges that the **District** may authorize an amount less than fifty percent (50%); and, if current fiscal year construction costs decrease, the approved funding may be decreased. The approved funding is a percentage, <u>up to</u> fifty

Agreement No. 4600004795, Page 2 of 12

percent (50%) based on the estimated current fiscal year project construction cost. Payment will be made by the **District** for work authorized and completed between October 1, 2022 and February 28, 2026. The **District** will not reimburse the **Recipient** for work that commences prior to the start date of the **Agreement** or for work completed after February 28, 2026.

- 3.2 The **Recipient** assumes sole responsibility for all work, which is performed pursuant to Exhibit "A". By providing funding hereunder, the **District** does not make any warranty, guaranty or any representation whatsoever regarding any of the work performed hereunder, including but not limited to, the adequacy or sufficiency of all or any part of work described in Exhibit "A".
- 3.3 The **Recipient** hereby agrees <u>not</u> to use **District** funding for any work associated with the research, design and permitting aspects of the Project. **District** funds shall only be used for the construction activities described in Exhibit "A".
- 3.4 The **Recipient** agrees to reimburse the **District** funds provided through this **Agreement** for facilities (i.e. test/production wells, etc.) that do not become an operational component of the overall alternative water supply facility within the timeframe established in the application. Notwithstanding anything in this **Agreement** to the contrary, this paragraph shall remain in full force and effect for twenty (20) years from the date of contract execution.
- 3.5 Notwithstanding any provisions of this **Agreement** to contrary, the **District** reserves the right, without financial or other penalty or obligation, to (1) cancel this contract and/or (2) reduce the amount of funding to be provided by the **District** pursuant to this **Agreement** in the event the **District** does not receive all or any state appropriation for the alternative water supplies program from the State of Florida as provided in the State's 2022-2023 fiscal year budget.

ARTICLE 4 - FUNDING PAYMENTS AND REPORTING

- 4.1 The **Recipient** shall provide a completed Quarterly Status Report attached hereto as Exhibit "C" within ten (10) business days of the following due dates December 31, 2022, March 31, 2023, June 30, 2023, September 30, 2023, December 31, 2023, March 31, 2024, June 30, 2024, September 30, 2024, December 31, 2024, March 31, 2025, June 30, 2025, September 30, 2025, and December 31, 2025. Reports shall provide detail on the progress of the Project; amounts expended to date per task and outline any potential issues affecting Project completion or overall schedule. In addition, on or before February 28, 2026, the **Recipient** shall provide a completed Final Project Summary Report, attached hereto as Exhibit "D" and the Final Reimbursement Request Package. Concurrent with delivery of the final deliverable(s), the **Recipient** shall provide certification that all construction has been completed in accordance with Exhibit "A" of this **Agreement**.
- 4.2 In the event actual construction costs are less than the not-to-exceed amount for a particular task stated in Exhibit "B", the **Recipient** will have the right to apply the unexpended balance toward another task, unless the total current fiscal year construction cost has decreased. The **Recipient** shall provide prior written notice of its decision to exercise this right. If the

Agreement No. 4600004795, Page 3 of 12

Recipient does not exercise this right, the **Recipient** agrees to amend the contract to revise the approved funding consistent with the original percentage to the lower construction cost. In no event, shall the **District**'s total obligation exceed the amount specified in Exhibit "B" for this **Agreement**; however, an actual construction cost less than an estimated construction cost may result in a reduced final payment. The **Recipient** is responsible for any additional funds either through local revenues, grants, other appropriations, and/or other funding sources.

- 4.3 The **District** shall make payment to the **Recipient** upon completion and acceptance of the deliverable(s) as described in the "Payment and Deliverable Schedule", and receipt of a fully documented reimbursement request package. The **Recipient's** reimbursement request package shall contain the backup documentation required (see Attachment 1 to Exhibit "B"). The request shall include but is not limited to:
 - Recipient's invoice (include the District's Agreement Number and Purchase Order number);
 - Signed certification letter on **Recipient's** letterhead (signed by an authorized representative of the **Recipient**);
 - Tasks completed per the **Agreement** (if all tasks finished, a statement indicating that the project is completed per the **Agreement**); and
 - Vendor invoices/application for payment) for the **District Project Manager(s)** to ascertain that each deliverable in the invoice has been substantially complete; and
 - Recipient proof of payment supporting vendor invoices; and
 - Photos before, during, and upon completion of the project; and
 - Copies of any applicable permits and/or inspection reports; and
 - Final record drawings; and
 - If applicable, signed certification of completion documentation, including but not limited to final inspection reports, Florida Licensed Professional Engineer certification of construction per design or Florida Licensed Professional Geologist for well construction.

The **Recipient** shall submit the final reimbursement request package and Exhibit "D" on or before September 30, 2024. Failure of the **Recipient** to follow the instructions set forth in the **Agreement** regarding a proper invoice and acceptable services and/or deliverables may result in an unavoidable delay in payment by the **District**.

4.4 Recipient shall send its invoices and attachments to <u>APInvoice@sfwmd.gov</u> and a copy to the District Project Manager. All invoices must reference the Recipient's legal name as authorized to do business with the State of Florida; District's Agreement Number and Purchase Order (PO) Number as specified on the cover page of the Agreement; a unique invoice number not previously used; date; a description of the services performed, and the amount to be invoiced. Recipient shall: 1) submit invoices using a pdf file at a resolution of no less than 300 dpi; 2) name the pdf file with the Recipient's name, Agreement number, and the PO number; 3) provide all required attachments with the invoice file, and 4) include the PO number and Invoice number in the subject line of the email. If email or pdf filing is not possible, the Recipient must provide the above to the following address:

South Florida Water Management District Accounts Payable P.O. Box 24682 West Palm Beach, FL 33416-4682

- 4.5 Recipient must submit its invoices in compliance with the requirements of this subsection and all other terms and conditions of this Agreement in order to receive prompt payment by the District as described in the applicable sections of Chapter 218, Florida Statutes. Recipient's failure to follow the instructions set forth in the Agreement regarding a proper invoice and acceptable services and/or deliverables may result in an unavoidable delay in payment by the District.
- 4.6 Upon completion of the Project, any data that was generated during the performance of the Project shall be submitted to the **District** upon request.
- 4.7 New Well Construction Projects: For projects involving construction of new wells, the **Recipient** shall:
 - 1. Submit design of well construction and testing programs to the **District** for review and comment prior to implementation. The **Recipient** shall integrate the **District's** comments into the final testing plan where feasible.
 - 2. Submit all pertinent well information collected during well construction and testing (i.e., depths, cuttings descriptions, geophysical logs, aquifer test data, etc.), as available. Submissions shall be provided electronically as specified by the **District**.
 - 3. If the final location of the well(s) varies from the original location specified in the Consumptive Use or other permit or permit applications, the **Recipient** shall provide the **District Project Manager(s)** with written proof that the appropriate permitting agency contact is aware of and agrees with the changes.

The data shall be archived in the **District's** permanent database and available to the public. Please contact Aurora Bouchier (561) 682-6649, <u>aubouchi@sfwmd.gov</u>, for instructions on submitting data.

ARTICLE 5 – CONTRACT MANAGEMENT

- 5.1 The Parties shall direct all matters arising in connection with the performance of this **Agreement** to the attention of the **District** Project Manager(s) for attempted resolution or action. The **District** Project Manager(s) shall be responsible for overall coordination and oversight relating to the performance of this **Agreement**.
- 5.2 All notices under this **Agreement**, other than those set forth in paragraph 4.2 above, shall be in writing and shall be deemed received if sent by electronic mail, overnight mail, or for cure and default notices, certified mail, to the respective addresses specified on the cover page of the **Agreement**.

Agreement No. 4600004795, Page 5 of 12

- 5.3 Should either Party change its address, written notice of such new address shall promptly be sent to the other Party.
- 5.4 All correspondence to the **District** under this **Agreement** shall reference the **District's Agreement** Number and PO Number.

ARTICLE 6 – TERMINATION / REMEDIES

6.1 It is the policy of the **District** to encourage good business practices by requiring the **Recipient** to materially perform in accordance with the terms and conditions of the **Agreement**. In accordance with Chapter 40E-7.215, Florida Administrative Code, "Material Breach" is defined as any substantial, unexcused non-performance by failing to perform an act that is an important part of the transaction or performing an act inconsistent with the terms and conditions of the **Agreement**.

If the **Recipient** materially fails to fulfill its obligations under this **Agreement**, the **District** will provide written notice of the deficiency by forwarding a Cure Notice citing the specific nature of the material breach. The **Recipient** shall have thirty (30) days to cure the breach. If the **Recipient** fails to cure the breach within the thirty (30) day period, the **District** shall issue a Termination for Default Notice. Once the **District** has notified the **Recipient** that it has materially breached its contract with the **District**, by sending a Termination for Default Notice, the **District's** Governing Board shall determine whether the **Recipient** should be suspended from doing future work with the **District**, and if so, for what period of time. Should the District terminate for default in accordance with this provision, the **District** shall be entitled to recover procurement costs in addition to all other remedies under law and/or equity.

- 6.2 The **District** may terminate this **Agreement** at any time for convenience upon thirty (30) calendar days prior written notice to the **Recipient**. The performance of work under this **Agreement** may be terminated by the **District** in accordance with this clause in whole, or from time to time in part, whenever the **District** shall determine that such termination is in the best interest of the **District**. Any such termination shall be affected by delivery of a Notice of Termination to the **Recipient**, specifying the extent to which performance of work under the **Agreement** is terminated, and the date upon which such termination becomes effective. In the event of termination, the **District** shall compensate the **Recipient** for all accepted work performed through the termination date. The **District** shall be relieved of any and all future obligations hereunder, including but not limited to, lost profits and consequential damages under this **Agreement**. The **District** may withhold all payments to the **Recipient** for such work until such time as the **District** determines the exact amount due to the **Recipient**.
- 6.3 In the event a dispute arises, which the **Project Managers**' cannot resolve between themselves, the Parties shall have the option to submit to non-binding mediation. The mediator or mediators shall be impartial, shall be selected by the Parties, and the cost of the mediation shall be borne equally by the Parties. The mediation process shall be confidential to the extent permitted by law.

Agreement No. 4600004795, Page 6 of 12

6.4 Notwithstanding anything in this **Agreement** to the contrary, the **District** reserves the right to terminate this **Agreement** immediately without notice in the event any of the representations contained in the **Recipient's** project application are found to be false or if the **Recipient** fails to complete the construction activities described in Exhibit "A", Statement of Work.

ARTICLE 7 – RECORDS RETENTION

- 7.1 The **Recipient** shall maintain records and the **District** shall have inspection and audit rights as follows:
 - A. Maintenance of Records. The Recipient shall maintain all financial and non-financial records and reports directly or indirectly related to the negotiation or performance of this Agreement, including supporting documentation for any service rates, expenses, research or reports. Such records shall be maintained and made available for inspection for a period of five (5) years from completing performance and receiving final payment under this Agreement.
 - B. <u>Examination of Records</u>. The **District** or designated agent shall have the right to examine in accordance with generally accepted governmental auditing standards all records directly or indirectly related to this **Agreement**. Such examination may be made only within five (5) years from the date of final payment under this **Agreement** and upon reasonable notice, time and place.
 - C. Extended Availability of Records for Legal Disputes. In the event the **District** should become involved in a legal dispute with a third party arising from performance under this **Agreement**, the **Recipient** shall extend the period of maintenance for all records relating to this **Agreement** until the final disposition of the legal dispute. All such records shall be made readily available to the **District**.
 - D. <u>Periodic Audits</u>. The **District** shall perform audits periodically to ensure funding objectives are being met.

7.2 Public Records

- A. Compliance with Florida Laws: Recipient must provide public access to all records concerning this Agreement according to applicable Florida laws including Chapter 119, Florida Statutes. If Recipient asserts any exemptions to Florida's public records laws, Recipient has the burden of establishing and defending the exemption. Recipient's failure to comply with this section is a breach of this Agreement.
- B. Recordkeeping and Public Access: Under the applicable sections of Chapter 119, Florida Statutes a request to inspect or copy public records relating to a District contract for services must be made directly to the District. In addition, Recipient must: (1) keep and maintain public records required by the District in order to perform the service; (2) upon request from the District's custodian of public records, provide the District with a copy of the requested records or allow the records to be inspected

Agreement No. 4600004795, Page 7 of 12

or copied within a reasonable time at a cost that does not exceed the cost provided by law; (3) 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 Agreement term and following completion of the Agreement if the Recipient does not transfer the records to the District; and (4) transfer, at no cost, to the District, all public records in possession of the Recipient or keep and maintain public records required by the District to perform the service. If the Recipient transfers all public records to the District upon completion of the Agreement, the Recipient shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Recipient keeps and maintains public records upon completion of the Agreement, the Recipient shall meet all applicable requirements for retaining the public records. All records stored electronically must be provided to the District upon request from the District's custodian of public records, in a format that is compatible with the information technology systems of the District. At the conclusion of the Agreement with the District, Recipient shall provide all applicable records associated with this Agreement on electronic media (CD-ROM or USB flash drive).

C. IF THE RECIPIENT HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE RECIPIENT'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT TELEPHONE NUMBER (561) 682-2729, EMAIL ADDRESS PUBLICRECORDS@SFWMD.GOV AND MAILING ADDRESS: 3301 GUN CLUB ROAD, WEST PALM BEACH, FL 33406.

ARTICLE 8 - STANDARDS OF COMPLIANCE

- 8.1 The **Recipient**, its employees, subcontractors or assigns, shall comply with all applicable federal, state, local laws regulations and requirement relating to the performance of this **Agreement**. The **District** undertakes no duty to ensure such compliance, but will attempt to advise the **Recipient**, upon request, as to any such laws of which it has present knowledge.
- 8.2 The laws of the State of Florida shall govern all aspects of this Agreement. The exclusive venue for any dispute(s) arising out of or related to this Agreement shall be in a court of competent jurisdiction located in Palm Beach County Florida.
- 8.3 Under the applicable sections of Chapter 216, Florida Statutes, the **Recipient** is prohibited from the expenditure of any funds under this **Agreement** to lobby the Legislature, the judicial branch or another state agency.
- 8.4 The **Recipient** has obtained, at its sole expense, all necessary licenses, authorizations and permits from the appropriate private party or federal, state, municipal or local agency, and

Agreement No. 4600004795, Page 8 of 12

other governmental approvals, prior to commencing performance of this **Agreement**. A delay in obtaining permits shall <u>not</u> give rise to a claim by the **Recipient** for additional compensation. If the **Recipient** is unable to obtain all necessary permits in a timely manner, either party may elect to terminate this **Agreement**, each party to bear its own costs, notwithstanding other provisions of this **Agreement** to the contrary. The **Recipient** agrees to comply with the terms and conditions of all permits.

- 8.5 The **Recipient** hereby assures that no person shall be excluded on the grounds of race, color, creed, national origin, handicap, age or sex, from participation in, denied the benefits of, or is otherwise subjected to discrimination in any activity under this **Agreement**. The **Recipient** shall take all measures necessary to effectuate these assurances.
- 8.6 The **Recipient** is hereby authorized to contract with third parties (subcontracts) for services awarded through a competitive process required by Florida Statutes. The **Recipient** shall not subcontract, assign, or transfer any other work under this **Agreement** without the prior written consent of the **District's** Project Manager. The **Recipient** agrees to be responsible for the fulfillment of all work elements included in any subcontract and agrees to be responsible for the payment of all monies due under any subcontract. It is understood and agreed by the **Recipient** that the **District** shall not be liable to any subcontractor for any expenses or liabilities incurred under the subcontract(s).
- 8.7 Pursuant to Section 287.133, Florida Statutes, a person or affiliate who has been placed on the convicted vendor list may not submit a bid, proposal, or reply to a request to provide any goods or services related to the construction of the Project contemplated herein. **Recipient** also assures that it is not on the **District**'s Suspension of Contractors List. **Recipient** agrees to include a provision to this effect in all requests for proposals and subcontracts related to construction of this Project.
- 8.8 The **Recipient** shall comply with Section 287.135, Florida Statutes. The **Recipient** further understands and accepts that this **Agreement** shall be either void by the **District** or subject to immediate termination by the **District** in the event there is any misrepresentation or false certification on the part of the **Recipient**. The **District**, in the event of such termination, shall not incur any liability to the **Recipient** for any work or materials furnished.
- This paragraph shall remain in full force and effect for twenty (20) years from the date of contract execution. After construction is completed on the Project, the **Recipient** shall continuously operate the Project as described in the Project application and consistent with the application water use permit(s). In the event the Project is not operated or completed in accordance with these requirements, the **Recipient**, if requested by the **District**, agrees to reimburse the amount of funding the **District** provided to this project. This amount may be prorated based on the number of years the completed project is operated using an assumed project life of 20 years. Furthermore, the **District** may cease funding for this Project and any future Projects proposed by the **Recipient**.

ARTICLE 9 – INDEMNIFICATION

Agreement No. 4600004795, Page 9 of 12

9.1 For value received, which is hereby acknowledged, the **Recipient** shall, subject to the limits permitted in Section 768.28, Florida Statutes, defend, indemnify, save, and hold the **District**, its officers, directors, board members, agents, assigns, and employees harmless from liabilities, damages, losses, and costs, including but not limited to reasonable attorney's fees, to the extent caused by the negligence, recklessness or intentionally wrongful conduct of the **Recipient** and other persons employed or utilized by the **Recipient** in the performance of the **Agreement**. The **District** shall have the right to approve counsel selected by the **Recipient** to defend the **District** in the event the **District** is named in any legal action. Pursuant to Section 768.28, Florida Statutes, nothing herein shall require the **Recipient** to be liable for intentional or reckless acts or for actions committed in bad faith or malicious purpose or in a manner exhibiting wanton and willful disregard of human rights, safety, or property. However, nothing contained here shall constitute a waiver by the **Recipient** of its sovereign immunity or the provisions of Section 768.28, Florida Statutes.

The **Recipient** further acknowledges that it is solely responsible for ensuring its compliance and the compliance of its subcontractors, suppliers, agents, assigns, invitees and employees with the terms of this **Agreement**. This paragraph shall survive the expiration or termination of this **Agreement**.

ARTICLE 10 – RELATIONSHIP BETWEEN THE PARTIES

- 10.1 The **Recipient** shall be considered an independent contractor and neither party shall be considered an employee or agent of the other party. Nothing in this **Agreement** shall be interpreted to establish any relationship other than that of an independent contractor between the parties and their respective employees, agents, subcontractors, or assigns during or after the performance of this **Agreement**. Both parties are free to enter into contracts with other parties for similar services.
- 10.2 The **Recipient** shall <u>not</u> assign, delegate or otherwise transfer its rights and obligations as set forth in this **Agreement** without the prior written consent of the **District**. Any attempted assignment in violation of this provision shall be null and void.
- 10.3 It is the intent and understanding of the Parties that this **Agreement** is solely for the benefit of the **Recipient** and the **District**. No person or entity other than the **Recipient** or the **District** shall have any rights or privileges under this **Agreement** in any capacity whatsoever, either as third-party beneficiary or otherwise.

ARTICLE 11 – GENERAL PROVISIONS

11.1 Notwithstanding any provisions of this **Agreement** to the contrary, the Parties shall <u>not</u> be held liable for any failure or delay in the performance of this **Agreement** that arises from fires, floods, strikes, embargoes, acts of the public enemy, unusually severe weather, outbreak of war, restraint of government, riots, civil commotion, force majeure, act of God or for any other cause of the same character, which is unavoidable through the exercise of due care and beyond the control of the Parties. Failure to perform shall be excused during the continuance of such circumstances, but this **Agreement** shall otherwise remain in effect. This provision shall <u>not</u> apply if the Statement of Work, Exhibit "A" of this **Agreement** specifies that

Agreement No. 4600004795, Page 10 of 12

performance by the **Recipient** is specifically required during the occurrence of any of the events herein mentioned.

- 11.2 Any inconsistency in this **Agreement** shall be resolved by giving precedence in the following order:
 - (a) Terms and Conditions outlined in Articles 1-11
 - (b) Exhibit "A" Statement of Work
 - (c) Application
 - (d) All other exhibits, attachments and documents specifically incorporated herein by reference
- 11.3 Failures or waivers to insist on strict performance of any covenant, condition, or provision of this **Agreement** by the Parties, their successors and assigns shall <u>not</u> be deemed a waiver of any of its rights or remedies, nor shall it relieve the other Party from performing any subsequent obligations strictly in accordance with the terms of this **Agreement**. No waiver shall be effective unless in writing and signed by the Party against whom enforcement is sought. Such waiver shall be limited to provisions of this **Agreement** specifically referred to therein and shall <u>not</u> be deemed a waiver of any other provision. No waiver shall constitute a continuing waiver unless the writing states otherwise.
- 11.4 Should any term or provision of this **Agreement** be held, to any extent, invalid or unenforceable, as against any person, entity or circumstance during the term hereof, by force of any statute, law or ruling of any forum of competent jurisdiction, such invalidity shall not affect any other term or provision of this **Agreement**, to the extent the **Agreement** shall remain operable, enforceable and in full force and effect to the extent permitted by law.
- 11.5 This **Agreement** may be amended only with the written approval of the Parties.
- 11.6 All publicity/outreach media will be jointly planned by the **Recipient** and the **District** and any and all materials, events, or endorsements arising out of this award will acknowledge the participation and funding by the **District**.
- 11.7 This **Agreement** may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. A photocopy, email or facsimile copy of this **Agreement** and any signatory hereon shall be considered for all purposes as original.
- 11.8 This **Agreement** states the entire understanding and **Agreement** between the Parties and supersedes any and all written or oral representations, statements, negotiations or **Agreements** previously existing between the Parties with respect to the subject matter of this **Agreement**. The **Recipient** recognizes that any representations, statements or negotiations made by **District** staff do not suffice to legally bind the **District** in a contractual relationship unless they have been reduced to writing and signed by an authorized **District** representative. This **Agreement** shall inure to the benefit of and shall be binding upon the parties, their respective assigns, and successors in interest.

IN WITNESS WHEREOF, the Parties or their duly authorized representatives hereby execute this **Agreement** on the date written below.

SOUTH FLORIDA WATER MANAGEMENT DISTRICT, BY ITS GOVERNING BOARD

By	Drew Bartlett, Executive Director
	e:
	Candida Heater, Division Director Administrative Services
Dat	e:
SFWMD Procurement Approved:	
By: Core	/20/2023
SFWMD Office of Counsel Approved:	
By: Date: 6/	26/2023
Recipient 's Lega	l Name: PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS
218	ficial:
Printed Name:	Gregg K. Weiss
Title:	Gregg K. Weiss
Date:	
	00004795, Page 12 of 12

ACCEPTED BY PALM BEACH COUNTY

(COUNTY SEAL)	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
ATTEST:	
JOSEPH ABRUZZO, CLERK OF THE CIRCUIT COURT AND COMPTROLLER	
By: DEPUTY CLERK	By: Gregg K. Weiss, Mayor
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	
By: ASSISTANT COUNTY ATTORNEY	
APPROVED AS TO TERMS AND CONDITIONS	
By: Ah. Bayat By: DIRECTOR OF WATER UTILITIES	

EXHIBIT "A" STATEMENT OF WORK

Green Cay Wetlands 2 mgd Indirect Potable Reuse Project - water purification treatment plant, 2.3 miles reclaimed water main, and 4 surficial aquifer wells

Palm Beach County Water Utilities Department

A. INTRODUCTION/BACKGROUND

Palm Beach County Water Utilities Department (PBCWUD or Recipient) is a county-owned utility governed by the Palm Beach County Board of County Commissioners (BCC). The utility provides potable water, wastewater, and reclaimed water services to approximately 600,000 residents located mostly within roughly 1,300 square miles of unincorporated Palm Beach County. Additionally, PBCWUD also provides water and sewer services for the cities of Belle Glade, Pahokee and South Bay. As the third largest Utility in the state of Florida, PBCWUD provides bulk water services to several municipalities and private utilities including the City of Atlantis, Seacoast Utility Authority, the Town of Lake Clark Shores, and the Seminole Improvement District.

The Southern Region Water Reclamation Facility (SRWRF) has a treatment capacity of 35 million gallons per day (MGD) of wastewater and can produce up to 22 MGD of reclaimed water. This reclaimed water is primarily used for irrigation via delivery to multiple stormwater retention lakes in the region or through direct connection. Additionally, reclaimed water is provided to two constructed wetlands: the 75-acre, 3.0 MGD capacity Green Cay Wetlands and the 50-acre, 2.0 MGD capacity Wakodahatchee Wetlands. Secondary treated effluent and reclaimed water which do not meet reuse standards are disposed of via deep injection wells.

PBCWUD will construct a Water Purification Facility (WPF) to treat reclaimed water from its Southern Region Water Reclamation Facility (SFWRF) to produce purified water, adding a new water source to the water supply of Palm Beach County without additional water withdrawals. The purified water will be conveyed to the recreational lakes at the proposed public access Green Cay Park (Park) and recharge the aquifer for indirect potable reuse for up to four (4) new surficial aquifer production wells servicing PBCWUD's nearby Water Treatment Plant No.3 (WTP 3). A state-of-the-art public educational/learning center will be constructed adjacent to the WPF to promote public awareness of water, water resources and highlight water as a vital resource. The recreational components and the educational/learning center costs will not be considered for cost reimbursement. This indirect potable reuse project would be the first of its kind in the state of Florida, will maintain the lakes at Green Cay Park for recreational use and will provide purified water to recharge the aquifer.

B. OBJECTIVES

The objectives are to recharge the aquifer for indirect potable reuse and to reduce the amount of water disposed of via deep injection wells.

C. SCOPE OF WORK

This phase of work will include excavation, clearing, and grubbing of the site locations for the WPF and the Lake; purchase and installation of approximately 3,900 linear feet of yard piping, all associated fittings, valves, and appurtenance and all underground conduit and ductbank for the electrical work; construct foundations for the WRF and the Chemical Containment buildings including pipe trenches and erosion

Page 1 of 6, Exhibit "A" to Agreement No. 4600004795

control measures; purchase and install approximately 6,400 linear feet of 10 to 30-inch raw water main via horizontal directional drill and open cut; and purchase and installation of 1,200 linear feet of purified water main to the lake site via horizontal directional drill and open cut.

The excavation, clearing, and grubbing of the lake and park site are eligible for up to 50% cost consideration toward the alternative water supply project.

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Page 2 of 6, Exhibit "A" to Agreement No. 4600004795



Figure 1. Location map of Project Area.

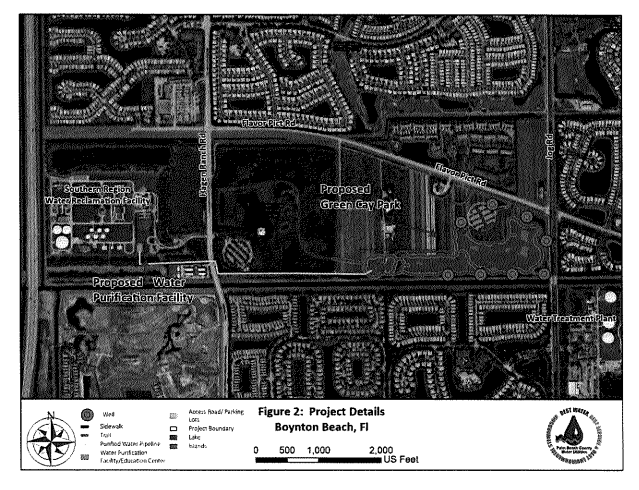


Figure 2. Project details.

D. WORK BREAKDOWN STRUCTURE

The work breakdown structure associated with this project is described below. Note that if the project is complete prior to the due date of a Status Report (Tasks 2-14), then Exhibit "D" shall replace the Status Report and subsequent Status Reports shall not be required.

<u>Task 1:</u> – **Recipient** shall submit to the project manager an electronic submittal of final project bid amount and/or final vendor contract for tasks to be completed by February 28, 2026.

Due Date: Upon contract execution

<u>Task 2 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: December 31, 2022

<u>Task 3 – Exhibit "C" Quarterly Status Report</u>: **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: March 31, 2023

<u>Task 4 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: June 30, 2023

<u>Task 5 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: September 30, 2023

<u>Task 6 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: December 31, 2023

<u>Task 7 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: March 31, 2024

<u>Task 8 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: June 30, 2024

<u>Task 9 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: September 30, 2024

<u>Task 10 – Exhibit "C" Quarterly Status Report:</u> Recipient shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: December 31, 2024

<u>Task 11 – Exhibit "C" Quarterly Status Report:</u> Recipient shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: March 31, 2025

<u>Task 12 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: June 30, 2025

<u>Task 13 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: September 30, 2025

<u>Task 14 – Exhibit "C" Quarterly Status Report:</u> **Recipient** shall submit to the project manager a status report summarizing progress made to date, issues of concern potentially affecting project performance, and any other information pertinent to the project.

Due Date: December 31, 2025

<u>Task 15 – Recipient shall excavate, clear, and grub site locations for the WPF and Lake/ Reimbursement Request Package</u>

Due Date: Upon Task Completion

<u>Task 16 – Recipient</u> shall purchase and install approximately 3,900 linear feet of yard piping, all associated fittings, valves, and appurtenances and all underground conduit and duct bank for electrical room/Reimbursement Request Package

Due Date: Upon Task Completion

<u>Task 17-</u> **Recipient** shall construct foundations for the WPF and Chemical Containment building including pipe trenches and erosion control/ Reimbursement Request Package

Due Date: Upon Task Completion

<u>Task 18 – Recipient</u> shall purchase and install approximately 6,400 linear feet of 10 to 30-inch raw water main via horizontal directional drill and open cut /Reimbursement Request Package

Due Date: Upon Task Completion

<u>Task 19 – Recipient</u> shall purchase and install approximately 1,200 linear feet of purified water main to the lake via horizontal directional drill and open cut / Reimbursement Request Package **Due Date:** Upon Task Completion

<u>Task 20 – Final Reimbursement Request Package & Project Summary Sheet (Exhibit "D"):</u> **Recipient** shall submit to the project manager the final reimbursement request package, to include but not limited to, signed certification letter that the project is complete per the agreement, recipient invoice, copies of vendor invoices, and Final Project Summary Report (Exhibit "D").

Due Date: February 28, 2026

EXHIBIT "B"

PAYMENT AND DELIVERABLE SCHEDULE

Green Cay Wetlands 2 mgd Indirect Potable Reuse Project - water purification treatment plant, 2.3 miles reclaimed water main, and 4 surficial aquifer wells

Palm Beach County Water Utilities Department

- A summary deliverable schedule associated with this project is set forth below.
- The **Recipient** shall submit all deliverables to the **District's** project manager. All deliverables submitted hereunder are subject to review by the **District**. The **Recipient** hereby agrees to provide the **District** all deliverables, data and information described in the Statement of Work.
- Payment shall be made following receipt and acceptance by the **District** of the Reimbursement Request Package(s) in accordance with the schedule set forth below. The **Recipient** shall submit a reimbursement request upon completion of each Task noted below. If applicable, the **Recipient** shall submit a final reimbursement request package for payment and Exhibit "D" on or before February 28, 2026, for reimbursement. All reimbursement request packages shall be accompanied by adequate documentation to demonstrate completion of each Task in accordance with Exhibit "A" the Statement of Work (SOW).
- Reimbursement Request Packages shall include but not be limited to, a copy of **Recipient's** invoice, signed certification letter for partial payment that the task(s) is (are) complete per the SOW or that the project is complete per the SOW, Exhibit "D" Final Project Summary Report, copies of vendor invoices and payments, and any other documentation supporting payment. Timely payment of invoices shall be contingent upon the District's review and acceptance of all invoice(s). Final payment is subject to the final project construction cost. The Reimbursement Request Package shall be submitted on or before February 28, 2026.
- The **District** shall only be obligated to pay for documented actual construction costs within the not-to-exceed amounts specified below. In the event actual construction costs by the **Recipient** are less than the not-to-exceed amount for a particular task, the **Recipient** shall have the right to apply the unexpended balance toward another task, unless the total current construction cost has decreased. The **Recipient** shall provide prior written notice of its decision to exercise this right to the **District's** Project Manager. If the **Recipient** does not exercise this right, the **Recipient** agrees to amend the contract to revise the approved funding consistent with the original percentage to the lower construction cost. In <u>no event</u> shall the **District's** total obligation exceed the amount specified below for the total **Agreement**; however, an actual construction cost less than the estimated construction cost may result in a reduced final payment. The **Recipient** is responsible for any additional funds either through local revenues, grants, other appropriations, and/or other funding sources.
- Total reimbursement payment by the **District** for all work completed herein <u>shall not exceed</u> the amount of \$5,000,000. If the total consideration for this **Agreement** is subject to multi-year funding allocations, funding for each applicable fiscal year of this **Agreement** will be subject to Governing Board budgetary appropriation. In the event the **District** does not approve funding for any subsequent fiscal year, this **Agreement** shall terminate upon expenditure of the current funding, notwithstanding other provisions in this **Agreement** to the contrary.

Page 1 of 3, Exhibit "B" to Agreement No. 4600004795

Task No.	Deliverable(s)	Invoice Date ¹	Report Due Date	District Not- To-Exceed Payment
1	Electronic submittal of final project bid and/or vendor estimates for tasks to be completed by February 28, 2026.	N/A	Upon Contract Execution ²	N/A
2	Exhibit "C" – Quarterly Status Report ³	N/A	December 31, 2022	N/A
3	Exhibit "C" – Quarterly Status Report ³	N/A	March 31, 2023	N/A
4	Exhibit "C" - Quarterly Status Report ³	N/A	June 30, 2023	N/A
5	Exhibit "C" – Quarterly Status Report ³	N/A	September 30, 2023	N/A
6	Exhibit "C" - Quarterly Status Report ³	N/A	December 31, 2023	N/A
7	Exhibit "C" – Quarterly Status Report ³	N/A	March 31, 2024	N/A
8	Exhibit "C" – Quarterly Status Report ³	N/A	June 30, 2024	N/A
9	Exhibit "C" – Quarterly Status Report ³	N/A	September 30, 2024	N/A
10	Exhibit "C" – Quarterly Status Report ³	N/A	December 31, 2024	N/A
11	Exhibit "C" – Quarterly Status Report ³	N/A	March 31, 2025	N/A
12	Exhibit "C" – Quarterly Status Report ³	N/A	June 30, 2025	N/A
13	Exhibit "C" – Quarterly Status Report ³	N/A	September 30, 2025	N/A
14	Exhibit "C" – Quarterly Status Report ³	N/A	December 31, 2025	N/A
15	Excavate, clear, and grub site locations for Water Purification Facility and Lake	Upon Task Completion	Upon Task Completion	\$2,519,400
16	Purchase and install approximately 3,900 linear feet of yard piping, all associated fittings, valves, and appurtenances and all underground conduit and duct bank for electrical room. Reimbursement Request Package	Upon Task Completion	Upon Task Completion	\$938,000
17	Construct foundations for the Water Purification Facility and Chemical Containment building including pipe trenches and erosion control. Reimbursement Request Package	Upon Task Completion	Upon Task Completion	\$490,100
18	Purchase and install approximately 6,400 linear feet of 10 to 30-inch raw water main via horizontal directional drill and open cut. Reimbursement Request Package	Upon Task Completion	Upon Task Completion	\$786,300
19	Purchase and install approximately 1,200 linear feet of purified water main to the lake via horizontal directional drill and open cut. Reimbursement Request Package	Upon Task Completion	Upon Task Completion	\$266,200
20	Reimbursement Request Package & Project Summary Report (Exhibit "D")	February 28, 2026	February 28, 2026	N/A
			Total District Funding	\$5,000,000
		Current Fiscal Yea	ar(s) Construction Costs	\$40,000,000
		Total Pr	oject Construction Cost	\$78,500,000

Page 2 of 3, Exhibit "B" to Agreement No. 4600004795

¹If applicable, interim Reimbursement Request Package shall be submitted upon completion of the task(s) noted above. Reimbursement Request Packages <u>must</u> be submitted on or before February 28, 2026 for reimbursement, <u>no exceptions</u>.

²If construction bids and vendor estimates have not been completed upon execution of the **Agreement**, the **Recipient** shall submit this information as soon as it's available to the **District** Project Manager.

 3 Exhibit "C" Quarterly Status Reports are due within ten (10) days of the due date.

Note: Ineligible costs include, but not limited to, permits, as-builts, videos, early completion bonus, bonds and insurance, etc.

Note: If the project includes well drilling and testing, deliverables must include copies of all hydrogeologic data collected in the course of drilling and testing, in the **District** specified format. An electronic copy of the **District** specified format is available via email. Contact the appropriate **District** Project Manager to request one.

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EXHIBIT "C"

Alternative Water Supply

Quarterly Status Report

To comply with the AWS quarterly status report requirements specified in your contract, this form shall be completed and submitted via email to your **District** Project Manager. Please attach backup documentation (e.g. pictures, drawings, etc.) that will provide an understanding of project construction to date.

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Project 7	Green Cay Wetlands 2 mgd Indirect Potable Reuse Project - water purification treatment plant, water pump station, 2.3 miles reclaimed water main, and 4 surficial aquifer wells				Recipi	ent:	ł	Palm Bea	•	Water Utilities				
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Page 1 of 2, Exhibit "C" to Agreement No. 4600004795

Construction Deliverables Status – provide the following information for each deliverable listed in Exhibit "B" of the Agreement:

Task No.	Exhibit "B" Deliverables	Is the Task Complete? Y/N	Estimated Finish Date	Task Status and Comments
1	Electronic submittal of final project bid and/or vendor estimates for tasks to be completed by February 28, 2026		Upon contract execution	
2	Quarterly Status Report		12/31/22	
3	Quarterly Status Report		3/31/23	
4	Quarterly Status Report		6/30/23	
5	Quarterly Status Report		9/30/23	
6	Quarterly Status Report		12/31/23	
7	Quarterly Status Report		3/31/24	
8	Quarterly Status Report		6/30/24	
9	Quarterly Status Report		9/30/24	
10	Quarterly Status Report		12/31/24	
11	Quarterly Status Report		3/31/25	
12	Quarterly Status Report		6/30/25	
13	Quarterly Status Report		9/30/25	
14	Quarterly Status Report		12/31/25	
15	Excavate, clear, and grub site locations for Water Purification Facility and Lake		Upon Task Completion	
16	Purchase and install approximately 3,900 linear feet of yard piping, all associated fittings, valves, and appurtenances and all underground conduit and ductbank for electrical room		Upon Task Completion	
17	Construct foundations for the Water Purification Facility and Chemical Containment building including pipe trenches and erosion control		Upon Task Completion	
18	Purchase and install approximately 6,400 linear feet of 10 to 30-inch raw water main via horizontal directional drill and open cut		Upon Task Completion	
19	Purchase and install approximately 1,200 linear feet of purified water main to the lake via horizontal directional drill and open cut		Upon Task Completion	
20	Reimbursement Request Package & Project Summary Report (Exhibit "D")		2/28/26	



EXHIBIT "D" Alternative Water Supply

Final Project Summary Report

Green Cay Wetlands 2 mgd Indirect Potable Reuse Project - water purification treatment plant, 2.3 miles reclaimed water main, and 4 surficial aquifer wells

SFWMD Agreement / PO Numbers	Recipient Name (Project Owner)
4600004795 /950000XXXX	Palm Beach County Water Utilities Department
Project Title	Recipient Project Manager
Surficial aquifor worls	

Describe project constructed:

Type of Alternative Water	Quantity of Avai		Construction	on Duration
Supply	Proposed	Actual ,	Start Date	Finish Date
Reclaimed Water				

	Proposed Costs	Actual Costs
Current Fiscal Year(s) Construction		
Cost	\$40,000,000	\$
FUN	DING BREAKDOWN FOR THIS	S PHASE
District Funding	\$5,000,000	\$
Local Funds	\$35,000,000	\$
Other Funding Source		
From:	\$	\$
TOTAL PHASE COSTS	\$40,000,000	\$

Attach map and photo(s) of project in an electronic format, if available. The District will make funding payments only to reimburse for work completed between October 1, 2022 and February 28, 2026.

To the best of my knowledge, the above information is correct.

Chief Financial Officer	
Recipient Project Manager	

Page 1 of 1, Exhibit "D" to Agreement No. 4600004795

EXHIBIT E

FUNDS AWARDED TO THE ENTITY PURSUANT TO THIS AGREEMENT CONSIST OF THE FOLLOWING:

Federal Program Number	gram Federal Agency	CFDA Number	CFDA Title	Funding Amount	State Appropriation Category	
	Department of Treasury	21.027	Coronavirus State and Local Fiscal Recovery Funds	\$4,946,059.52	145106	

Federal Program Number	Federal Agency	CFDA Number	CFDA Title	Funding Amount	State Appropriation Category	

Federal Program Number	State Agency	State Fiscal Year	Number	CSFA Title or - Funding Source Description	Funding Amount	State Appropriation Category	
	Florida Department of Environmental Protection	2022-2023 (FY19-20)	37.100	Alternative Water Supplies	\$53,940.48	141138	

•		Total Award	\$5,000,000	

For each program identified above the recipient shall comply with the program requirements described in the Catalog of Federal Domestic Assistance (CFDA) [https://beta.sam.gov/help/assistance-listing] and/or the Florida Catalog of State Financial Assistance (CSFA) [https://apps.fldfs.com/fsaa/catalog.aspx]. The services/purposes for which the funds are to be used are included in the Agreement scope of services/work. Any match required by the recipient is clearly indicated in the Agreement.

Attachment 1 Documentation Required for all Agreement Payments

Listed below are the minimum requirements for documentation to support invoice payment requests. Additional requirements may be in effect for this contract depending on the source of funds for this work.

Government entities performing work must maintain accurate books, records, documents and other evidence that sufficiently and properly support all direct and indirect costs expended in the performance of the contract or agreement. The entity shall allow the District, Federal, State, or other parties providing contract funding, access to periodically inspect, review or audit such documents as books, vouchers, records, reports, canceled checks, payroll registers or any and all similar material as deemed necessary. These records shall be maintained for five years following the close of the contract or agreement.

Project deliverables and services performed by the entity should be in a proper and satisfactory manner as described in the Statement of Work. Only expenditures for goods, services and other deliverables falling within the categories agreed to pursuant to the Statement of Work and approved contract budget should be paid. All costs should be reasonable, appropriate, necessary, valid and eligible. Expenditures should be made in accordance with applicable laws, rules and regulations and complete (transactions are documented and all funds are accounted for).

Expenditures for periods prior to the current billing period will only be approved if supported by adequate documentation along with a written explanation as to why the expense was not submitted during the correct billing period.

Expenditures for work performed prior to the execution of an agreement are not allowable unless specifically provided for in the agreement.

Invoices for fixed unit rate contracts must show the number of service units being billed, the cost per unit, and be in agreement with contract terms and conditions.

In detail, invoices and the documentation accompanying invoices for services under contracts which are not fixed price must include the following:

- 1. The beginning and end date of the work period being invoiced should be specified on all entity invoices. The invoice date and the date of services and deliverables provided should not precede the date that an agreement was executed unless specifically provided for in the agreement. Similarly, the end date of contracts and related agreements should not be exceeded in terms of invoice dates, services, etc. without the execution of a contract amendment. Deliverables should be specifically quantifiable, measurable, and verifiable. The completion of all tasks/services included in the Statement of Work should be required to meet all deliverables prior to approval for final payment.
- 2. Detailed description of material purchased, work completed, and/or service performed, in direct relation to each project or project component, along with project name or number should be provided.
- 3. Supporting documentation for each invoice should be complete, mathematically accurate, sufficient in detail, and verifiable.

Page 1 of 2, Attachment 1 to Agreement No. 4600004795

Attachment 1 Documentation Required for all Agreement Payments

- a. The invoicing of labor costs, if applicable, should be accompanied by documentation supporting the pay rate and the employees' job title along with approved timesheets covering the period of service. Pay rates and job titles must agree to rates and job titles specified in the contract. Summary schedules should be supported by detailed records totaling the amounts on the summary schedule. The entity must maintain and provide upon request the relevant payroll register pages covering the period of service.
- b. If the agreement specifies that indirect costs may be charged based on a specified rate, then the calculation must be provided. In the absence of this indirect costs will not be allowable.
- c. Purchases or rental of commodities such as materials, equipment, tools, etc., should be accompanied by an invoice or receipt from the supplier that describes what was purchased, the date of purchase, the number of units, and the cost per unit. Purchases should be allowable per the agreement, directly related to the Statement of Work, reasonable and within the agreement period.
- d. Invoices for services provided should be in sufficient detail as to determine 1) what was provided (to determine how it relates to the overall contract); 2) when the services were provided (to determine whether the amounts being billed pertain to the correct period); 3) the unit price and total cost of what was provided (to determine whether it's reasonable given the task performed); and 4) minimum performance standards were achieved in accordance with contract requirements and expectations.
- e. If the agreement allows for the separate billing of travel costs such costs must comply with the District's travel policy which includes the submission of a completed District provided *Travel Expense Reimbursement* form along with documentation of all travel expense items listed on the form. If the District's form is not used, the form must contain the same information as provided in the District's form.
- f. Vehicle and/or equipment allowance and usage charges should be reported in detail by number of hours used and dates of use. Entities or its subcontractors must maintain documentation by use of a log that shows the vehicle/equipment description, the location where the item was in use, if a vehicle it should show the beginning and ending odometer readings along with total mileage and if a piece of equipment it should show the beginning and ending times that the equipment was in use for and who the operators were. A copy of the log for the applicable time frame must be submitted with the invoice package. Usage of vehicles and equipment should be reasonable based on the task being performed and agree to the rates as specified in the contract.
- g. The requirements above also apply to subcontractors.

ATTACHMENT 8

Contract Provisions for Coronavirus State and Local Fiscal Recovery Funds (SLFRF) Agreements

The Department, as a Non-Federal Entity as defined by 2 CFR §200.69, shall comply with the following provisions, where applicable. For purposes of this Grant Agreement between the Department and the Grantee, the term "Recipient" shall mean "Grantee."

Further, the Department, as a pass-through entity, also requires the Grantee to pass on these requirements to all lower tier subrecipients/contractors, and to comply with the provisions of the award, the SLFRF implementing regulation, including applicable provisions of the OMB Uniform Guidance (2 CFR Part 200), and all associated terms and conditions. Therefore, Grantees must include these requirements in all related subcontracts and/or sub- awards. Grantees can include these requirements by incorporating this Attachment in the related subcontract and/or subawards, however for all such subcontracts and sub-awards, the Grantee shall assume the role of the Non-Federal Entity and the subrecipients shall assume the role of the Recipient.

2 CFR PART 200 APPENDIX 2 REQUIREMENTS

1. Administrative, Contractual, and Legal Remedies

The following provision is required if the Agreement is for more than \$150,000. In addition to any of the remedies described elsewhere in the Agreement, if the Recipient materially fails to comply with the terms and conditions of this Contract, including any Federal or State statutes, rules, or regulations, applicable to this Contract, the Non-Federal Entity may take one or more of the following actions.

- A. Temporarily withhold payments pending correction of the deficiency by the Recipient.B. Disallow (that is, deny both use of funds and any applicable matching credit for) all or part of the cost of the activity or action not in compliance.
- C. Wholly or partly suspend or terminate this Contract.D. Take other remedies that may be legally available.

The remedies identified above, do not preclude the Recipient from being subject to debarment and suspension under Presidential Executive Orders 12549 and 12689. The Non-Federal entity shall have the right to demand a refund, either in whole or part, of the funds provided to the Recipient for noncompliance with the terms of this Agreement.

2. <u>Termination for Cause and Convenience</u>

Termination for Cause and Convenience are addressed elsewhere in the Agreement.

3. Equal Opportunity Clause

The following provision applies if the agreement meets the definition of "federally assisted construction contract" as defined by 41 CFR Part 60-1.3:

During the performance of this Agreement, the Recipient agrees as follows:

- A. The Recipient will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Recipient will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following:
 - Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Recipient agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- B. The Recipient will, in all solicitations or advertisements for employees placed by or on behalf of the Recipient, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.
- C. The Recipient will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's

essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the Recipient's legal duty to furnish information.

- D. The Recipient will send to each labor union or representative of workers with which he has a collective bargaining agreement or other Agreement or understanding, a notice to be provided advising the said labor union or workers' representatives of the Recipient's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- E. The Recipient will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- F. The Recipient will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- G. In the event of the Recipient's noncompliance with the nondiscrimination clauses of this Agreement or with any of the said rules, regulations, or orders, this Agreement may be canceled, terminated, or suspended in whole or in part and the Recipient may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- H. The Recipient will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (8) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Recipient will take such action with respect to any subcontractor purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance.

4. Contract Work Hours and Safety Standards Act

Where applicable, if the Agreement is in excess of \$100,000 and involves the employment of mechanics or laborers, the Recipient must comply with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each Recipient must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

5. Rights to Inventions Made Under Agreement

If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the Non-Federal Entity or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the Non-Federal Entity or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

 Clean air Act (42 U.S. C. 7401-7671q.), the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), and EPA Regulations

If the Agreement is in excess of \$100,000, the Recipient shall comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387), and by the EPA (40 CFR Part 15). Violations must be reported to the

Federal Awarding Agency and the Regional Office of the Environmental Protection Agency (EPA).

- i. The Grantee shall include these requirements for the Clean Air Act and the Federal Water Pollution Act in each subcontract exceeding \$100,000 financed in whole or in part with SLFRF funds.
 - 7. Debarment and Suspension (Executive Orders 12549 and 12689)

The Recipient certifies that it is not listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 and 2 CF 1200 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension."

8. Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)

The Recipient certifies that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. If applicable, the Recipient shall disclose any lobbying with Non-Federal funds that takes place in connection with obtaining any Federal award, using form SF-LLL, available at:

https://apply07.grants.gov/apply/forms/sample/SFLLL 1 2 P-V1.2.pdf.

- i. Grantees who apply or bid for an award of \$100,000 or more shall file the required certification. Each tier certifies to the tier above that it will not and has not used federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any federal contract, grant, or any other award covered by 31 U.S.C. § 1352. Each tier shall also disclose any lobbying with non-federal funds that takes place in connection with obtaining any federal award. Such disclosures are forwarded from tier to tier, up to the recipient.
 - 9. Procurement of Recovered Materials

The Recipient must comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act as described in 2 CFR part 200.322.

10. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment
The Recipients and subrecipients are prohibited from obligating or expending loan or grant funds to procure or obtain; extend or renew a contract to procure or obtain; or enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. See Section 889 of Public Law 115-232 (National Defense Authorization Act 2019). Also, see 2 CFR 200.216 and 200.471.

11. Domestic Preferences for Procurement

The Recipients and subrecipients must, to the greatest extent practical, give preference to the purchase, acquisition, or use of goods, products, or materials produced in the United States in accordance with 2 CFR 200.322.

ADMINISTRATIVE

1. General Federal Regulations

Recipients shall comply with the regulations listed in 2 CFR 200, 48 CFR 31, and 40 U.S.C. 1101 et seq.

2. Rights to Patents and Inventions Made Under a Contract or Agreement

Rights to inventions made under this assistance agreement are subject to Federal patent and licensing regulations, which are codified at Title 37 CFR Part 401 and Title 35 U.S.C. 200 through 212.

3. Compliance with the Trafficking Victims Protection Act of 2000 (2 CFR Part 175)

Recipients, their employees, subrecipients under this award, and subrecipients' employees may not:

- A. Engage in severe forms of trafficking in persons during the period of time that the award is in effect;
- B. Procure a commercial sex act during the period of time that the award is in effect; or
- C. Use forced labor in the performance of the award or subawards under the award.
- 4. Whistleblower Protection

Recipients shall comply with U.S.C. §4712, Enhancement of Recipient and Subrecipient Employee Whistleblower Protection. This requirement applies to all awards issued after July 1, 2013 and effective December 14, 2016 has been permanently extended (Public Law (P.L.) 114-261).

A. This award, related subawards, and related contracts over the simplified acquisition threshold and all

employees working on this award, related subawards, and related contracts over the simplified acquisition threshold are subject to the whistleblower rights and remedies in the pilot program on award recipient employee whistleblower protections established at 41 U.S.C. 4712 by section 828 of the National Defense Authorization Act for Fiscal Year 2013 (P.L. 112-239).

- B. Recipients, their subrecipients, and their contractors awarded contracts over the simplified acquisition threshold related to this award, shall inform their employees in writing, in the predominant language of the workforce, of the employee whistleblower rights and protections under 41 U.S.C. 4712.
- C. The Recipient shall insert this clause, including this paragraph C, in all subawards and in contracts over the simplified acquisition threshold related to this award; best efforts should be made to include this clause, including this paragraph C in any subawards and contracts awarded prior to the effective date of this provision.
- 5. Notification of Termination (2 CFR § 200.340)

In accordance with 2 CFR § 200.340, in the event that the Agreement is terminated prior to the end of the period of performance due to the Recipient's or subcontractor's material failure to comply with Federal statutes, regulations or the terms and conditions of this Agreement or the Federal award, the termination shall be reported to the Office of Management and Budget (OMB)-designated integrity and performance system, accessible through System for Award Management (SAM) currently the Federal Awardee Performance and Integrity Information System (FAPIIS). The Non-Federal Entity will notify the Recipient of the termination and the Federal requirement to report the termination in FAPIIS. See 2 CFR § 200.340 for the requirements of the notice and the Recipient's rights upon termination and following termination.

6. Additional Lobbying Requirements

- A. The Recipient certifies that no funds provided under this Agreement have been used or will be used to engage in the lobbying of the Federal Government or in litigation against the United States unless authorized under existing law.
- B. The Lobbying Disclosure Act of 1995, as amended (2 U.S.C. §1601 et seq.), prohibits any organization described in Section 501(c)(4) of the Internal Revenue Code, from receiving Federal funds through an award, grant (and/or subgrant) or loan unless such organization warrants that it does not, and will not engage in lobbying activities prohibited by the Act as a special condition of such an award, grant (and/or subgrant), or loan. This restriction does not apply to loans made pursuant to approved revolving loan programs or to contracts awarded using proper procurement procedures.
- C. Pursuant to 2 CFR §200.450 and 2 CFR §200.454(e), the Recipient is hereby prohibited from using funds provided by this Agreement for membership dues to any entity or organization engaged in lobbying activities
- 7. Increasing Seat Belt Use in the United States

Pursuant to Executive Order 13043, 62 FR 19217 (Apr. 18, 1997), Grantee is encouraged to adopt and enforce on-the-job seat belt policies and programs for its employees when operating company-owned, rented or personally owned vehicles.

8. Reducing Text Messaging While Driving

Pursuant to Executive Order 13513, 74 FR 51225 (Oct. 6, 2009), Grantee is encouraged to adopt and enforce policies that ban text messaging while driving and establish workplace safety policies to decrease accidents caused by distracted drivers.

9. <u>Uniform Relocation Assistance and Real Property Acquisitions Act of 1970</u>

Where applicable, 42 U.S.C. §§ 4601-4655 and implementing regulations apply to this Agreement.

COMPLIANCE WITH ASSURANCES

I. <u>Assurances</u>

Recipients shall comply with all applicable assurances made by the Department or the Recipient to the Federal Government during the Grant application process.

FEDERAL REPORTING REQUIREMENTS

1. FFATA

Grant Recipients awarded a new Federal grant greater than or equal to \$30,000 awarded on or after October1, 2015, are subject to the FFATA the Federal Funding Accountability and Transparency Act ("FFATA") of 2006. The FFATA legislation requires that information on Federal awards (Federal financial assistance and expenditures) be made available to the public via a single, searchable website, which is www.USASpending.gov. The Grantee agrees to provide the information necessary, within one (1) month of execution, for the Department to comply with this requirement.

DEPARTMENT OF TREASURY-SPECIFIC

1. Civil Rights Compliance

Recipients of Federal financial assistance from the Treasury are required to meet legal requirements relating to nondiscrimination and nondiscriminatory use of Federal funds. Those requirements include ensuring that entities receiving Federal financial assistance from the Treasury do not deny benefits or services or otherwise discriminate on the basis of race, color, national origin, (including limited English proficiency), disability, age, or sex (including sexual orientation and gender identity), in accordance with the following: Title VI of Civil Rights Acts of 1973 (Section 504), Public Law 93-112, as amended by Public Law 93-516, 29 U.S.C. 794; Title IX of the Education Amendments of 1972 (Title IX), 20 U.S.C. 1681 et seq., and the Department's implementing regulations, 31 CFR 28; Age Discrimination Act of 1975, Public Law 94-135, 42 U.S.C. 6101 et seq., and the Department of Treasury implementing regulations at 31 CFR part 23.

The Department of Treasury will request information on recipients' compliance with Title VI of the Civil Rights Act of 1964, as applicable, on an annual basis. This information may include a narrative descripting the recipient's compliance with Title VI, along with other questions and assurances.

SLFRF-SPECIFIC

1. Period of Performance

All funds from SLFRF must be obligated by December 31, 2024 and expended by December 31, 2026.

2. Equipment and Real Property Management

Any purchase of equipment or real property with SLFRF funds must be consistent with the Uniform Guidance at 2 CFR Part 200, Subpart D. Equipment and real property acquired under this program must be used for the originally authorized purpose. Consistent with 2 CFR 200.311 and 2 CFR 200.313, any equipment or real property acquired using SLFRF funds shall vest in the Non-Federal entity. Any acquisition and maintenance of equipment or real property must also be in compliance with relevant laws and regulations.

SLFRF INFRASTRUCTURE PROJECTS

For all infrastructure projects, the Grantee shall provide the following project information on a quarterly basis to the Department:

- i. Projected/actual construction start date (month/year)
- ii. Projected/actual initiation of operation date (month/year)
- iii. Location details

SLFRF INFRASTRUCTURE PROJECTS OVER \$10 MILLION

For infrastructure projects over \$10 million, the following provisions apply:

1. Wage Certification

Grantees may provide a certification that all laborers and mechanics employed by Grantee in the performance of such project are paid wages at the rates not less than those prevailing, as determined by the U.S. Secretary of Labor in accordance with the Davis-Bacon Act, for the corresponding classes of laborers and mechanics employed projected of a character similar to the contract work in the civil subdivision of Florida in which the work is to be performed. If the Grantee does not provide such certification, the Grantee must provide a project employment and local impact report detailing:

- i. The number of employees of contractors and sub-contractors working on the project;
- ii. The number of employees on the project hired directly and hired through a third party;
 - iii. The wages and benefits of workers on the project by classification; and
- iv. Whether those wages are at rates less than those prevailing.

Grantee must maintain sufficient records to substantiate this information upon request.

2. Project Labor Agreements

Grantees may provide a certification that the project includes a project labor agreement, meaning a pre-hire collective bargaining agreement consistent with the section 8(f) of the National Labor Relations Act (29 U.S.C. 158(f)). If the Grantee does not provide such certification, the Grantee must provide a project workforce continuity plan, detailing:

. How the Grantee will ensure the project has ready access to a sufficient supply of

appropriately skilled and unskilled labor to ensure high-quality construction throughout the life of the project;

- ii. How the Grantee will minimize risks of labor disputes and disruptions that would jeopardize timeliness and cost-effectiveness of the project;
- iii. How the Grantee will provide a safe and healthy workplace that avoids delays and costs associated with workplace illnesses, injuries, and fatalities;
- iv. Whether workers on the project will receive wages and benefits that will secure and appropriately skilled workforce in the context of the local or regional labor market; and
- v. Whether the project has completed a labor agreement.

3. Other Reporting Requirements

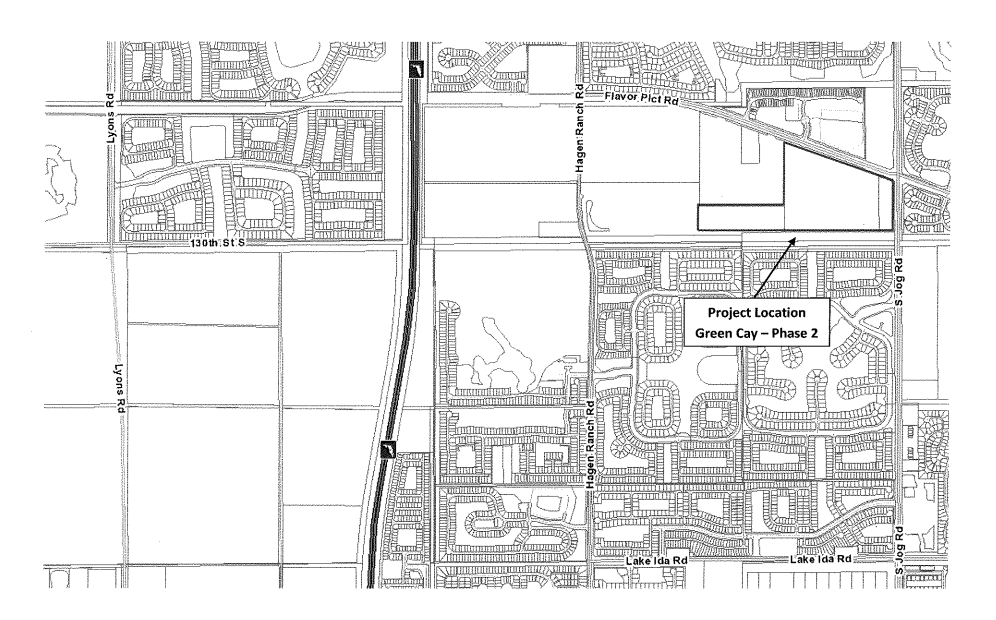
Grantees must report whether the project prioritizes local hires and whether the project has Community Benefit Agreement, with a description of any such agreement, if applicable.

SLFRF WATER & SEWER PROJECTS

For water and sewer projects, Grantees shall provide the following information to the Department once the project starts:

- i. National Pollutant Discharge Elimination System (NPDES) Permit Number
- ii. Public Water System (PWS) ID number
- iii. Median Household Income of service area
- iv. Lowest Quintile Income of the service area

ATTACHMENT 2 Location Map



BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA BUDGET AMENDMENT

Attachment 3

FUND 4011 - Water Utilities Capital Improvement Fund

BGRV 072023*540 BGEX 072023*1592

ACCOUNT NAME AND NUMBER	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED BUDGET	EXPENDED/ ENCUMBERED AS OF 7/20/2023	REMAINING BALANCE
Revenues and receipts							
721W050-3739 Grants - Other Phys Env	0	0	5,000,000	0	5,000,000		
Total Revnue and receipts	386,717,797	377,613,829	5,000,000	0	382,613,829		
Expenditures							
721W010-6545 Wastewater Treatment Plants	101,755,757	98,781,535	0	68,300,000	30,481,535	28,517,970	1,963,565
721W050-6545 Water Transmission Mains	0	0	73,300,000	0	73,300,000	0	73,300,000
Total expenditures	386,717,797	377,613,829	73,300,000	68,300,000	103,781,535		
OST of Figure 2. Dates					BV BOADD (NE COUNTY COMM	CCLONEDC

Office of Financial Management and Budget

INITIATING DEPARTMENT/DIVISION

Administration/Budget Department Approval

OFMB Department - Posted

Signatures & Dates

BY BOARD OF COUNTY COMMISSIONERS

AT MEETING OF August 22, 2023

Deputy Clerk to the

Board of County Commissioners