

Boggy Creek Improvement District

12051 Corporate Boulevard Orlando, FL 32817; 407-382-3256

www.boggycreekid.org

The following is the proposed agenda for the upcoming Meeting of the Board of Supervisors for the Boggy Creek Improvement District ("District"), scheduled to be held at **3:30 p.m. on Tuesday, January 16, 2018 at 6900 Tavistock Lakes Blvd, Suite 200, Orlando, FL 32827**. A quorum will be confirmed prior to the start of the meeting.

For those unable to attend in person, you may participate by telephone:

Phone: 1-877-864-6450

Participant Code: 933751

BOARD OF SUPERVISORS' MEETING AGENDA

Organizational Matters

- Roll Call to Confirm a Quorum
- Public Comment Period
- 1. **Consideration of Resignation of Skipper Peek and Naming a Replacement Supervisor**
- 2. **Consideration of the Minutes of the December 18, 2017 Board of Supervisors' Meeting**
- 3. **Consideration of Resolution 2018-02, Election of Officers**

Business Matters

- 4. **Consideration of Amended & Restated Personnel Leasing Agreement with Tavistock Development Management, LLC**
- 5. **Consideration of Amended & Restated Engineer's Report for Capital Improvements *(provided under separate cover)***
- 6. **Consideration of Nemours Parkway West & Lift Station No. 10 Hold Harmless Agreement & Requisition**
- 7. **Ratification of Requisition Nos. 341 – 352 Approved in December 2017 in an amount totaling \$311,986.24**
- 8. **Ratification of Operation and Maintenance Expenditures Paid in December 2017 in an amount totaling \$72,897.61**
- 9. **Recommendation of Work Authorizations/Proposed Services *(if applicable)***
- 10. **Review of District's Financial Position and Budget to Actual YTD**

Other Business

- A. Staff Reports
 - 1. District Counsel
 - 2. District Manager
 - 3. District Engineer
 - 4. Construction Supervisor
- B. Audience Comments, Supervisor Requests

Adjournment

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Resignation & Oath of Office

Jennifer Walden

Subject: FW: Boggy Creek ID - Board Seat

From: Skipper Peek [mailto:speek@tavistock.com]

Sent: Wednesday, January 3, 2018 3:50 PM

To: Joe MacLaren <joem@fishkind.com>

Cc: Jennifer Walden <jenniferw@fishkind.com>; Michelle Rencoret <mrencoret@tavistock.com>; Kathy Kittell <kkittell@tavistock.com>

Subject: Re: Boggy Creek ID - Board Seat

Jennifer,

Please accept this accept e-mail a formal confirmation of my resignation from the Greenway and Boggy Creek boards; I resigned informally before the last board meeting.

Please make sure that the corporate records accurately reflect my status.

Will I need to make the financial disclosures this year?

Thanks,

Skipper

Get [Outlook for iOS](#)

**BOGGY CREEK IMPROVEMENT DISTRICT
BOARD OF SUPERVISORS
OATH OF OFFICE**

I, _____, A CITIZEN OF THE STATE OF FLORIDA AND OF THE UNITED STATES OF AMERICA, AND BEING EMPLOYED BY OR AN OFFICER OF BOGGY CREEK IMPROVEMENT DISTRICT AND A RECIPIENT OF PUBLIC FUNDS AS SUCH EMPLOYEE OR OFFICER, DO HEREBY SOLEMNLY SWEAR OR AFFIRM THAT I WILL SUPPORT THE CONSTITUTION OF THE UNITED STATES AND OF THE STATE OF FLORIDA.

Board Supervisor

ACKNOWLEDGMENT OF OATH BEING TAKEN

STATE OF FLORIDA
COUNTY OF ORANGE

The foregoing oath was administered before me this ____ day of _____, 2018, by _____, who personally appeared before me, and is personally known to me or has produced _____ as identification, and is the person described in and who took the aforementioned oath as a Member of the Board of Supervisors of Boggy Creek Improvement District and acknowledged to and before me that he/she took said oath for the purposes therein expressed.

(NOTARY SEAL)

Notary Public, State of Florida

Print Name: _____

Commission No.: _____ Expires: _____

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Minutes of the December 18, 2017
Board of Supervisors' Meeting

**BOGGY CREEK IMPROVEMENT DISTRICT
BOARD OF SUPERVISORS' MEETING MINUTES**

FIRST ORDER OF BUSINESS

The Board of Supervisors' Meeting for the Boggy Creek Improvement District was called to order on Monday, December 18, 2017 at 3:30 p.m. at 6900 Tavistock Lakes Blvd., Suite 200, Orlando, Florida 32827. Members listed below constituted a quorum.

Richard Levey	Chairman
Thad Czapka	Assistant Secretary
Heather Isaacs	Board Member

Also, attending:

Joe MacLaren	Fishkind & Associates, Inc.
Jennifer Walden	Fishkind & Associates, Inc.
Tucker Mackie	Hopping Green & Sams
Patrice Ragusa	Construction Committee
Larry Kaufmann	Construction Supervisor
Jeff Newton	Donald W. McIntosh Assoc., Inc.
John Florio	Donald W. McIntosh Assoc., Inc. (via phone)
Scott Gasaway	Tavistock Development
Stephen Flint	Tavistock Development

SECOND ORDER OF BUSINESS

Public Comment Period

Mr. Levey called for any public comments on any agenda items. There were no public comments.

THIRD ORDER OF BUSINESS

**Consideration of the
Minutes of the November
21, 2017 Board of
Supervisors' Meeting**

Board Members reviewed the minutes from the November 21, 2017 Board of Supervisors' Meeting. Mr. Florio provided comments.

On Motion by Mr. Czapka, second by Ms. Isaacs, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Minutes of the November 21, 2017 Board of Supervisors' Meeting, as amended.

FOURTH ORDER OF BUSINESS

**Consideration of Resolution
2018-02, Election of
Officers**

Mr. MacLaren recommended delaying this agenda item until a future Board meeting.

FIFTH ORDER OF BUSINESS

**Consideration of Third
Addendum to the Personnel
Leasing Agreement with
Lake Nona Management
Company**

Mr. MacLaren stated that the Personnel Leasing Agreement is an existing agreement. He explained that District staff is recommending an amendment to add Stephen Flint and Scott Gasaway to the Personnel Leasing Agreement to name them as responsible people in regards to landscaping and common area maintenance, replacing Patrice Ragusa. Mr. Levey noted that the appropriate entity is no longer Lake Nona Management Company and asked District staff to draft a new agreement with the appropriate entity. Ms. Isaacs asked for the correct address to be listed as well. Ms. Mackie noted that District staff will also review the Project Management Agreement which is a separate agreement and that both of the agreements will be brought back before the Board at the next meeting.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District authorized the Personnel Leasing Agreement with Lake Nona Management Company to be redrafted with the updates to the proper entity, Tavistock Development Management, LLC, and address.

SIXTH ORDER OF BUSINESS

**Consideration of First
Amendment to Drainage
Easement Agreement**

Ms. Mackie noted that in the back of Tab 4 in the agenda package there is a graphic of the area being discussed. She explained that the District was approached by Lake Nona to modify an existing Drainage Easement to provide for the outfall area identified in yellow on the graphic. Ms. Mackie noted that this agreement follows the same form as all the other drainage easement agreements the District has with the Landowner. However, she explained that because this area currently benefits a private party that Landport Land Holding will continue to be responsible for maintaining the area. She also stated that this may change in the future but as of now that is the only difference between this form of easement and the District's typical form. She stated that both engineering and legal have reviewed the First Amendment to Drainage Easement Agreement and that all changes they have recommended were incorporated into the version currently before the Board. Mr. Kaufmann noted that some of this is temporary ditching that will be relocated later when the rest of the property gets developed.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the First Amendment to Drainage Easement Agreement.

SEVENTH ORDER OF BUSINESS

**Consideration of
Temporary Construction &
Access Easement
Agreement**

Ms. Mackie noted that in the back of Tab 5 in the agenda package there is a graphic of the area being discussed. She noted that this is for Nemours Parkway West and Lift Station No. 10, also referred to as the Loop Road. She stated that the District currently only owns a corner clip of this area that was the subject of the CFX acquisition. She added that the District still does not own the area identified in yellow at this time and the District will consider the award of a Construction project later on in the agenda. Ms. Mackie noted that the District looks to have a Temporary Construction Easement Agreement established until such time as the District does take ownership of the right-of-way. She added that the easement is from Lake Nona Land Company to the Improvement District. Ms. Mackie also noted that District staff is still working on the description because the right-of-way was subject to some change and there are additional areas that staff would like to include as well but it will be attached at the time of execution.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Temporary Construction & Access Easement Agreement.

EIGHTH ORDER OF BUSINESS

**Consideration of Public
Facilities Report**

Mr. MacLaren explained that this is a statutory requirement. He noted that the report is produced by the District Engineer and if the Board approves it a copy will be provided to the City of Orlando. Mr. Levey stated that this is required every seven years.

On Motion by Mr. Czapka, second by Ms. Isaacs, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Public Facilities Report.

NINTH ORDER OF BUSINESS

**Consideration of Amended
and Restated Engineer's
Report for Capital
Improvements**

Mr. MacLaren recommended deferring this agenda item until a future Board meeting.

TENTH ORDER OF BUSINESS

**Consideration of Award of
Lake Nona Nemours
Parkway West & Lift
Station #10
a) Construction
Committee
Recommendation**

Mr. MacLaren explained that there is a copy of the bid results behind Tab 8A in the agenda package. Mr. Kaufmann stated that the District received the bids on December 14, 2017, and the Construction Committee met that same day to review the bids. He explained that the low bid for this project was Jon M. Hall Company, Inc., in the amount of \$9,239,092.00 with a completion schedule of 225 days. The Construction Committee ranked and recommended Jon M. Hall Company, Inc., to be the selected Contractor. Mr. Kaufmann stated he is a little concerned about the timing because it is a tough project but it gives the District the ability to pressure them to get it done as quickly as possible. Mr. Kaufmann noted he had estimated that the project would take approximately 300 days and stated that this Contractor has done projects in the area but not directly with the District. Mr. Levey asked if the District would contract for 225 days. Mr. Kaufmann replied that is correct. Mr. Levey asked if there are damages associated with it. Mr. Kaufmann stated that if the Board wishes, District staff could talk to the Contractor about their bid proposal for that schedule and get a more realistic time frame.

Ms. Mackie noted that the only other issue to point out is that when reviewing the bids during the Construction Committee meeting, there were several firms where there were differences in the bid tabulation sheet in terms of quantities in the way they bid. She stated that this is typical, however there were also some firms which didn't provide material costs and labor costs but only provided the total for certain line items. She explained that it was the Construction Committee's recommendation to make sure Jon M. Hall Company, Inc., understood that the District would be holding them to that amount despite whether the material costs would change. She added that District staff would look to flush out those numbers at the time of contract to make sure that any change order that may follow could be based upon a unit price but it would not affect the total. She added that the Jon M. Hall Company, Inc., confirmed that to be the case. Mr. Newton stated this is important because there is going to be a change order right away because the Landscape Plans and the Engineering Plans have not been synced up yet. He also stated that the District will get those unit prices taken care of before the change order is done.

Mr. Levey asked if Jon M. Hall Company was one of the firms that the Construction Committee talked to. Ms. Mackie stated that they were the company that was spoken to. Mr. Levey asked if this was in writing and documented. Ms. Mackie stated that prior to when the District goes to contract the actual schedule that is attached to the ultimate contract would reflect the correct tabulation. Ms. Mackie recommended that in the Notice of Award the District indicate in writing that the Contractor's response was positive and that the District would be looking to do that in advance. Mr. Levey stated that if something should go awry he thinks that the District should include the authorization so that if pricing were to go above the No. 2 firm, the District could then move to the second firm. Ms. Mackie stated that the District always adopts a recommended ranking which would be in order of the magnitude of price. Mr. Kaufmann indicated that some of the blanks left out of the bid form had to do with materials that were in other categories.

Mr. MacLaren noted that the District had at the end of November about \$2,000,000.00 in Bond Construction Funds on hand. He stated that he believes this project will be funded pursuant to a funding agreement with the Developer. Ms. Mackie added that the District will fund up until the amount that the District has and then revert back to the Completion Agreement that is in place with the District. Mr. Levey asked if the District would enter into a separate agreement with the Developer. Ms. Mackie replied no as it was part of the bond process that the District entered into a Completion Agreement and it is already factored in.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the ranking that that has been presented by the Construction Committee with Jon M. Hall Company, Inc. being ranked first, Dewitt Excavation, LLC being ranked second, Jr. Davis Construction Company, Inc. being ranked third, JMHC, Inc. being ranked fourth, Hubbard Construction Company being ranked fifth and Watson Civil Construction, Inc. being ranked sixth.

ELEVENTH ORDER OF BUSINESS

**Ratification of Requisition
Nos. 333 – 340 Approved in
November 2017 in an
amount totaling
\$112,217.37**

Board Members reviewed Requisition Nos. 333 – 340 approved in November 2017 in an amount totaling \$112,217.37.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District ratified payment of Requisition Nos. 333 – 340 approved in November 2017 in an amount totaling \$112,217.37.

TWELFTH ORDER OF BUSINESS

**Ratification of Operation
and Maintenance
Expenditures Paid in
November 2017 in the
amount of \$188,077.63**

Board Members reviewed the Operation & Maintenance expenditures paid in November 2017 in the amount of \$188,077.63.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District ratified the Operation and Maintenance expenditures paid in November 2017 in the amount of \$188,077.63.

THIRTEENTH ORDER OF BUSINESS

**Recommendation of Work
Authorizations/Proposed
Services**

Mr. Kaufmann presented a Work Authorization from Donald W. McIntosh Associates, Inc. (Minutes Exhibit A) for surveying services for Nemours Parkway West. He stated this proposal would provide the legal descriptions for the yellow highlighted area that the Board previously saw in the agenda package which is in the amount of \$10,000.00. Mr. Levey noted that this is a temporary construction easement and asked how long it will take to move to actual right-of-way acquisition. Mr. Kaufmann replied that he is hoping that will happen in January.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Work Authorization from Donald W. McIntosh Associates, Inc. in the amount of \$10,000.00 for surveying services for Nemours Parkway West for the Town Center Parcel 22A project.

Mr. Kaufmann presented (Minutes Exhibit B) a Work Authorization from Donald W. McIntosh Associates, Inc. for construction phase services for Nemours Parkway West in the amount of \$166,160.00.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Work Authorization from Donald W. McIntosh Associates, Inc. in the amount of \$166,160.00 for Construction Phase Services for Nemours Parkway West.

Mr. Kaufmann presented (Minutes Exhibit C) a Work Authorization from Donald W. McIntosh Associates for professional engineering services for roadway and drainage improvements in the amount of \$18,800.00. This is for the Lake Nona Blvd. signal modifications at Veterans Way. Mr. Levey requested that in the future the District Manager take control of this part of the agenda and make sure that these get put into the agenda package rather than under separate cover. Mr. Levey asked Mr. Kaufmann to explain what is happening at the intersection at Nemours Parkway which is the fourth proposal (Minutes Exhibit D). Mr. Kaufmann explained that at Nemours Parkway the physical part that this involves is the turn lane coming south from the intersection to westbound into the Town Center. A right deceleration lane needs to be added, a mast arm needs to be removed, and a dual left will be added exiting the Town Center. The next intersection is Tavistock Lakes Boulevard where there will be minor modifications to the signal itself. Ms. Isaacs asked what McIntosh is doing on that intersection if it is just traffic signal modifications. Mr. Newton stated that there are some restriping plans and signage. Mr. Kaufmann noted that the next intersection is Veterans Way where the median will be cut down to accommodate dual lefts. Mr. Levey asked if the signal modification is just for the Nemours Parkway intersection. Mr. Kaufmann replied that that the Veterans Way intersection will also need signal modifications due to the dual left lane being added. Mr. Levey stated that the VHB contract only states Nemours Parkway. Mr. Kaufmann clarified that the Veterans Way signal work was previously approved by the Board and is in design by VHB. Mr. Levey requested that the Board take up the DWMA proposal to modify the intersection configurations and striping to the amount of \$18,800.00.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Work Authorization from Donald W. McIntosh Associates, Inc. for Professional Engineering Services for roadway and drainage improvements in the amount of \$18,800.00 for Lake Nona Blvd. Signal Modifications at Veterans Way.

Mr. Levey requested that the Board take up the VHB proposal for the intersection of Lake Nona Boulevard in the amount of \$19,500.00.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the Board of Supervisors for the Boggy Creek Improvement District approved the Work Authorization from VHB for the Intersection of Lake Nona Boulevard in the amount of \$19,500.00 for Lake Nona Blvd. Signal Modifications at Nemours Parkway.

FOURTEENTH ORDER OF BUSINESS

Review of District's Financial Position and Budget to Actual YTD

Board Members reviewed the Statement of Financial Position and Budget to Actual through today's date. Mr. MacLaren noted that through the end of November the District had \$70,000.00 in expenses vs. a budget of \$97,000.00. He noted that the District is slightly under budget at this point in the fiscal year. No action was required by the Board.

FIFTEENTH ORDER OF BUSINESS

Staff Reports

District Counsel -

Ms. Mackie stated that the District should be closing on the CFX acquisition and the Board will see the requisition for the remainder of the cost at the next meeting.

District Manager -

No Report

District Engineer -

Mr. Newton distributed the Construction Status Memorandum (Minutes Exhibit E). Mr. Florio explained that he is still waiting

on the easement resolutions on Lake Nona Boulevard Phase 3.
There was no action required by the Board.

Construction Supervisor - No Report

SIXTEENTH ORDER OF BUSINESS

**Supervisor and Audience
Comments & Adjournment**

There were no Supervisor requests or audience comments. There was no other business to discuss.

On Motion by Ms. Isaacs, second by Mr. Czapka, with all in favor, the December 18, 2017 Meeting of the Board of Supervisors for the Boggy Creek Improvement District was adjourned.

Secretary/Assistant Secretary

Chair/Vice Chair

BOGGY CREEK IMPROVEMENT DISTRICT

Recommendation for Work Authorization / Proposed Services

Project Name: In Town Center Parcel 22A

Brief Description: Surveying Services for Nemours Parkway West

Name of Consultant /Vendor: DWMA, Inc.

Is this work pursuant to an existing Agreement? Yes No

If so, name and date of Agreement: Service Agreement

Is this project included in the District Capital Improvement Plan? Yes No

Are the services required contemplated in the Capital Improvement Yes No

Is this a continuation of previously authorized work? Yes No

Proposal attached: Yes No

Form of Agreement Utilized: _____

Amount of Services: \$ 10,000.00

Recommendation: Approve Deny

By:  Date 12/18/17
Larry Kaufmann, Chairman
Boggy Creek Improvement District Construction Committee

- c: Joe MacLaren
- Jennifer Walden
- Tucker Mackie
- John Florio



**DONALD W. MCINTOSH
ASSOCIATES, INC.**

December 18, 2017
rlevey@tavistock.com

Mr. Richard Levey, Chairman
Board of Supervisors
Boggy Creek Improvement District
12051 Corporate Boulevard
Orlando, Florida 32817

Subject: Lake Nona Town Center Parcel 22A – Nemours Parkway West
Additional Sketches of Descriptions
DWMA Job No. 16193.045

Dear Mr. Levey:

As you requested, Donald W. McIntosh Associates, Inc. (DWMA) is pleased to submit for your consideration this additional services agreement to Boggy Creek Improvement District (BCID) ("CLIENT") to provide professional surveying services for Nemours Parkway West (aka Perimeter Road) ("Project"). As detailed in the scope of services, this proposal includes preparation of additional sketches of descriptions for various easements to support the project. We will provide these services pursuant to our current contract with Boggy Creek Improvement District dated September 8, 2003 ("Contract") as follows:

Civil Engineers

Land Planners

Surveyors

BASIC SERVICES & ITEMIZED FEES

The nature, scope and schedule (if any) of Basic Services to be performed by DWMA under this Agreement, are set forth below.

CLIENT may, from time to time, request DWMA to perform services in connection with the Project which are outside the scope of the services listed herein. Should DWMA agree to perform such services (hereinafter referred to as "Additional Services"), they shall be subject to and governed by the provisions of this Agreement. Additional Services and Basic Services to be provided under this Agreement shall hereinafter be referred to collectively as "Services."

PART I - PROFESSIONAL SURVEYING & MAPPING

A. ADDITIONAL MISCELLANEOUS LEGAL DESCRIPTIONS AND SKETCHES - Preparation of additional sketches of descriptions to support the Nemours Parkway West project including but not limited to:

- New Site Boundaries
- Drainage Easements
- Utility Easements
- Temporary Construction Easements

The professional services will be billed on an hourly basis as requested with an estimated fee (*not to exceed without prior CLIENT authorization*) of

045 \$10,000.00

TOTAL PART I

\$10,000.00

2200 Park Ave. North

Winter Park, FL

32789-2355

Fax 407-644-8318

407-644-4068

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*Mr. Richard Levey, Chairman
Boggy Creek Improvement District
Re: Lake Nona Town Center Parcel 22A - Additional Sketches of Descriptions
DWMA Job No. 16193.
December 18, 2017
Page 2 of 2*

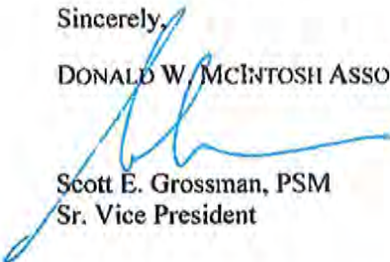
This proposal, together with the Engineering Agreement, represents the entire understanding between Boggy Creek Improvement District and Donald W. McIntosh Associates, Inc. (Engineer) with regard to the referenced work authorization.

DWMA will be compensated for this work at the quoted lump sum amount or at the hourly rates and direct costs established pursuant to the Contract. If additional services are requested they will be provided under a separate proposal as and when requested.

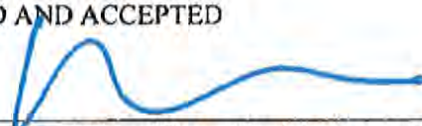
If you wish to accept this Services Agreement, please sign and return a complete copy to our office (executed electronic scanned copies are acceptable). Upon receipt, we will promptly schedule our services.

Sincerely,

DONALD W. MCINTOSH ASSOCIATES, INC.


Scott E. Grossman, PSM
Sr. Vice President

APPROVED AND ACCEPTED

By: 
Authorized Representative of Boggy Creek Improvement District

Date: 12.18.17

PURSUANT TO FLORIDA STATUTE 558.0035, AN INDIVIDUAL EMPLOYEE OR AGENT OF DONALD W. MCINTOSH ASSOCIATES, INC. MAY NOT BE HELD INDIVIDUALLY LIABLE FOR NEGLIGENCE.

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BOGGY CREEK IMPROVEMENT DISTRICT
Recommendation for Work Authorization / Proposed Services

Project Name: LN Town Center Parcel 22A

Brief Description: Construction Phase Services Nemours Parkway West

Name of Consultant /Vendor: DWMA, Inc.

Is this work pursuant to an existing Agreement? Yes No

If so, name and date of Agreement: Service Agreement

Is this project included in the District Capital Improvement Plan? Yes No

Are the services required contemplated in the Capital Improvement Yes No

Is this a continuation of previously authorized work? Yes No

Proposal attached: Yes No

Form of Agreement Utilized: _____

Amount of Services: \$ 166,160.00

Recommendation: Approve Deny

By:  Date 12/18/17
Larry Kaufmann, Chairman
Boggy Creek Improvement District Construction Committee

- c: Joe MacLaren
- Jennifer Walden
- Tucker Mackie
- John Florio



**DONALD W. MCINTOSH
ASSOCIATES, INC.**

December 18, 2017
rlevey@tavistock.com

Mr. Richard Levey, Chairman
Board of Supervisors
Boggy Creek Improvement District
12051 Corporate Boulevard
Orlando, Florida 32817

Subject: Lake Nona Town Center Parcel 22A – Construction Phase Services
Nemours Parkway West, Lift Station No. 10 and
Offsite Sanitary Force Main Construction Phase Services
DWMA Job No. 16193.046 – 16193.062

Dear Mr. Levey:

CIVIL ENGINEERS

LAND PLANNERS

SURVEYORS

AS you requested, Donald W. McIntosh Associates, Inc. (DWMA) is pleased to submit for your consideration this additional services agreement to Boggy Creek Improvement District (BCID) ("CLIENT") to provide engineering services for Nemours Parkway West (aka Perimeter Road), Lift Station No. 10 and the offsite sanitary force main ("Project"). As detailed in the scope of services, this proposal includes construction phase services for the project. We will provide these services pursuant to our current contract with Boggy Creek Improvement District dated September 8, 2003 ("Contract") as follows:

BASIC SERVICES & ITEMIZED FEES

The nature, scope and schedule (if any) of Basic Services to be performed by DWMA under this Agreement, are set forth below.

CLIENT may, from time to time, request DWMA to perform services in connection with the Project which are outside the scope of the services listed herein. Should DWMA agree to perform such services (hereinafter referred to as "Additional Services"), they shall be subject to and governed by the provisions of this Agreement. Additional Services and Basic Services to be provided under this Agreement shall hereinafter be referred to collectively as "Services."

SECTION A - BASIC SERVICES

Nemours Park West (±5240 lf), Lift Station No. 10 and
Offsite Sanitary Force Main (±4800 lf)

PART I – CONSTRUCTION PHASE SERVICES

- | | |
|--|-------------------|
| <p>A. PRECONSTRUCTION CONFERENCE - CITY - Attendance and coordination of City of Orlando project preconstruction conference. 046</p> | <p>\$1,250.00</p> |
| <p>B. PRECONSTRUCTION CONFERENCE – OUC - Attendance and coordination of Orlando Utilities Commission (OUC) project preconstruction conference. 047</p> | <p>\$930.00</p> |

2200 Park Ave North

Winter Park, FL

32789-2355

Fax 407-644-8318

407-644-4068

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*Mr. Richard Levey, Chairman
Boggy Creek Improvement District
Lake Nona Town Center Parcel 22A – Construction Phase Services
Nemours Parkway West, Lift Station No. 10 and
Offsite Sanitary Force Main Construction Phase Services
DWMA Job No. 16193.046 – 16193.062
December 18, 2017
Page 2 of 5*

- C. SHOP DRAWING REVIEW - Review (one time) shop drawing information (limited to review for general conformance with the design intent and with information given in construction documents). Detailed geometric review along with means, methods, techniques, sequences or procedures of construction and all safety precautions is not included and remains Contractor's responsibility. 048 \$13,200.00
- D. CONTRACTOR PAY REQUESTS - Contractor payment requests, review and approvals (for construction related to DWMA designs) and pertinent site observation (based on an estimated construction schedule of twelve (12) months with one visit per month for twelve months). 049 \$9,360.00
- E. SITE VISITS – Make site visits for observation of materials, construction and testing for Nemours Parkway West, Lift Station No. 10 and the offsite sanitary force main for the specific purpose of providing certifications listed below. Visits are to be at discretion of DWMA based on the direction of and on Contractor's submitted construction schedule for various elements. Schedule to be required and kept current by Contractor. Based on information provided by CLIENT to DWMA, it is anticipated the total duration of the construction activity for this project will be 12 months. The estimated fee is based on the above referenced 12 month civil construction schedule with approximately 6 site visits per month. If more than 72 site visits are required, each additional site visit will be billed per our rate schedule, as authorized by CLIENT. 050 \$39,600.00
- F. FDEP CERTIFICATIONS – Provide Florida Department of Environmental Protection (FDEP) standard form certification of completion for potable water, sanitary sewer and/or re-use water permits. Contractor to provide information and testing as follows:
- Water system pressure test
 - Water system bacteriological testing and reports
 - Reclaimed water system pressure test
 - Sanitary sewer system leakage testing/lamping/televising
 - Record drawings, signed by contractor
 - As-built survey signed by registered surveyor
 - Lift station start up testing coordinated with site contractor
- Note: This line item includes two (2) water clearances and one (1) sanitary sewer clearance. 051 \$11,860.00

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Mr. Richard Levey, Chairman
Boggy Creek Improvement District
Lake Nona Town Center Parcel 22A – Construction Phase Services
Nemours Parkway West, Lift Station No. 10 and
Offsite Sanitary Force Main Construction Phase Services
DWMA Job No. 16193.046 – 16193.062
December 18, 2017
Page 4 of 5

N. CONSULTANT COORDINATION – Coordination of geotechnical, hardscape, landscape and other consultants during construction phase of project. The professional services will be billed on an hourly basis with an estimated fee (<i>not to exceed without prior CLIENT authorization</i>) of	059	\$4,320.00
O. RECORD DRAWINGS – Preparation of “Record Drawings” from contractor furnished as-built survey data. The professional services will be billed on an hourly basis with an estimated fee (<i>not to exceed without prior CLIENT authorization</i>) of	060	\$17,400.00
P. SITE VISITS FOR RETESTING – Construction phase testing resulting from failures or no-shows, and therefore requiring additional site visits shall be additional services and will be billed on an hourly basis with an estimated fee (<i>not to exceed without prior CLIENT authorization</i>) of	061	\$3,540.00
Q. LIMITED AS-BUILT MEASUREMENTS – As deemed necessary by the DWMA Construction Observation Engineer, DWMA will survey limited as-built measurements of constructed infrastructure to provide information to the engineer necessary for the project certifications.	062	\$11,000.00
TOTAL SECTION A PART I		\$166,160.00

Note: This proposal does not include assistance with National Pollutant Discharge Elimination System (NPDES) permit which will be processed by the CLIENT or prepared by others. If this item is requested it will be contracted separately.

The following services are not included:

1. Assistance with the National Pollutant Discharge Elimination System (NPDES) permit;
2. Structural geotechnical/soil professional services (to be undertaken by CLIENT selected consultant); and
3. Hazardous waste consultant (by CLIENT selected consultant).

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*Mr. Richard Levey, Chairman
Boggy Creek Improvement District
Lake Nona Town Center Parcel 22A – Construction Phase Services
Nemours Parkway West, Lift Station No. 10 and
Offsite Sanitary Force Main Construction Phase Services
DWMA Job No. 16193.046 – 16193 062
December 18, 2017
Page 5 of 5*

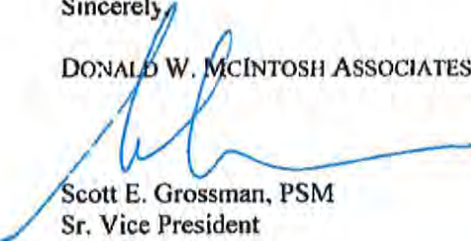
This proposal, together with the Engineering Agreement, represents the entire understanding between Boggy Creek Improvement District and Donald W. McIntosh Associates, Inc. (Engineer) with regard to the referenced work authorization.

DWMA will be compensated for this work at the quoted lump sum amount or at the hourly rates and direct costs established pursuant to the Contract. If additional services are requested they will be provided under a separate proposal as and when requested.

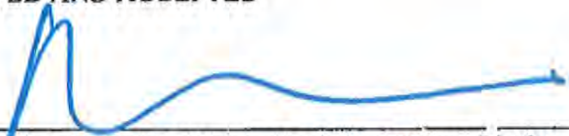
If you wish to accept this Services Agreement, please sign and return a complete copy to our office (executed electronic scanned copies are acceptable). Upon receipt, we will promptly schedule our services.

Sincerely,

DONALD W. MCINTOSH ASSOCIATES, INC.


Scott E. Grossman, PSM
Sr. Vice President

APPROVED AND ACCEPTED

By: 
Authorized Representative of Boggy Creek Improvement District

Date: 12.18.17

PURSUANT TO FLORIDA STATUTE 558.0035, AN INDIVIDUAL EMPLOYEE OR AGENT OF DONALD W. MCINTOSH ASSOCIATES, INC. MAY NOT BE HELD INDIVIDUALLY LIABLE FOR NEGLIGENCE.

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BOGGY CREEK IMPROVEMENT DISTRICT

Recommendation for Work Authorization / Proposed Services

Project Name: LN Blvd. Signal Modifications at Veterans Way

Brief Description: Professional Engineering Services for roadway and drainage improvements

Name of Consultant /Vendor: DWMA, Inc.

Is this work pursuant to an existing Agreement? ✓ Yes No

If so, name and date of Agreement: Private Agreement

Is this project included in the District Capital Improvement Plan? ✓ Yes No

Are the services required contemplated in the Capital Improvement ✓ Yes No

Is this a continuation of previously authorized work? ✓ Yes No

Proposal attached: ✓ Yes No

Form of Agreement Utilized: _____

Amount of Services: \$ 18,800.00

Recommendation: ✓ Approve Deny

By: [Signature] Date 12/18/07
Larry Kaufmann, Chairman
Boggy Creek Improvement District Construction Committee

- c: Joe MacLaren
- Jennifer Walden
- Tucker Mackie
- John Florio



**DONALD W. MCINTOSH
ASSOCIATES, INC.**

December 4, 2017
rlevey@tavistock.com

Mr. Richard Levey, Chairman
Board of Supervisors
Boggy Creek Improvement District
12051 Corporate Boulevard
Orlando, Florida 32817

Subject: Lake Nona Boulevard Signal Modifications at Veterans Way,
Tavistock Lakes Boulevard and Nemours Parkway
DWMA Job No. 17162.001 – 17162.005

Dear Mr. Levey:

CIVIL ENGINEERS

LAND PLANNERS

SURVEYORS

As requested by Larry Kaufmann, Donald W. McIntosh Associates, Inc. (DWMA) is pleased to submit for your consideration this additional services agreement to provide professional engineering services to Boggy Creek Improvement District (BCID) ("CLIENT") for the roadway and drainage improvements required to support the proposed Signal Modifications on Lake Nona Boulevard at Veterans Way, Tavistock Lakes Boulevard and Nemours Parkway ("Project"). As detailed in the scope of services, this proposal includes: 1) Preparation of the intersection improvement plans at each of the three intersections with signage, pavement markings, turning movements and the additional left turn lane at Veterans Way; 2) Preparation and submittal of three (3) City of Orlando digital permit applications; 3) Processing of the three (3) City of Orlando digital permit applications and 4) Coordination with project team consultants, Owner representatives and contractors including distribution of plans and files, meetings, teleconference calls and assistance. The Signal Modification Plans and the Maintenance of Traffic Plans are not included in this scope and will be prepared by others. We will provide these services pursuant to our current contract with Boggy Creek Improvement District dated September 8, 2003 ("Contract") as follows:

BASIC SERVICES & ITEMIZED FEES

The nature, scope and schedule (if any) of Basic Services to be performed by DWMA under this Agreement, are set forth below.

CLIENT may, from time to time, request DWMA to perform services in connection with the Project which are outside the scope of the services listed herein. Should DWMA agree to perform such services (hereinafter referred to as "Additional Services"), they shall be subject to and governed by the provisions of this Agreement. Additional Services and Basic Services to be provided under this Agreement shall hereinafter be referred to collectively as "Services."

2200 Park Ave. North

Winter Park, FL

32789-2355

Fax 407-644-8318

407-644-4068

PART I - CIVIL ENGINEERING

A. INTERSECTION IMPROVEMENT PLANS FOR SIGNAL MODIFICATIONS - Prepare three (3) intersection improvement plans including geometry, signage and pavement markings, turning movements and the added left turn lane at Veterans Way.	001	\$6,400.00
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Mr. Richard Levey, Chairman
Boggy Creek Improvement District
Re: Lake Nona Boulevard Signal Modifications at Veterans Way,
Tavistock Lakes Boulevard and Nemours Parkway
DWMA Job No. 17162.001 – 17162.005

December 4, 2017
Page 2 of 3

B.	PREPARATION AND SUBMITTAL OF THE THREE (3) CITY OF ORLANDO DIGITAL PERMIT APPLICATIONS FOR SIGNAL MODIFICATIONS – Prepare and submit three (3) City of Orlando digital permit applications for review and approval.	002	\$2,550.00
C.	PROCESS THE THREE (3) CITY OF ORLANDO DIGITAL PERMIT APPLICATIONS FOR SIGNAL MODIFICATIONS - Process the three (3) City of Orlando digital permit applications including responses to City staff comments and plan revisions associated with the review and approval process.	003	\$3,550.00
D.	OPINION OF PROBABLE COSTS – Preparation and submittal of three (3) Engineer's Opinion of Probable Costs for both final engineering plan submittals and post construction cost estimate provision for City of Orlando required bonding amounts.	004	\$3,300.00
E.	PROJECT COORDINATION AND MEETINGS - Project coordination, meetings, distribution of plans and files for the three (3) signal modifications.	005	\$3,000.00
TOTAL PART I			\$18,800.00

This proposal, together with the Engineering Agreement, represents the entire understanding between Boggy Creek Improvement District and Donald W. McIntosh Associates, Inc. (Engineer) with regard to the referenced work authorization.

DWMA will be compensated for this work at the quoted lump sum amount or at the hourly rates and direct costs established pursuant to the Contract. If additional services are requested they will be provided under a separate proposal as and when requested.

If you wish to accept this Services Agreement, please sign and return a complete copy to our office (executed electronic scanned copies are acceptable). Upon receipt, we will promptly schedule our services.

Sincerely,

DONALD W. MCINTOSH ASSOCIATES, INC.

John M. Florio
Executive Vice President

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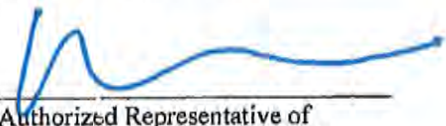


Mr. Richard Levev, Chairman
Boggy Creek Improvement District
Re: Lake Nona Boulevard Signal Modifications at Veterans Way,
Tavistock Lakes Boulevard and Nemours Parkway
DWMA Job No. 17162.001 – 17162.005

December 4, 2017

Page 3 of 3

APPROVED AND ACCEPTED

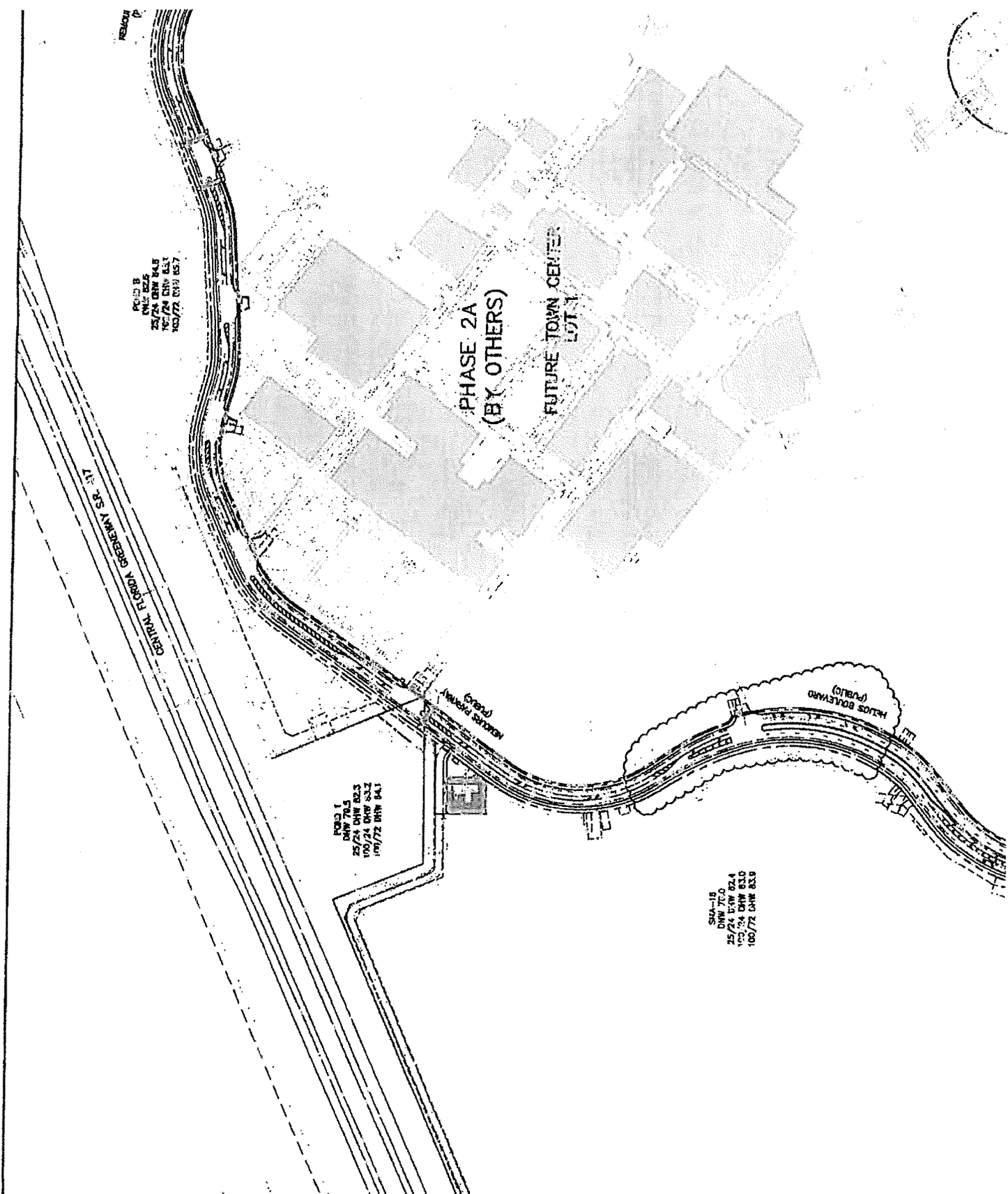
By: 
Authorized Representative of
Boggy Creek Improvement District

Date: 12.18.17

PURSUANT TO FLORIDA STATUTE 558.0035, AN
INDIVIDUAL EMPLOYEE OR AGENT OF DONALD W.
MCINTOSH ASSOCIATES, INC. MAY NOT BE HELD
INDIVIDUALLY LIABLE FOR NEGLIGENCE.

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FORFEIT AND PROPERTY RIGHTS TO THIS DRAWING WHICH MAY NOT BE REPRODUCED, CHANGED, OR COPIED IN ANY FORM OR MANNER, NOR CAN IT BE ASSIGNED TO ANY PARTY WITHOUT DONALD W. HARTSHOR ASSOCIATES, INC.'S WRITTEN CONSENT.



BOGGY CREEK IMPROVEMENT DISTRICT

Recommendation for Work Authorization / Proposed Services

Project Name: LN Boulevard Traffic Signal Modification at Nemours Parkway

Brief Description: Intersection of LN Boulevard

Name of Consultant /Vendor: VHB

Is this work pursuant to an existing Agreement? Yes No

If so, name and date of Agreement: Service Agreement

Is this project included in the District Capital Improvement Plan? Yes No

Are the services required contemplated in the Capital Improvement Yes No

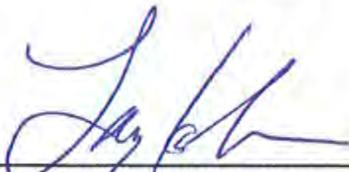
Is this a continuation of previously authorized work? Yes No

Proposal attached: Yes No

Form of Agreement Utilized: _____

Amount of Services: \$ 19,500.00

Recommendation: Approve Deny

By:  Date 12/18/17
Larry Kaufmann, Chairman
Boggy Creek Improvement District Construction Committee

- c: Joe MacLaren
- Jennifer Walden
- Tucker Mackie
- John Florio



Phone: 407.839.4006
 Fax: 407.839.4008
 www.vhb.com

Engineers | Scientists | Planners | Designers

Vanasse Hangen Brustlin, Inc.
 Landmark Center Two
 Suite 300
 225 E. Robinson Street
 Orlando, Florida 32801

Contract's Place - JES

Client Authorization

New Contract

Date December 15, 2017

Amendment No. 1

Project No. 63084.02

Project Name Lake Nona Boulevard Traffic Signal Modification at Nemours Parkway

To:	Cost Estimate	Amendment	Contract Total
Boggy Creek Improvement District c/o Fishkind Associates 12051 Corporate Boulevard Orlando, FL 32817	Labor		\$19,500
	Expenses		As incurred

As Requested By: John Florio, P.E.

- Fixed Fee Time & Expenses
 Cost + Fixed Fee Other

Pursuant to the original agreement, Vanasse Hangen Brustlin, Inc., (VHB) provides this amendment for the additional services as outlined below. The services will be accomplished in accordance with the conditions of the original agreement. The additional scope of work is described below.

PROJECT DESCRIPTION

VHB will provide traffic engineering services associated with traffic signal design modifications for the intersection of Lake Nona Boulevard at Nemours Parkway. The traffic signal modifications are prompted by a traffic study completed by Kittelson Engineering recommending demolition of the plaza in the northwest quadrant of the intersection to widen the west leg of the intersection. The scope of services is described in more detail as follows.

SCOPE OF SERVICES

1.0 Traffic Signal Modification Design Plans

VHB will prepare the traffic signal modification plans associated with the proposed demolition. The signal work under this task will be the installation of a new mast arm assembly with luminaire, and the removal of the existing mast arm assembly in the northwest quadrant of the intersection. The existing GPS Opticom receiver, red light enforcement light, video detector and illuminated street name sign with cantilever will be relocated onto the new mast arm assembly. A new conduit will be installed under the sidewalk between the proposed mast arm and the existing signal pull boxes. The westbound lane configuration is being modified from a left, a through and a right turn lane to dual left turn lanes and a through/right turn lane. The signal head configuration for this approach will consist of two 3-sections for the through movement and two 3-sections with left turn arrows over each of the left

turn lanes. The signal head configuration for eastbound Nemours Parkway will be modified to two 3-sections for the through movement and one 4-section with flashing yellow over the left turn lane.

VHB will utilize existing intersection design plans, existing signalization drawings, and engineering drawings of the proposed intersection configuration. The signal modification plans will contain a key sheet, tabulation of quantities sheet, general and pay item notes sheet, a plan sheet prepared at 1"=40' scale and mast arm detail sheets. The design plans will be prepared on 11" x 17" half size sheets and will be submitted at the 90% and 100% complete phases. VHB will submit the plans to the City of Orlando for review.

VHB will respond to Requests for Information (RFIs) and review shop drawing submittals for signal related components of the project. VHB's review and approval of submittals such as shop drawings, product data, samples and other data will be for the limited purpose of checking for conformance with the design concept and the information in VHB's documents. This review will not include review of the accuracy or completeness of details, such as quantities, dimensions, weights or gauges, fabrication processes, construction means or methods, coordination of the work with other trades or construction safety precautions, all of which are the sole responsibility of the contractor and other unrelated parties. Review of a specific item will not indicate that VHB has reviewed the entire assembly of which the item is a component. VHB will not be responsible for any deviations from VHB's documents or other documents which are not brought to the attention of VHB in writing by the contractor. VHB will not be required to review partial submissions or those for which submission of correlated items have not been received.

2.0 Mast Arm Structural Analysis

VHB will provide structural engineering services for the proposed mast arm pole foundation. The services are limited to analyzing the loading to determine compliance with the Florida Department of Transportation (FDOT) standard mast arm loading tree and to provide special drilled shaft foundation designs if sub-standard soil conditions are found at the intersection. VHB will also perform dead load moment calculations for the proposed signal head configuration on the existing mast arm assembly in the southeast quadrant to ensure that the proposed loading does not exceed that of the FDOT standard loading tree.

3.0 Geotechnical Services

As a convenience to the Client, VHB will contract with a geotechnical engineer to provide soil boring services. VHB will not direct, supervise or influence their work activities or product. VHB's responsibility will be to communicate with and manage the sub-consultant as part of the consulting team. The soil boring will be done at the proposed mast arm pole foundation. Once the soil is analyzed, the subconsultant will provide a soils report which will be prepared for the project. The report will characterize the subsurface soil conditions which will then be used to compare with FDOT standard design soil conditions. Sub-standard soil conditions will require a special foundation design. Foundation design and construction recommendations will be provided based on the properties encountered.

4.0 Subsurface Utility Engineering (SUE) Services

As a convenience to the Client, VHB will contract with a subconsultant to provide SUE services. VHB will not direct, supervise or influence their work activities or product. VHB's responsibility will be to communicate with and manage the sub-consultant as part of the consulting team. The SUE will be completed at the proposed mast arm pole foundation. The purpose of the SUE work is to identify conflicts between the proposed foundation and existing underground utilities. VHB will provide an alternate location should conflicts be found during the process, or communicate with the utility company should conflicts be unavoidable.

ASSUMPTIONS

It is understood that VHB will perform services under the sole direction of the Client. In the performance of these services, VHB will communicate its efforts with those of other project team members as required.

CLIENT FURNISHED INFORMATION

VHB will rely upon the accuracy and completeness of Client-furnished information in connection with the performance of services under this Amendment. The Client will provide VHB the following information:

- Topographic Survey/Engineering Drawings of existing intersections in CAD format.
- Design plans for the proposed lane configurations.

SCHEDULE

VHB will begin performance of the above services on the date written authorization to proceed is received. The schedule is also subject to timely delivery of information promised by the Client and is exclusive of Client and local review of interim products.

VHB will complete the services described above and submit 80% complete plans within eight weeks from the time the notice to proceed is received from the Client. VHB will submit 100% complete plans within two weeks from the time comments are received.

COMPENSATION

VHB will perform the Scope of Services contained in this Agreement on a lump sum basis per task. Services performed outside of these tasks will be billed hourly using the standard hourly billing rates in effect at the time the work is performed.

Task	Lump Sum Fee
1.0 Traffic Signal Modification Design Plans	\$10,000
2.0 Mast Arm Structural Analysis	\$4,500
3.0 Geotechnical Services	\$2,000
4.0 Subsurface Utility Engineering (SUE) Services	\$3,000
TOTAL	\$19,500

In addition to the labor compensation, VHB shall be reimbursed for expenditures made specifically for the project such as: printing and reprographics; travel and subsistence; computer charges; telephone charges; shipping, postage, and courier service charges; purchase of maps and similar documents; etc. These direct expenses will be billed at 1.10 times their actual cost. If sub-consultants and subcontractors are engaged by VHB for this project and are, therefore, under contract to VHB, their services will be invoiced at 1.10 times their actual cost. This adjustment covers the additional expense of coordination/ administration.

Prepared By: K. Lee

Department Approval: P. Yeargain

Please execute this Client Authorization for VHB to proceed with the above scope of services at the stated estimated costs. No services will be provided until it is signed and returned to VHB.

Subject to attached terms & conditions.

Subject to terms & conditions in our original agreement dated 8/15/2017.

Vanasse Hangen Brustlin, Inc. Authorization

By 
Paul W. Yeargain, P.E.
Title Managing Director, Orlando
Date December 15, 2017

Client Authorization (Please sign original and return)

By 
Richard Levey
Date 12.18.17



MEMORANDUM

DONALD W. MCINTOSH ASSOCIATES, INC.

DATE: December 18, 2017
TO: Boggy Creek Improvement District Board of Supervisors
FROM: Donald W. McIntosh Associates, Inc. District Engineer
RE: Construction Contract Status

Dear Board Members,

Please accept this correspondence as a current summary of our construction contract status. Listed below by project is a brief summary of recent contract activity. A copy of the latest Change Order Log is attached.

CIVIL ENGINEERS

Lake Nona Blvd, Road L to Boggy Creek Road, and Sanger Road Extension

LAND PLANNERS

Construction Status: The final project certification package was submitted to the City of Orlando on June 27, 2017 and included the drainage pipe manufacturer's written acceptance of the drainage pipe repairs and their certification of the integrity of the drainage system. The updated maintenance bond for the project was received from the Contractor and submitted to the City on July 5, 2017. Following receipt of all final documentation from the Contractor and as directed by the Board of Supervisors, release of the contract retainage was authorized by the District Engineer. District Staff is following up with the City on the project acceptance letter and Certificate of Completion.

SURVEYORS

Change Order (C.O.) Status: None at this time.

Recommended Motion: None at this time.

Should there be any questions, please advise.

Thank you.
End of memorandum.

- c: Mr. Larry Kaufmann
Ms. Patrice Ragusa
Jason Good, P.E.
James C. Nugent, P.E.

2200 Park Ave. North

Winter Park, FL

32789-2355

Fax 407-644-8318

407-644-4068

LAKE NONA SOUTH
Boggy Creek Improvement District
Lake Nona Boulevard Road "L" to Boggy Creek Road
Change Order Log
Jr. Davis

C.O. #	Date	Description of Revision	Additional Days	Amount	Status	New Contract Amount Original Contract Date	To Board	Approval Date	Notes
						\$ 7,598,148.15			
<u>1</u>	8/18/2014	MOT Plans	0	\$ 4,077.50	Approved	\$ 7,602,225.65	9/15/14 revision to board 10/20/14	10/20/2014	Revised from \$3,500 due to charges not included for markup and bond
<u>2</u>	8/20/2014	Cost to line the wet well.			REJECTED	\$ 7,602,225.65	9/15/2014	9/15/2014	City has said no liner is needed.
<u>3</u>	9/9/2014	Change Order for revised plans dated 4/14/2014		\$ 315,511.55	Approved	\$ 7,917,737.20	9/15/2014	9/15/2014	
<u>4</u>	9/22/2014	Changes for plan revisions dated 7/28/14 and 8/21/14.	0	\$ (40,122.59)	Approved	\$ 7,877,614.61	9/20/2014	10/20/2014	
<u>5</u>	3/11/2015 Revised 5/19/15	Add power conduit on the Lake Nona Blvd. plan changes were per the OUC design revision dated 2/4/15		\$ 98,321.05	Approved	\$ 7,975,935.66	3/16/2015	3/16/2015	Approved up to amount. Still in pending agreement. Revision approved on 5/19/15
<u>6</u>	3/16/2015	Remove street signs and regulatory signs from contract		\$ (18,921.00)	Approved	\$ 7,957,014.66	4/20/2015	4/20/2015	
7	5/18/2015	Place and compact fill at the future Lift Station Site LS#9		\$ 7,786.51	Approved	\$ 7,964,801.17	6/15/2015	6/15/2015	
8	6/8/2015	Additional DOT Signage and removing and replacing thermoplastic striping.		\$ 7,975.00	Approved	\$ 7,972,776.17	7/20/2015	7/20/2015	REVISED amount
9	6/17/2015	Installation of 2" lighting conduit		\$ 43,845.00	Approved	\$ 8,016,621.17	7/20/2015	7/20/2015	
10	7/17/2015	Extending electric conduit outside of pavement		\$ 16,672.00	Approved	\$ 8,033,293.17	7/20/2015	7/20/2015	
11	7/17/2015	Installation of 2" traffic signal interconnection as requested by City of Orlando.		\$ 45,450.00	Approved	\$ 8,078,743.17	7/20/2015	7/20/2015	
12	9/8/2015	Relocate Electrical Pull Boxes \$4725			Revised to CO No. 14	\$ 8,078,743.17	9/21/2015	9/21/2015	
13	9/17/2015	Removal of existing pavement markings and placement of new striping.		\$ 3,895.00	Approved	\$ 8,082,638.17	9/21/2015	9/21/2015	

**LAKE NONA SOUTH
Boggy Creek Improvement District
Lake Nona Boulevard Road "L" to Boggy Creek Road
Change Order Log
Jr. Davis**

C.O. #	Date	Description of Revision	Additional Days	Amount	Status	New Contract Amount Original Contract Date	To Board	Approval Date	Notes
14	9/8/2015	Relocate Electrical Pull Boxes \$4725		\$ 4,725.00	Approved	\$ 8,087,363.17	9/21/2015	9/21/2015	
15	1/24/2016	Direct Owner Purchase Deduction		\$ (2,335,698.65)	Approved	\$ 5,751,664.52	1/25/2016	1/25/2016	Approved by all in for signature
16	1/28/2016	MOT for Additional Thermo Striping		\$ 3,173.75	Approved	\$ 5,754,838.27	2/22/2016	2/22/2016	
17	2/3/2016	Installation of (3) 2" Sleeves		\$ 991.29	Approved	\$ 5,755,829.56	2/22/2016	2/22/2016	
18	12/15/2016	Lake Nona Blvd. - Isolated Pavement Distress		\$ 124,285.00	Approved	\$ 5,880,114.56	12/20/2016	12/20/2016	
19	9/26/2017	Boggy Creek year end walkthrough with County deficiencies for correction		\$ 15,670.00	Approved	\$ 5,895,784.56	10/17/2017	10/17/2017	

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Resolution 2018-02,
Election of Officers

RESOLUTION 2018-02

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE BOGGY CREEK IMPROVEMENT DISTRICT ELECTING THE OFFICERS OF THE DISTRICT AND PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, the BOGGY CREEK IMPROVEMENT DISTRICT (hereinafter the "District") is a local unit of special-purpose government created and existing pursuant to Chapter 190, Florida Statutes; and

WHEREAS, the Board of Supervisors of the District desires to elect the Officers of the District.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE BOGGY CREEK IMPROVEMENT DISTRICT:

Section 1. _____ is elected Chair.

Section 2. _____ is elected Vice Chair.

Section 3. Jill Burns is elected Secretary.
Jennifer Walden is elected Assistant Secretary.
_____ is elected Assistant Secretary.
_____ is elected Assistant Secretary.
_____ is elected Assistant Secretary.

Section 4. Hank Fishkind is elected Treasurer.

Section 5. Jill Burns is elected as Assistant Treasurer.

Section 6. All Resolutions or parts of Resolutions in conflict herewith are hereby repealed to the extent of such conflict.

Section 7. This Resolution shall become effective immediately upon its adoption.

PASSED AND ADOPTED THIS 16th DAY of JANUARY, 2018.

ATTEST:

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Secretary/Assistant Secretary

Chair/Vice-Chair

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Amended & Restated Personnel Leasing Agreement
with Tavistock Development Management, LLC

PERSONNEL LEASING AGREEMENT

THIS PERSONNEL LEASING AGREEMENT (hereinafter referred to as the “Agreement”) is made and entered into this ___ day of January, 2018, by and between **Tavistock Development Management, LLC**, a Florida limited liability company (hereinafter referred to as “Lessor”), and the **Boggy Creek Improvement District**, a special-purpose unit of local government established pursuant to Chapter 190, *Florida Statutes* (hereinafter referred to as “Lessee” or “District”).

RECITALS

WHEREAS, the District is responsible for maintaining certain infrastructure improvements within and about the boundaries of the District, which include landscaping and irrigation; and

WHEREAS, pursuant to Chapter 190, *Florida Statutes*, Fishkind & Associates, Inc. (referred to herein as the “District Manager”) is charged with the supervision of the works of the District including the hiring or provision of employees and other personnel; and

WHEREAS, this Agreement is intended to replace in its entirety that certain *Personnel Leasing Agreement* dated January 28, 2008; and

WHEREAS, the District desires to enter into a lease agreement with Lessor to provide certain personnel to assist the District Manager and the district engineer, Donald W. McIntosh Associates, Inc. (“District Engineer”), with the administration of the District’s landscape and irrigation maintenance contract(s) (“Maintenance Contract”); and

WHEREAS, Lessor agrees to provide such a person who may work under the direction of the District Manager from time to time under such terms as are detailed below.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the parties hereto agree as follows:

1. RECITALS. The recitals set forth above are true and correct and are hereby incorporated in and made a part of this Agreement.

2. LEASE OF PERSONNEL. For and in consideration of the compensation described in Section 6 below, Lessee hereby agrees to lease from Lessor, and Lessor hereby agrees to lease to Lessee, an individual, acceptable to Lessee, for whatever sufficient time each week is necessary to complete the work (herein referred to as the “Administrator”). The Administrator’s salary and benefits shall be determined and paid by Lessor. At the discretion of Lessor, Lessor may replace the individual or individuals serving as Administrator; in such event, Lessor shall attempt to employ a replacement, acceptable to Lessee, to serve as Administrator and shall notify

Lessee of the replacement in writing. The initial Administrator shall be Stephen Flint and Scott Gasaway, each individually shall be considered an Administrator for purposes herein.

3. DUTIES. The Administrator shall work for the benefit of the District and shall be responsible for performing such duties related to administration of the Maintenance Contract as directed by the District Manager. Specifically, the Administrator's duties shall include, but not be limited to, reviewing all maintenance performance, field conditions, and pay requests and ensuring that the proper processes are followed and documentation obtained pursuant to the requirements of the Maintenance Contract. The Administrator shall obtain such documentation from contractors and vendors related to payments tendered and work performed, as requested by the District from time to time. Lessor acknowledges the District is subject to certain prompt payment responsibilities required by law. In no event shall the actions or omissions of the Administrator result in a breach by the District of its prompt payment responsibilities.

4. TERM. The term of this Agreement shall be for a one (1) year renewable period commencing as of the date written above (the "Commencement Date"). This Agreement shall automatically renew each year unless terminated by either party. Either party may terminate this Agreement at any time, with or without cause, by giving at least thirty (30) days written notice to the other party specifying the date the termination is to become effective. Notwithstanding the preceding sentence, Lessee shall have the right to immediately terminate this Agreement upon a breach by Lessor. Any termination of this Agreement shall not release Lessee of its obligation to pay Lessor the compensation due pursuant to Section 6 below for all periods prior to termination.

5. OFFICE SPACE AND SUPPORT SERVICES. Lessor shall provide the Administrator such supplies or support as shall be reasonably necessary for the Administrator to render services on behalf of Lessee in accordance with this Agreement all at no cost to Lessee.

6. COMPENSATION.

A. For and in consideration of the lease of the services of the Administrator to Lessee by Lessor and the office space, supplies, support services and/or other overhead or facilities to be furnished to Lessee by Lessor pursuant to this Agreement, if any, Lessee shall pay Lessor one hundred dollars (\$100.00) per month. Payment shall occur monthly and within thirty days of presentation of an invoice by Lessor. Lessor agrees that it shall be solely responsible for all salary, employee benefits and all payroll-related taxes and charges associated with Lessor's employment of the person serving Lessee as Administrator. In no event shall this Agreement be construed as an employment agreement between the Administrator and Lessee, or between Lessor and Lessee.

B. The parties agree and covenant that any change in services or compensation under this Agreement shall reference this section of this Agreement in a writing signed by both parties hereto, approved by the District's Board of Supervisors.

7. **CONTROL OF ADMINISTRATOR.** All services required to be rendered by the Administrator hereunder shall be rendered subject to the consent, control and direction of Lessee through the offices of the Lessee's District Manager.

8. **RELATIONSHIPS.** Lessor and Lessee shall not, by virtue of this Agreement, be construed as joint venturers or partners of each other, and neither shall have the power to bind or obligate the other. Lessor and Lessee acknowledge and agree that the Administrator shall be an employee of Lessor. In furtherance thereof, Lessor shall be responsible for the payment of all compensation, taxes and employee benefits and other charges payable with respect to the Administrator, including, but not limited to, all applicable federal income tax withholding, FICA, FUTA tax, unemployment compensation and any other taxes or charges imposed by law with respect to the Administrator.

9. **PREVAILING PARTY.** If it should become necessary for either of the parties to resort to legal action, the non-prevailing party shall pay all reasonable legal fees and other expenses incurred by the prevailing party, including but not limited to attorneys' fees of in-house and outside counsel at all judicial levels.

10. **JURY WAIVER.** The parties hereby knowingly, irrevocably, voluntarily, and intentionally waive any rights to a trial by jury in respect of any action, proceeding or counter claim based on this Agreement or arising out of, under or in connection with this Agreement or any document or instrument executed in connection with this Agreement, or any course of conduct, course of dealing, statements (whether verbal or written) or action of any party hereto. This provision is a material inducement for the parties entering into the subject Agreement.

11. **FORCE MAJEURE.** Each party hereto shall give notice promptly to the other of the nature and extent of any event of force majeure claimed to delay or prevent its performance under this Agreement.

12. **NOTICES.** All notices, requests, consents and other communications hereunder ("Notices") shall be in writing and shall be delivered, mailed by First Class Mail, postage prepaid, or overnight delivery service, to the parties, as follows:

A. **If to Lessor:** Tavistock Development Management, LLC
6900 Tavistock Lakes Boulevard, Suite 200
Orlando, Florida 32827

B. **If to District:** Boggy Creek Improvement District
12051 Corporate Boulevard
Orlando, Florida 32817
Attn: District Manager

With a copy to: Hopping Green & Sams, P.A.
119 S. Monroe Street, Suite 300

Tallahassee, Florida 32301
Attn: Tucker F. Mackie

Except as otherwise provided herein, any Notice shall be deemed received only upon actual delivery at the address set forth herein. Notices delivered after 5:00 p.m. (at the place of delivery) or on a non-business day shall be deemed received on the next business day. If any time for giving Notice contained in this Agreement would otherwise expire on a non-business day, the Notice period shall be extended to the next succeeding business day. Saturdays, Sundays and legal holidays recognized by the United States government shall not be regarded as business days. Counsel for the parties may deliver Notice on behalf of the parties. Any party or other person to whom Notices are to be sent or copied may notify the other parties and addressees of any change in name or address to which Notices shall be sent by providing the same on five (5) days written notice to the parties and addressees set forth herein.

13. INDEMNIFICATION. Lessor agrees to indemnify and hold the Lessee harmless from and against any and all damages, losses or claims, including but not limited to legal fees and expenses, to the extent that such damages, losses or claims are attributable to actions, omissions or negligence of the Administrator.

14. LIMITATIONS ON LIABILITY PRESERVED. Lessor agrees that nothing contained in this Agreement shall constitute or be construed as a waiver of the District's limitations on liability set forth in Section 768.28, *Florida Statutes*, and other law.

15. THIRD-PARTY BENEFICIARIES. This Agreement is solely for the benefit of the formal parties herein and no right or cause of action shall accrue upon or by reason hereof, to or for the benefit of any third party not a formal party hereto. Nothing in this Agreement expressed or implied is intended or shall be construed to confer upon any person or corporation other than the parties hereto any right, remedy or claim under or by reason of this Agreement or any provisions or conditions hereof; and all of the provisions, representations, covenants and conditions herein contained shall inure to the sole benefit of and shall be binding upon the parties hereto and their respective representatives, successors and assigns.

16. FURTHER ACTIONS. Each party shall take such actions to execute, file, record, publish and deliver such additional certificates, instruments, agreements and other documents as the other party may, from time to time, reasonably required in order to accomplish the purposes of this Agreement.

17. CONTROLLING LAW. This Agreement and the provisions contained herein shall be construed, interpreted and controlled according to the laws of the State of Florida.

18. EFFECTIVE DATE. The Agreement shall be effective after execution by both parties hereto and shall remain in effect unless terminated by either of the parties hereto.

19. PUBLIC RECORDS. Lessor understands and agrees that all documents of any kind provided to the District or to District Staff in connection with the work contemplated under this Agreement may be public records and will be treated as such in accordance with Florida law.

20. WAIVER. No waiver of any breach of any term or condition of this Agreement shall be deemed to be a waiver of any subsequent breach of any term or condition of a like or different nature.

21. UNENFORCEABILITY. If any provisions of this Agreement shall be held invalid or unenforceable, such invalidity or unenforceability shall not, if possible, affect the validity or enforceability of any other provision of this Agreement, and this Agreement shall, if possible, be construed in all respects as if such invalid or unenforceable provision were omitted.

22. SURVIVAL OF TERMS. The terms, conditions, obligations and covenants in this Agreement shall survive its execution by the parties hereto and the consummation of the transactions between the parties contemplated herein.

23. CAPTIONS. The captions used herein are inserted only as a matter of convenience, and are not to be used in the interpretation of any provision hereof.

24. ENTIRE AGREEMENT; BINDING EFFECT. Except as to modifications made under Section 6(C), above, this Agreement constitutes the entire agreement and understanding between the parties with respect to the subject matter hereof, and supersedes any prior agreements and understandings relating to such subject matter. This Agreement shall inure to the benefit of, and be binding upon and enforceable by, the parties hereto and their respective successors and permitted assigns. Neither party to this Agreement may assign their rights or obligations hereunder without the prior written consent of the other party. Any purported assignment without such prior written consent is void.

25. EXECUTION IN COUNTERPARTS. This instrument may be executed in any number of counterparts, each of which, when executed and delivered, shall constitute an original, and such counterparts together shall constitute one and the same instrument. Signature and acknowledgment pages, if any, may be detached from the counterparts and attached to a single copy of this document to physically form one document.

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF, the parties execute this Agreement the day and year first written above.

Attest:

BOGGY CREEK IMPROVEMENT DISTRICT

Secretary/Assistant Secretary

By: _____

Its: _____

**TAVISTOCK DEVELOPMENT
MANAGEMENT, LLC**, a Florida limited liability
company

Witness:

By: _____

Its: _____

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Amended & Restated Engineer's Report
for Capital Improvements
(provided under separate cover)

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Nemours Parkway West & Lift Station No. 10
Hold Harmless Agreement & Requisition

January 16, 2018

Dean Grandin, Jr., AICP
Planning Director/Division Manager
City of Orlando Planning Bureau
400 South Orange Avenue, 6th Floor
Orlando, Florida 32801

Re: Hold Harmless Agreement for
Boggy Creek Improvement District
12051 Corporate Boulevard, Orlando, Florida 32817

Dear Mr. Grandin:

The Boggy Creek Improvement District is or will be a fee simple owner of the property located at Lake Nona Nemours Parkway West and Lift Station No. 10, and more particularly described in Exhibit "A", attached hereto and incorporated herein, by reference (hereafter referred to as the "Property"), and has been in contact with the City of Orlando regarding the issuance of a Building Permit for certain work to be done on the Property.

We hereby acknowledge the requirement that the Property be platted in accordance with the City of Orlando's Land Development Code. We further understand the City's reluctance to issue a Building Permit prior to recording of a plat for the proposed development.

In order to have the City issue a Building Permit for the proposed structure, and in partial consideration for the issuance of said permit, the Boggy Creek Improvement District agrees to hold harmless and indemnify the City of Orlando, its agents and employees, and elected and appointed officials, from and against all claims, damages, losses, expenses, suits, actions, or possible liability, whether in law or in equity, including costs and attorney's fees (and costs and attorney's fees on appeal) resulting in any way from the issuance of this Building Permit.

As a part of the above agreement, we acknowledge that it is the responsibility of the applicant, the Boggy Creek Improvement District, to complete the platting process and to provide any additional information or documentation required. We further understand that no Certificate of Occupancy will be requested or issued until the final plat has been recorded in the Official Records of Orange County, Florida. We understand this risk and agree to totally assume the risk if it happens and hold the City harmless as outlined above.

The Boggy Creek Improvement District agrees to submit a bond payable to the City of Orlando in the amount of the cost of the building construction, or shall submit as security a cashier's check in the amount based on the value of the project.

In addition, we agree to pay both the requisite Sewer Benefit Fee for all sewer capacity reserved and the Site Improvement Fee and understand that we have to comply with all other requirements imposed by Federal, State, Regional, and County governments and the City of Orlando.

By signature below, we are binding the Boggy Creek Improvement District to the agreement and further indicating we have the authority to do so.

OWNER: Boggy Creek Improvement District
A Local Unit of Special-Purpose
Government

By: _____
Richard L. Levey, Chairman

WITNESSES:

Printed: _____

Printed: _____

APPROVED AS TO FORM AND LEGALITY
For the use and reliance of the City of Orlando,
Florida, only _____, 20____

Printed: _____
CITY ATTORNEY
ORLANDO, FLORIDA

ACCEPTED:

Dean Grandin, Jr., AICP, Planning Director

Date

NOTARY FOR LOCAL UNIT OF SPECIAL-PURPOSE GOVERNMENT

State of Florida
County of Orange

The foregoing instrument was acknowledged before me this _____ day of _____, 20____, by Richard L. Levey, as Chairman of the Boggy Creek Improvement District, a Local Unit of Special-Purpose Government, on behalf of the District. He is personally known to me or has produced (type of identification) _____ as identification.

Notary Public
Printed Name: _____
My Commission Expires: _____

Exhibit "A"

**LAKE NONA TOWN CENTER PHASE 2
PERIMETER ROAD
(FINAL PLAT)**

DESCRIPTION:

That part of Section 26, Township 24 South, Range 30 East, Orange County, Florida, described as follows:

Commence at the Northeast corner of Lake Nona Boulevard, according to the plat of LAKE NONA BOULEVARD THIRD ADDITION, as recorded in Plat Book 72, Pages 135 through 139, of the Public Records of Orange County, Florida; thence N79°32'07"W along the Northerly right-of-way line of said Lake Nona Boulevard, 500.17 feet to the POINT OF BEGINNING; thence continue N79°32'07"W along said Northerly right-of-way line, 43.10 feet to the point of curvature of a curve concave Southerly having a radius of 1339.93 feet and a chord bearing of N81°35'51"W; thence Westerly along said Northerly right-of-way line and along the arc of said curve through a central angle of 04°07'27" for a distance of 96.45 feet to a non-tangent line; thence departing said Northerly right-of-way line run N06°20'25"E, 12.67 feet; thence S80°34'50"E, 9.38 feet; thence N09°25'10"E, 18.14 feet; thence N54°25'10"E, 17.15 feet; thence N09°33'05"E, 59.14 feet to the point of curvature of a curve concave Southeasterly having a radius of 404.33 feet and a chord bearing of N31°05'02"E; thence Northeasterly along the arc of said curve through a central angle of 43°03'54" for a distance of 303.91 feet to the point of tangency; thence N52°37'00"E, 101.26 feet to the point of curvature of a curve concave Northwesterly having a radius of 295.67 feet and a chord bearing of N40°46'45"E; thence Northeasterly along the arc of said curve through a central angle of 23°40'29" for a distance of 122.17 feet to the point of compound curvature of a curve concave Westerly having a radius of 470.67 feet and a chord bearing of N02°25'05"W; thence Northerly along the arc of said curve through a central angle of 62°43'11" for a distance of 515.23 feet to the point of tangency; thence N33°46'41"W, 100.33 feet to the point of curvature of a curve concave Easterly having a radius of 414.33 feet and a chord bearing of N01°08'45"E; thence Northerly along the arc of said curve through a central angle of 69°50'52" for a distance of 505.10 feet to the point of tangency; thence N36°04'11"E, 72.05 feet; thence N39°41'21"E, 154.91 feet to the Southerly limited access right-of-way line of State Road No. 417, as recorded in Official Records Book 4345, Page 3237, of the Public Records of Orange County, Florida; thence N89°50'51"E along said Southerly limited access right-of-way line, 93.65 feet to Reference Point "A"; thence departing said Southerly limited access right-of-way line run S36°04'11"W, 154.28 feet to the point of curvature of a curve concave Easterly having a radius of 31.00 feet and a chord bearing of S08°49'04"W; thence Southerly along the arc of said curve through a central angle of 54°30'15" for a distance of 29.49 feet to a non-tangent line; thence S36°04'11"W, 102.47 feet to the point of curvature of a curve concave Easterly having a radius of 316.00 feet and a chord bearing of S01°08'45"W; thence Southerly along the arc of said curve through a central angle of 69°50'52" for a distance of 385.23 feet to the point of tangency; thence S33°46'41"E, 100.33 feet to the point of curvature of a curve concave Westerly having a radius of 569.00 feet and a chord bearing of S02°25'05"E; thence Southerly along the arc of said curve through a central angle of 62°43'11" for a distance of 622.86 feet to the point of compound curvature of a curve concave Northwesterly having a

radius of 394.00 feet and a chord bearing of S40°46'45"W; thence Southwesterly along the arc of said curve through a central angle of 23°40'29" for a distance of 162.80 feet to the point of tangency; thence S52°37'00"W, 101.26 feet to the point of curvature of a curve concave Southeasterly having a radius of 306.00 feet and a chord bearing of S31°05'02"W; thence Southwesterly along the arc of said curve through a central angle of 43°03'54" for a distance of 230.00 feet to the point of tangency; thence S09°33'05"W, 67.94 feet; thence S35°34'50"E, 10.25 feet; thence S09°25'10"W, 14.00 feet; thence S80°34'50"E, 13.34 feet; thence S10°27'53"W, 11.73 feet to the POINT OF BEGINNING. This description is based on Florida State Plane Coordinate System East Zone, average combined scale factor of 0.99994883912, NAD 83 Datum (2011 adjustment) and all distances are grid dimensions.

AND:

Commence at the aforesaid Reference Point "A", thence N89°50'51"E along said Southerly limited access right-of-way line, 14.74; thence N23°17'53"W along said Southerly limited access right-of-way line, 13.82 feet to the POINT OF BEGINNING; thence continue N23°17'53"W along said Southerly limited access right-of-way line, 83.68 feet; thence departing said Southerly limited access right-of-way line run N36°04'11"E, 384.03 feet to the point of curvature of a curve concave Southeasterly having a radius of 401.00 feet and a chord bearing of N51°23'09"E; thence Northeasterly along the arc of said curve through a central angle of 30°37'55" for a distance of 214.39 feet to the point of tangency; thence N66°42'07"E, 200.25 feet to the point of curvature of a curve concave Southerly having a radius of 341.00 feet and a chord bearing of N86°13'26"E; thence Easterly along the arc of said curve through a central angle of 39°02'40" for a distance of 232.38 feet to the point of tangency; thence S74°15'14"E, 103.50 feet to the point of curvature of a curve concave Northerly having a radius of 259.00 feet and a chord bearing of S83°36'22"E; thence Easterly along the arc of said curve through a central angle of 18°42'16" for a distance of 84.55 feet to the point of tangency; thence N87°02'30"E, 323.56 feet to the point of curvature of a curve concave Northerly having a radius of 259.00 feet and a chord bearing of N77°35'07"E; thence Easterly along the arc of said curve through a central angle of 18°54'46" for a distance of 85.49 feet to the point of tangency; thence N68°07'44"E, 321.93 feet to the point of curvature of a curve concave Southerly having a radius of 341.00 feet and a chord bearing of S86°11'14"E; thence Easterly along the arc of said curve through a central angle of 51°22'04" for a distance of 305.72 feet to the point of compound curvature of a curve concave Southwesterly having a radius of 399.68 feet and a chord bearing of S40°48'26"E; thence Southeasterly along the arc of said curve through a central angle of 39°23'31" for a distance of 274.79 feet to the point of tangency; thence S21°06'41"E, 81.25 feet to the point of curvature of a curve concave Northeasterly having a radius of 245.67 feet and a chord bearing of S52°06'32"E; thence Southeasterly along the arc of said curve through a central angle of 61°59'42" for a distance of 265.82 feet to the point of tangency; thence S83°06'23"E, 57.99 feet; thence N51°53'37"E, 25.31 feet; thence S83°06'23"E, 17.35 feet; thence N06°53'37"E, 6.97 feet; thence S88°31'08"E, 26.67 feet to the Westerly right-of-way line of Lake Nona Boulevard, according to the plat of LAKE NONA BOULEVARD SECOND ADDITION, as recorded in Plat Book 72, Pages 97 through 99, of the Public Records of Orange County, Florida, and a point on a non-tangent curve concave Westerly having a radius of 1644.92 feet and a chord bearing of S04°01'29"W; thence Southerly along said Westerly right-of-way line and along the arc of said curve through a central angle of

05°05'13" for a distance of 146.04 feet to a non-tangent line; thence departing said Westerly right-of-way line run N83°25'55"W, 31.84 feet; thence N06°53'37"E, 15.28 feet; thence N83°06'23"W, 14.00 feet; thence N38°06'23"W, 7.07 feet; thence N83°06'23"W, 76.26 feet to the point of curvature of a curve concave Northerly having a radius of 344.00 feet and a chord bearing of N73°30'49"W; thence Westerly along the arc of said curve through a central angle of 19°11'09" for a distance of 115.19 feet to the point of compound curvature of a curve concave Northeasterly having a radius of 259.00 feet and a chord bearing of N51°07'54"W; thence Northwesterly along the arc of said curve through a central angle of 25°34'40" for a distance of 115.62 feet to the point of tangency; thence N38°20'34"W, 36.70 feet to the point of curvature of a curve concave Northeasterly having a radius of 335.67 feet and a chord bearing of N28°27'16"W; thence Northwesterly along the arc of said curve through a central angle of 19°46'37" for a distance of 115.86 feet to the point of tangency; thence N18°33'58"W, 91.73 feet to the point of curvature of a curve concave Southwesterly having a radius of 269.00 feet and a chord bearing of N65°13'07"W; thence Northwesterly along the arc of said curve through a central angle of 93°18'18" for a distance of 438.06 feet to the point of tangency; thence S68°07'44"W, 321.93 feet to the point of curvature of a curve concave Northerly having a radius of 331.00 feet and a chord bearing of S77°35'07"W; thence Westerly along the arc of said curve through a central angle of 18°54'46" for a distance of 109.26 feet to the point of tangency; thence S87°02'30"W, 323.56 feet to the point of curvature of a curve concave Northerly having a radius of 331.00 feet and a chord bearing of N83°36'22"W; thence Westerly along the arc of said curve through a central angle of 18°42'16" for a distance of 108.06 feet to the point of tangency; thence N74°15'14"W, 103.50 feet to the point of curvature of a curve concave Southerly having a radius of 269.00 feet and a chord bearing of S86°13'26"W; thence Westerly along the arc of said curve through a central angle of 39°02'40" for a distance of 183.31 feet to the point of tangency; thence S66°42'07"W, 200.25 feet to the point of curvature of a curve concave Southeasterly having a radius of 329.00 feet and a chord bearing of S51°23'09"W; thence Southwesterly along the arc of said curve through a central angle of 30°37'55" for a distance of 175.89 feet to the point of tangency; thence S36°04'11"W, 426.66 feet to the POINT OF BEGINNING. This description is based on Florida State Plane Coordinate System East Zone, average combined scale factor of 0.99994883912, NAD 83 Datum (2011 adjustment) and all distances are grid dimensions.

Containing 9.724 acres more or less when calculated in ground dimensions and being subject to any rights-of-way, restrictions and easements of record.

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 360

(B) **Name of Payee:** City of Orlando

(C) **Amount Payable:** \$10,000.00

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Fee Connected with the Nemours Parkway West and Lift Station No. 10 Hold Harmless Agreement – **\$10,000.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District

Authorized Officer

**CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY**

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.

Authorized Officer

HOLD HARMLESS AGREEMENT

The Planning Director, or his designee, has been authorized by City Council to issue building permits to allow construction to commence while the platting process takes place. Such permits shall be authorized in conjunction with the following requirements:

1. A Hold Harmless Agreement (attached) shall be submitted to the City Planning Division by the applicant.
2. Any Provisions or use of this authorization shall be only for minor plats that would require no bonded improvements.
3. No Certificate of Occupancy will be issued prior to recording of the final plat in the Public Records of Orange County.
4. The project is to be reviewed and shall be consistent with all Land Development Code regulations and the requirements of all other appropriate City departments.
5. The Developer shall present to the City Planning Division an estimated time for completion of building construction and schedule for submission in recording of the final plat.
6. The applicant shall submit a bond payable to the **City of Orlando** in the amount of the cost of the building construction or shall submit a cashier's check based on the following schedule:

<u>Amount of Security</u>	<u>Project Value</u>
\$1,000	Less than \$100,000
\$2,500	\$100,000 to \$500,000
\$5,000	\$500,001 to \$1,000,000
\$10,000	over \$1,000,000

The bond or the cashier's check must be submitted with the Hold Harmless Agreement to the City Planning Division.

Any questions regarding the Hold Harmless Agreement should be directed to the Current Planning Section of the City Planning Division at 407-246-2269.

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Ratification of Requisition
Nos. 341 - 352 Approved in December 2017
in the amount totaling \$311,986.24

BOGGY CREEK IMPROVEMENT DISTRICT

DISTRICT OFFICE • 12051 CORPORATE BLVD • ORLANDO, FL 32817

PHONE: (407) 382-3256 • FAX: (407) 382-3254

Requisition Recap For Board Approval

Attached please find the listing of requisitions approved to be paid from bond funds from December 1, 2017 through December 31, 2017. This does not include requisitions previously approved by the Board.

REQUISITION NO.	PAYEE	AMOUNT
341	Clayton Roper Marshall	\$2,850.00
342	Orlando Sentinel	\$74.17
343	Boggy Creek Improvement District	\$3,031.72
344	Devo Seereeram	\$200.00
345	Donald W. McIntosh Associates	\$50,690.77
346	Boggy Creek Improvement District	\$482.00
347	Dix.Hite + Partners	\$717.50
348	Hopping Green & Sams	\$8,734.71
349	Jr. Davis Construction Company	\$139,955.00
350	Orlando Sentinel	\$74.17
351	Vanasse Hangen Brustlin	\$540.00
352	First American Title Insurance Company	\$104,636.20
		\$311,986.24

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 341

(B) **Name of Payee:** Clayton Roper Marshall

(C) **Amount Payable:** \$2,850.00

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice C17363 for Appraisal Review Report – **\$2,850.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

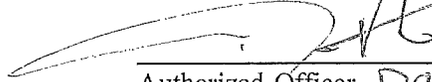
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 18 2017

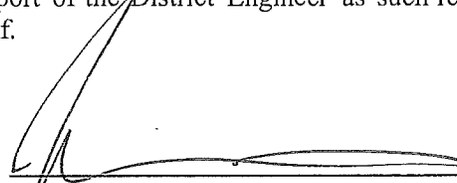
Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District


Authorized Officer *Damon Ventura*

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.


Authorized Officer *12/03/2017*

RECEIVED DEC 18 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 342

(B) **Name of Payee:** Orlando Sentinel

(C) **Amount Payable:** \$74.17

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice OSCM341407 (Ad #5263617) for Legal Advertising Through 11/05/2017, split 3 ways – \$74.17

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 18 2017

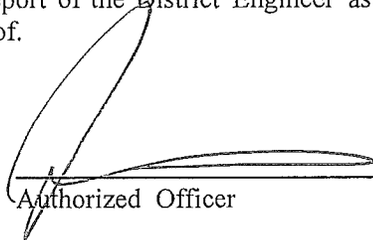
Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District


Authorized Officer *Damon Ventura*

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.


Authorized Officer *12/03/2017*

RECEIVED DEC 18 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 343

(B) **Name of Payee:** Boggy Creek Improvement District

(C) **Amount Payable:** \$3,031.72

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Reimbursement to District for City of Orlando Building Permit Application, Paid from O&M Funds – **\$881.72**
2. Reimbursement to District for Florida Department of Environmental Protection Water Application, Paid from O&M Funds – **\$650.00**
3. Reimbursement to District for South Florida Water Management District ERP Individual Modification, Paid from O&M Funds – **\$1,500.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

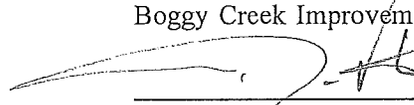
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute and Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 18 2017

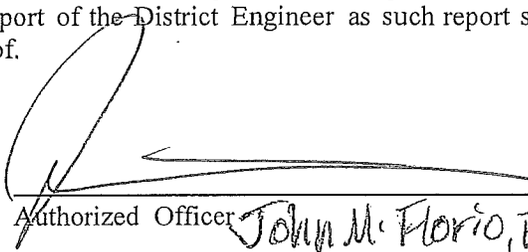
Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District


Authorized Officer *Damon Ventura*

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.


Authorized Officer *John M. Florio, P.E.* *12/3/2017*

RECEIVED DEC 18 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 344

(B) **Name of Payee:** Devo Seereeram, Ph.D., P.E., LLC

(C) **Amount Payable:** \$200.00

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice NOV17G-02 for Project 17-875.05 (Roadway Underdrain Assessment for Medical City Drive Phase 2) through 11/21/2017 – **\$200.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

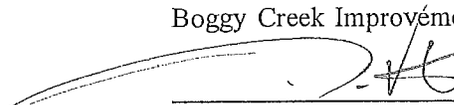
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 18 2017

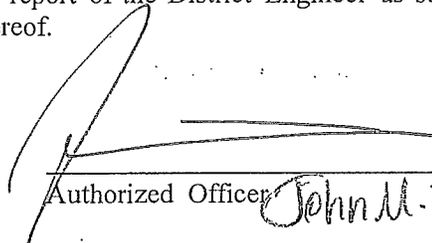
Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District


Authorized Officer Damon Ventura

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.


Authorized Officer John M. Florio, P.E. 12/03/2017

RECEIVED DEC 18 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 345

(B) **Name of Payee:** Donald W. McIntosh Associates

(C) **Amount Payable:** \$50,690.77

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice 34349 for Project 23218 (Lake Nona Boggy Creek) through 11/03/2017 – **\$3,340.56**
2. Invoice 34408 for Project 13031 (Lake Nona Road Southern Section Roadway Design Services) through 11/03/2017 – **\$1,018.75**
3. Invoice 34410 for Project 14076 (Boggy Creek Road/Lake Nona Boulevard Intersection Improvement) through 11/03/2017 – **\$402.50**
4. Invoice 34414 for Project 16106 (Nemours Parkway Phase 7 Design and Permitting and Lift Station No. 7) through 11/03/2017 – **\$7,695.50**
5. Invoice 34416 for Project 16193 (Lake Nona Town Center Parcel 22A Perimeter Road, Lift Station 10 and Force-main) through 11/03/2017 – **\$34,424.91**
6. Invoice 34418 for Project 17125 (Medical City Drive Phase 2) through 11/03/2017 – **\$3,808.55**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

RECEIVED DEC 18 2017

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

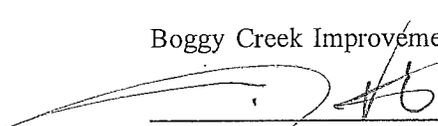
The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District


Authorized Officer *Damon Ventura*

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.

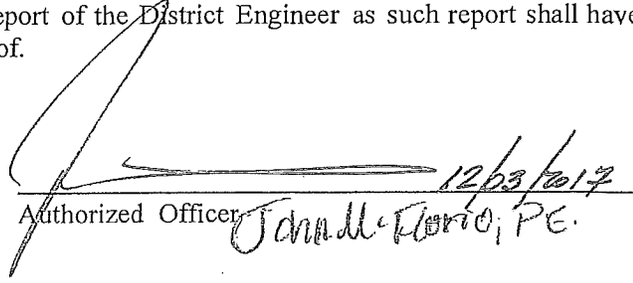

Authorized Officer *John D. Florio, PE.* *12/23/2017*

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 346

(B) **Name of Payee:** Boggy Creek Improvement District

(C) **Amount Payable:** \$482.00

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Reimbursement to District for City of Orlando Lake Nona Boulevard Signal Modifications, Paid from O&M Funds – **\$482.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

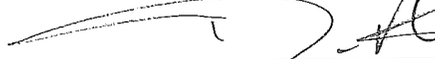
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute and Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 26 2017

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

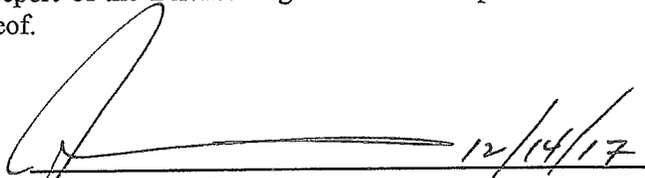
Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.



Authorized Officer

RECEIVED DEC 25 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 347

(B) **Name of Payee:** Dix.Hite + Partners

(C) **Amount Payable:** \$717.50

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice 1711103 for Project 21646.4 (Nemours Pkwy Phase 7) Through 11/17/2017 – **\$717.50**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

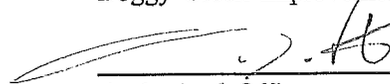
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 26 2017

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

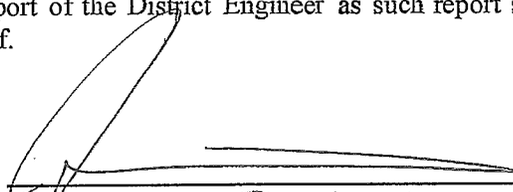
Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.



Authorized Officer *John M. Florio, P.E.* 12/14/2017

RECEIVED DEC 26 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 348

(B) **Name of Payee:** Hopping Green & Sams

(C) **Amount Payable:** \$8,734.71

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice 97212 for Project Construction through 10/31/2017 – \$8,734.71

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

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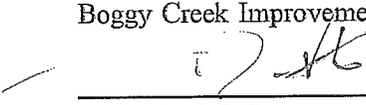
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 26 2017

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.

 12/14/2017

Authorized Officer John M. Florio, P.E.

RECEIVED DEC 28 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 349

(B) **Name of Payee:** Jr. Davis Construction Company

(C) **Amount Payable:** \$139,955.00

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Pay Application 25 for Part 1 – Lake Nona Boulevard Road L to Boggy Creek Road Through 11/25/2017 – **\$139,955.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

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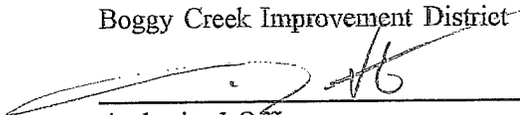
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 26 2017

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.

Authorized Officer

John M. Florio, P.E.

RECEIVED DEC 28 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 350

(B) **Name of Payee:** Orlando Sentinel

(C) **Amount Payable:** \$74.17

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice OSCM346835 (Ad #5311754) for Legal Advertising Through 12/03/2017, split 3 ways – **\$74.17**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

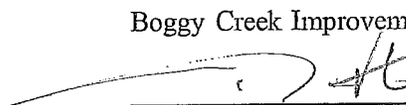
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 26 2017

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

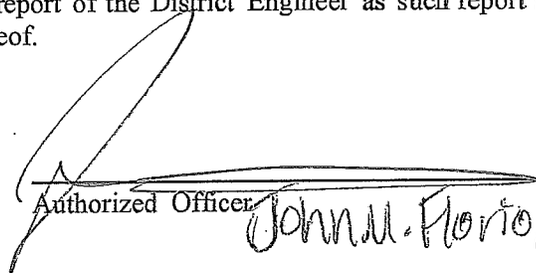
Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.


Authorized Officer: John M. Florio, P.E. 12/14/2017

RECEIVED DEC 29 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 351

(B) **Name of Payee:** Vanasse Hangen Brustlin

(C) **Amount Payable:** \$540.00

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Invoice 251859 for Project 63084.00 (Lake Nona Traffic Signal Modifications at Tavistock Lakes Blvd and Veterans Way) Through 11/04/2017 – **\$540.00**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

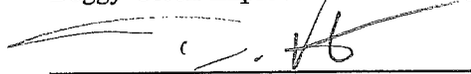
The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

No event has occurred and is continuing which constitutes an Event of Default, as defined by the Master Indenture, or would constitute an Event of Default but for the requirement that notice be given or time elapse or both.

RECEIVED DEC 26 2017

Attached hereto are originals of the invoice(s) from the vendor of the property acquired or services rendered with respect to which disbursement is hereby requested.

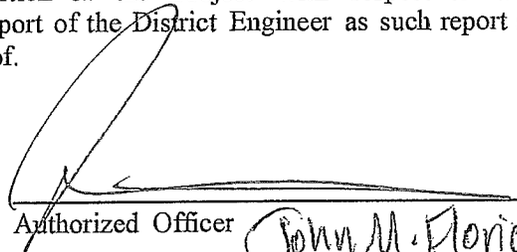
Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.



Authorized Officer *John M. Florio, P.E.* 12/14/17

RECEIVED DEC 26 2017

EXHIBIT "A"
FORM OF REQUISITION

The undersigned, an Authorized Officer of Boggy Creek Improvement District (the "District") hereby submits the following requisition for disbursement under and pursuant to the terms of the Master Trust Indenture from the District to U. S. Bank National Association as trustee (the "Trustee"), dated as of December 1, 2010 (the "Master Indenture"), as amended and supplemented by the Second Supplemental Indenture from the District to the Trustee, dated as of April 1, 2013 (the Master Indenture as amended and supplemented is hereinafter referred to as the "Indenture") (all capitalized terms used herein shall have the meaning ascribed to such term in the Indenture);

(A) **Requisition Number:** 352

(B) **Name of Payee:** First American Title Insurance Company

(C) **Amount Payable:** \$104,636.20

(D) **Purpose for which paid or incurred (refer also to specific contract if amount is due and payable pursuant to a contract involving progress payments, or, state Costs of Issuance, if applicable):**

1. Estimated Settlement Statement for File 2021-3889820 for State Road 417 Project – **\$104,636.20**

(E) **Fund or Account and subaccount, if any, from which disbursement to be made:** 2013 Acquisition and Construction Account of the Acquisition and Construction Fund.

The undersigned hereby certifies that obligations in the stated amount set forth above have been incurred by the District, that each disbursement set forth above is a proper charge against the Acquisition and Construction Account, that each disbursement set forth above was incurred in connection with the acquisition and construction of the Project and each represents a Cost of the Project, and has not previously been paid.

The undersigned hereby further certifies that there has not been filed with or served upon the District notice of any lien, right to lien, or attachment upon, or claim affecting the right to receive payment of, any of the moneys payable to the Payee set forth above, which has not been released or will not be released simultaneously with the payment hereof.

The undersigned hereby further certifies that such requisition contains no item representing payment on account of any retained percentage which the District is at the date of such certificate entitled to retain.

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RECEIVED DEC 26 2017

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Boggy Creek Improvement District



Authorized Officer

CONSULTING ENGINEER'S APPROVAL FOR
NON-COST OF ISSUANCE AND
CAPITALIZED INTEREST REQUESTS ONLY

The undersigned Consulting Engineer hereby certifies that this disbursement is for a Cost of-the Project and is consistent with: (i) the applicable acquisition or construction contract; (ii) the plans and specifications for the portion of the Project with respect to which such disbursement is being made; and, (ii) the report of the District Engineer as such report shall have been amended or modified on the date hereof.



Authorized Officer

John M. Florio, P.E.

12/14/2017

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Ratification of Operation & Maintenance
Expenditures Paid in December 2017
in the amount totaling \$72,897.61

BOGGY CREEK IMPROVEMENT DISTRICT

DISTRICT OFFICE • 12051 CORPORATE BLVD • ORLANDO, FL 32817
PHONE: (407) 382-3256 • FAX: (407) 382-3254

Operation and Maintenance Expenditures For Board Approval

Attached please find the check register listing Operations and Maintenance expenditures paid from December 1, 2017 through December 31, 2017. This does not include expenditures previously approved by the Board.

The total items being presented: **\$72,897.61**

Approval of Expenditures:

____ Chairman

____ Vice Chairman

____ Assistant Secretary

Boggy Creek Improvement District
AP Check Register (Current by Bank)
 Check Dates: 12/1/2017 to 12/31/2017

Check No.	Date	Status	Vendor ID	Payee Name	Amount
BANK ID: SUN - CITY NATIONAL BANK					001-101-0000-00-01
3113	12/06/17	P	CITYOR	City of Orlando <i>reg. 386</i>	\$482.00
* 3116	12/05/17	P	AECOM	AECOM	\$5,089.24
3117	12/05/17	P	ALLEN	Allen E Smith Ranch & Farming	\$2,287.50
3118	12/05/17	P	VALLEY	BrightView Landscape Services	\$2,993.75
3119	12/05/17	P	DONMC	Donald W. McIntosh Associates	\$300.00
3120	12/05/17	P	FISH	Fishkind & Associates, Inc.	\$3,455.93
3121	12/05/17	P	MLM	Michael's Lighting Maint.	\$81.25
3122	12/05/17	P	ORLSEN	Orlando Sentinel	\$200.67
3123	12/05/17	P	RLEVEY	Richard Levey	\$200.00
3124	12/05/17	P	TCZAPK	Thaddeus Czapka	\$200.00
3125	12/19/17	P	AWC	Aquatic Weed Control, Inc.	\$835.00
3126	12/19/17	P	VALLEY	ErighView Landscape Services	\$28,747.91
3127	12/19/17	P	CAROL	Carol King Landscape Maint.	\$20,429.00
3128	12/19/17	P	GRAU	Grau and Associates	\$23.00
3129	12/19/17	P	HGS	Hopping Green & Sams	\$1,716.64
3130	12/19/17	P	VENTUR	VenturesIn.com	\$105.00
BANK SUN REGISTER TOTAL:					\$67,146.94
GRAND TOTAL :					\$67,146.94

◇
 67,146.94 :
reg. 386 1.00 -
 OUC 6,232.67 +
 [72,897.61 *

* Check Status Types: "P" - Printed ; "M" - Manual ; "V" - Void (Void Date) ; "A" - Application; "E" - EFT
 ** Denotes broken check sequence.

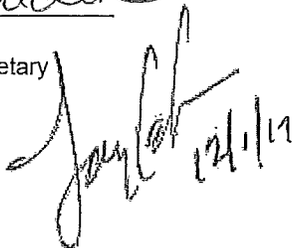
BOGGY CREEK IMPROVEMENT DISTRICT

Payment Authorization #332

11/30/2017

Item No.	Payee	Invoice Number	General Fund	Fiscal Year
1	AECOM 417 Interchange Irrigation Revisions	37995943	\$ 5,089.24	FY 2018
2	Allen E Smith Ranch & Farming Hurricane Tree Removal	3344	\$ 2,287.50	FY 2017
3	BrightView Landscape Services Controller #30 Repair Controller #29 Repair Controller #14 Repair Controller #28 Repair Controller #23 Repair Controller #15 Repair Controller #11 Repair Controller #13 Repair	5489042 5489043 5489044 5489045 5489046 5489049 5489050 5489055	\$ 311.25 \$ 209.00 \$ 601.75 \$ 229.75 \$ 110.25 \$ 388.75 \$ 980.00 \$ 163.00	FY 2018 FY 2018 FY 2018 FY 2018 FY 2018 FY 2018 FY 2018 FY 2018
4	Donald W McIntosh Associates Engineering Services Through 11/03/2017	34348	\$ 300.00	FY 2018
5	Fishkind & Associates DM Fee & Reimbursables; November 2017 Reimbursables; September 2017	21621 21621	\$ 3,452.30 \$ 3.68	FY 2018 FY 2017
6	Michael's Lighting Maintenance Night Lighting Check - 11/25/2017	5314	\$ 81.25	FY 2018
7	Orlando Sentinel Legal Advertising	OSCM344112	\$ 200.67	FY 2018
8	Supervisor Fees - 11/21/2017 Meeting Richard Levey Thad Czapka	- -	\$ 200.00 \$ 200.00	FY 2018 FY 2018
TOTAL			\$ 14,808.39	


Secretary/Assistant Secretary


12/1/17

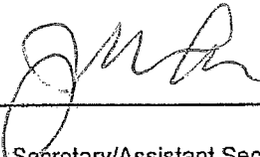
Chairperson

RECEIVED DEC 04 2017

BOGGY CREEK IMPROVEMENT DISTRICT

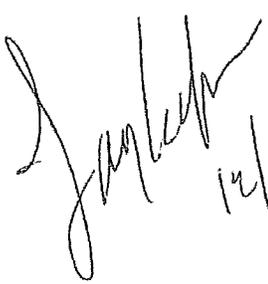
Payment Authorization #333
12/8/2017

Item No.	Payee	Invoice Number	General Fund
1	Aquatic Weed Control December Waterway Service	20737	\$ 835.00
2	BrightView Landscape Services Irrigation Repair	5521921	\$ 257.25
	Clock #23 Repair	5521924	\$ 194.25
	Water Coverage Improvement	5524765	\$ 155.00
	Turf Replacement	5524831	\$ 4,489.41
3.	Hopping Green & Sams General Counsel Through 10/31/2017	97211	\$ 1,716.64
4	OUC <i>pd online 12/12/17</i> Acct: 2562183178 ; Service 10/06/17 - 11/02/17	--	\$ 6,232.67
5	VenturesIn.com December Application Hosting	43378	\$ 105.00
TOTAL			\$ 13,985.22



Secretary/Assistant Secretary

Chairperson

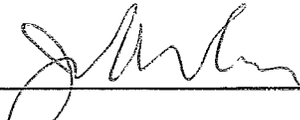

12/19/17

RECEIVED DEC 19 2017

BOGGY CREEK IMPROVEMENT DISTRICT

Payment Authorization #334
12/15/2017

Item No.	Payee	Invoice Number	General Fund
1	BrightView Landscape Services		
	December Landscape Maintenance	5535703	\$ 23,202.00
	Controller #11 Repair	5544568	\$ 165.00
	Broken Valve Replacement	5544570	\$ 285.00
2	Carol King Landscape Maintenance		
	December ICM Landscape Maintenance	158670	\$ 20,429.00
3	Grau and Associates		
	Confirmation.com Fee	-	\$ 23.00
TOTAL			\$ 44,104.00



Secretary/Assistant Secretary

Chairperson


12/16/17

RECEIVED DEC 16 2017

**BOGGY CREEK
IMPROVEMENT
DISTRICT**

Recommendation of
Work Authorizations/Proposed Services
(if applicable)

BOGGY CREEK IMPROVEMENT DISTRICT

Recommendation for Work Authorization / Proposed Services

Project Name: Medical City Drive Extension

Brief Description: Landscape and Irrigation Design

Name of Consultant / Vendor: AECOM

Is this work pursuant to an existing Agreement? Yes No

If so, name and date of Agreement: _____

Is this project included in the District Capital Improvement Plan? Yes No

Are the services required contemplated in the Capital Improvement Plan? Yes No

Is this a continuation of previously authorized work? Yes No

Proposal attached: Yes No

Form of Agreement Utilized: Service Agreement

Amount of Services: \$ 17,175.⁰⁰

Recommendation: Approve Deny

By:  1/13/18
Larry Kaufmann, Chairman
Boggy Creek Improvement District Construction Committee

- c: Joe MacLaren
- Jennifer Walden
- Tucker Mackie
- Jeffrey Newton



AECOM
 150 N Orange Avenue
 Suite 200
 Orlando, Florida 32801
 www.aecom.com

407 843 6552 tel
 407 839 1789 fax

Work Order No. TBD

AECOM Project No: TBD **Work Order Date:** Nov 13, 2017

Project Name: Medical City Drive Extension Seller Obligation Landscape Design Services

Consultant: AECOM **Client:** Boggy Creek Improvement District, c/o Tavistock Development Company

Address: 150 N. Orange Avenue, Suite 200, Orlando, Florida 32801 **Address:** 12051 Corporate Blvd. Orlando, Florida 32817

Cost Code: TBD

I. Scope of Services

AECOM is hereby directed to perform the Scope of Services as outlined in Section 2.0 of the Master Services Agreement for landscape architectural services for Lake Nona South Roadways – Boggy Creek Improvement District dated October 9, 2008, and as further indicated below. All services shall be accomplished in accordance with the Master Services Agreement into which this Work Order is hereby incorporated. (see attached scope of services).

Project Description

AECOM will provide Landscape, Hardscape and Irrigation Design and construction phase services for the Medical City Drive Extension project. This project consists of a one block extension of Medical City Drive east of UCF and south of Sanford Burnham in order to accommodate a new buyer obligation to achieve a driveway and access to their site. AECOM proposes to provide the following services as further documented in Attachment A:
 Scope of Services

Subconsultants

The following professionals shall be subconsultants to AECOM, and their fees are included in the fees listed herein:

- Irrigation: Computerized Design Services, Inc. (Kevin Smith)
- Structural: N/A
- Cost Est: N/A
- Accent Lighting: N/A
- Other: N/A

Program Elements (included if checked):

- Landscape
- Irrigation
- Sidewalk (Finishes, layout, and grading)
- Water Features: _____
- Garden Architecture (Pavilions & Trellis)
- Entry and Sign Monuments
- Site Walls
- Fences
- Site Furnishings:
- Landscape Aesthetic Grading
- Decorative Pavers (Selection and layout only. Pavement cross-section by Civil Engineer.)
- Columns and Steps
- Landscape Accent Lighting
- Other: Roadway Lighting Fixture coordination

Scope Elements (included if checked)

- | | |
|--|--|
| <input type="checkbox"/> Part I – Conceptual Design | <input checked="" type="checkbox"/> Part V – Building Permit Assistance |
| <input checked="" type="checkbox"/> Part II – Schematic Design | <input checked="" type="checkbox"/> Part VI – Bidding Assistance |
| <input checked="" type="checkbox"/> Part III – Design Development | <input checked="" type="checkbox"/> Part VII – Construction Phase Services |
| <input checked="" type="checkbox"/> Part IV – Construction Documents | <input type="checkbox"/> Part VIII – Other – Construction Document Revisions |

II. Schedule

AECOM will complete the checked scope elements within the timeframes listed below. AECOM will not initiate work on a scope element without prior approval from The Boggy Creek Improvement District.

- | | |
|---|---------|
| <input type="checkbox"/> Part I – Conceptual Design | |
| <input checked="" type="checkbox"/> Part II – Schematic Design | 1 week |
| <input checked="" type="checkbox"/> Part III – Design Development | 1 week |
| <input checked="" type="checkbox"/> Part IV – Construction Documents | 2 weeks |
| <input checked="" type="checkbox"/> Part V – Building Permit Assistance | 4 weeks |



AECOM
 150 N Orange Avenue
 Suite 200
 Orlando, Florida 32801
 www.aecom.com

407 843 6552 tel
 407 839 1789 fax

- Part VI – Bidding Assistance 2 weeks
- Part VII – Construction Phase Services 2 days (Two half-day site visits)
- Part VIII - Other – Construction Document Revisions

III. Compensation

Part VIII - services shall be provided on a fixed fee basis. Direct expenses shall be billed at actual cost in addition to the budget provided. These budgets will not be exceeded without Client authorization.

- Part I – Conceptual Design \$0
- Part II –Schematic Design \$2,625
- Part III – Design Development \$3,000
- Part IV – Construction Documents \$5,300
- Part V – Building Permit Assistance \$2,875
- Part VI – Bidding Assistance \$575
- Part VII – Construction Phase Services \$2,300
- Part VIII – Other – Construction Document Revisions \$0

* Miscellaneous printing and reimbursements not to exceed \$500.00.

Agreed To and Accepted By:

Boggy Creek Improvement District,

AECOM

By: _____
 Patrice Ragusa

By: 
 Randy Mejeur

Its: Landscape Architectural
 Development Manager

Its: _____
 Principal
 Title

Date: _____

Date: Nov 13, 2017



AECOM
150 N Orange Avenue
Suite 200
Orlando, Florida 32801
www.aecom.com

407 843 6552 tel
407 839 1789 fax

Attachment A - Scope of Services:

Task 1 – Schematic Design (30% CDs)

- Schematic Design (CAD) for Street Tree and Median planting and light pole layout
- Coordination of base refinements and utilities with Civil Engineer
- AECOM will work out a schedule that is mutually agreed upon with Lake Nona
- Design review with client and DWMA

Task 2 – Design Development (60% CDs)

- Further refine design and construction plans based on comments from Task 1
- Coordination of base refinements and utilities with Civil Engineer
- Provide input and irrigation co-ordination for POC/POS and all underground sleeving input necessary under roadway and sidewalks
- Provide an estimate of the budget of costs for this phase of work
- Design review with client and DWMA

Task 3 – Construction Documents (100% CDs)

- Further refine design and construction plans based on comments from Task 2
- Coordination of base refinements and utilities with Civil Engineer
- Final irrigation design including head layout, pipe sizes, valve locations and sleeves
- Trees, shrubs and groundcover planting plan with details and plant list

Task 4 – Permitting Assistance

- AECOM shall prepare plans and documents to assist in permitting

Task 4 – Bidding Assistance

- AECOM shall prepare plans and documents to assist in bidding

Task 5 – Construction Phase Services

- Periodic Site Visits to Observe Construction – AECOM will visit the site 2 times at intervals appropriate to the stage of construction to become familiar with the progress and quality of the work completed.
- Site Visit Reports – Each site visit will be followed by a report to the Client of known deviations from the contract documents. However, AECOM shall not be responsible for the Contractor's failure to perform the work in accordance with the requirements of the contract documents or the project schedule.
- Project Completion - AECOM's work shall include:
 - Site Visit to perform Substantial Completion punch walk review.
 - Final project Certifications to the BCID, the City



AECOM
150 N Orange Avenue
Suite 200
Orlando, Florida 32801
www.aecom.com

407 843 6552 tel
407 839 1789 fax

Additional Services – AECOM will provide Additional Services as mutually agreed between AECOM and the Client. An equitable adjustment to AECOM's compensation and time for performance will be made through an amendment to this Agreement for any Additional Services.

PROJECT SCHEDULE

AECOM is prepared to begin work on the project immediately upon receipt of this executed Letter of Agreement and a retainer if required under Compensation. AECOM, in consultation with the Client, shall perform its work in such a manner as to comply with a mutually agreed schedule.

ASSIGNED PERSONNEL

The following personnel from AECOM will be assigned to this project, and will have the responsibilities described:

Randy Mejeur	-	Principal-In-Charge/Job Assignment
Michael Brown	-	Project Manager/Job Assignment

BOGGY CREEK IMPROVEMENT DISTRICT

Recommendation for Work Authorization / Proposed Services

Project Name: Nemours Parkway West & Lift Station No. 10

Brief Description: Electrical Design – Lift Station #10

Name of Consultant /Vendor: Migre Engineers, LLC

Is this work pursuant to an existing Agreement? Yes No

If so, name and date of Agreement: _____

Is this project included in the District Capital Improvement Plan? Yes No

Are the services required contemplated in the Capital Improvement Plan? Yes No

Is this a continuation of previously authorized work? Yes No

Proposal attached: Yes No

Form of Agreement Utilized: Service Agreement

Amount of Services: \$ 4,000.⁰⁰

Recommendation: Approve Deny

By:  1/13/18
Larry Kaufmann, Chairman
Boggy Creek Improvement District Construction Committee

- c: Joe MacLaren
- Jennifer Walden
- Tucker Mackie
- Jeffrey Newton

Boggy Creek Improvement District
Nemours Parkway West and Lift Station No. 10/ Jeffery J. Newton, P.E.

unless stipulated by line item above. Radon mitigation systems are not included within the scope of this proposal.

Changes in the Scope of Services, substantial Owner initiated changes during design, changes initiated after Permit Documents are issued, or Value Engineering will be incorporated, as directed by the owner, into our Construction Documents as Additional Services to the Contract, and will not be performed as part of our Basic Services agreement.

If **MIGRE** is required to meet with Building Officials to facilitate Permit Drawing submission or approval, this meeting will be attended as Additional Services to the Basic Agreement.

The fee indicated are based on the timely coordination of consultants and contractors under direct contract with the Owner. Should these consultants provide information which impacts the engineering design after the 100% drawings stage, the permit drawings are submitted, or the construction drawings are completed, **MIGRE** reserves the right to charge Additional Services for the resulting rework.

Fees for Basic Services will be billed monthly based on work completed. All invoices are **due upon receipt**. All invoices unpaid after 30 days from invoice date will accrue interest at the rate of 1% per month.

The rates noted above are valid for ninety days after the date of issue of this proposal. Thereafter, rates may be adjusted to reflect the current billing rates of **MIGRE**.

Additional reimbursable expenses such as overnight mailing, air travel to meetings requested by the Architect or the Owner, transportation, meals, lodging, vehicle rentals, final plotting, and printing, etc. will be billed and reimbursed at cost plus 10%.

Project Plotting and printing of any phase of the Project will be the responsibility of the Architect/Owner. **MIGRE** will transmit appropriate AutoCAD Drawing files to the Architect/Owner for his use, or **MIGRE** will transmit appropriate AutoCAD Drawing files to a professional printing service, in a timely manner, for plotting and printing and delivery to the Architect/Owner, as directed by the Architect/Owner, and will be billed to the Architect/Owner at cost plus 10%. This proposal is based upon receiving background files in an AutoCAD compatible format. BIM compatible Drawing and Design are excluded from this proposal.

If additional services are required of the Consultant other than those listed herein, Consultant will provide these services on an Hourly Rate as follows:

Principals	-	\$150.00/hr	Draftsmen	-	\$85.00/hr
Engineers	-	\$135.00/hr	Secretarial	-	\$50.00/hr
Designers	-	\$100.00/hr			

Architect/Owner agrees that acceptance of this proposal is further subject to **MIGRE** scheduling constraints that may arise after submission of this proposal.

Boggy Creek Improvement District
Nemours Parkway West and Lift Station No. 10/ Jeffery J. Newton, P.E.

Scheduling is done on a first come first serve basis.

MIGRE maintains General Liability Insurance of two million dollars. The total professional liability obligation of **MIGRE**, its engineers, officers, directors, partners, employees, agents, and consultants for services performed under this proposal will not exceed one million dollars.

PURSUANT TO SECTION 558.0035 FLORIDA STATUTES, MIGRE CONSULTING ENGINEERS, INC. IS THE RESPONSIBLE PARTY FOR THE PROFESSIONAL SERVICES IT AGREES TO PROVIDE UNDER THIS AGREEMENT. NO INDIVIDUAL PROFESSIONAL EMPLOYEE, AGENT, DIRECTOR, OFFICER OR PRINCIPAL MAY BE INDIVIDUALLY LIABLE FOR NEGLIGENCE ARISING OUT OF THIS CONTRACT.

Thank you for the opportunity to propose our services on this project. Please let us know how to proceed at your earliest convenience.

Sincerely,

Accepted by:

MIGRE Engineers, LLC

Boggy Creek Improvement District



Michael L. Dodane, PE
President

Signature

Title

Date

BOGGY CREEK IMPROVEMENT DISTRICT

Review of District's Financial Position
and Budget to Actual YTD

Boggy Creek Improvement District
Statement of Financial Position
As of 12/31/2017

	General	Debt Service	Capital Projects	General Long-Term Debt	Total
<u>Assets</u>					
<u>Current Assets</u>					
General Checking Account	\$98,743.32				\$98,743.32
State Board of Administration	1,231.94				1,231.94
Due From Other Funds	482.00				482.00
Due From Other Governmental Units	15,014.79				15,014.79
Deposits	4,300.00				4,300.00
General Reserve	0.88				0.88
Infrastructure Capital Reserve	39,286.22				39,286.22
Interchange Maintenance Reserve	7,096.43				7,096.43
Debt Service Reserve A1 Bond		\$3,954,031.25			3,954,031.25
Revenue A1 Bond		58.69			58.69
General Checking Account			\$13,113.71		13,113.71
Acquisition/Construction A1 Bond			1,781,459.19		1,781,459.19
Total Current Assets	<u>\$166,155.58</u>	<u>\$3,954,089.94</u>	<u>\$1,794,572.90</u>	<u>\$0.00</u>	<u>\$5,914,818.42</u>
<u>Investments</u>					
Amount Available in Debt Service Funds				\$3,954,089.94	\$3,954,089.94
Amount To Be Provided				48,270,910.06	48,270,910.06
Total Investments	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$52,225,000.00</u>	<u>\$52,225,000.00</u>
Total Assets	<u><u>\$166,155.58</u></u>	<u><u>\$3,954,089.94</u></u>	<u><u>\$1,794,572.90</u></u>	<u><u>\$52,225,000.00</u></u>	<u><u>\$58,139,818.42</u></u>
<u>Liabilities and Net Assets</u>					
<u>Current Liabilities</u>					
Accounts Payable	\$12,085.74				\$12,085.74
Accounts Payable			\$198,554.35		198,554.35
Due To Other Funds			482.00		482.00
Total Current Liabilities	<u>\$12,085.74</u>	<u>\$0.00</u>	<u>\$199,036.35</u>	<u>\$0.00</u>	<u>\$211,122.09</u>
<u>Long Term Liabilities</u>					
Revenue Bonds Payable - Long-Term				\$52,225,000.00	\$52,225,000.00
Total Long Term Liabilities	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$52,225,000.00</u>	<u>\$52,225,000.00</u>
Total Liabilities	<u><u>\$12,085.74</u></u>	<u><u>\$0.00</u></u>	<u><u>\$199,036.35</u></u>	<u><u>\$52,225,000.00</u></u>	<u><u>\$52,436,122.09</u></u>
<u>Net Assets</u>					
Net Assets, Unrestricted	\$69,306.58				\$69,306.58
Current Year Net Assets, Unrestricted	650.00				650.00
Net Assets - General Government	(117,894.01)				(117,894.01)
Current Year Net Assets - General Government	202,007.27				202,007.27
Net Assets, Unrestricted		(\$4,119,295.41)			(4,119,295.41)
Current Year Net Assets, Unrestricted		(648.68)			(648.68)
Net Assets - General Government		8,074,034.03			8,074,034.03
Net Assets, Unrestricted			(\$22,384,631.35)		(22,384,631.35)
Net Assets, Unrestricted			(2,344,226.06)		(2,344,226.06)
Current Year Net Assets, Unrestricted			(372,582.20)		(372,582.20)
Net Assets - General Government			26,696,976.16		26,696,976.16
Total Net Assets	<u><u>\$154,069.84</u></u>	<u><u>\$3,954,089.94</u></u>	<u><u>\$1,595,536.55</u></u>	<u><u>\$0.00</u></u>	<u><u>\$5,703,696.33</u></u>
Total Liabilities and Net Assets	<u><u>\$166,155.58</u></u>	<u><u>\$3,954,089.94</u></u>	<u><u>\$1,794,572.90</u></u>	<u><u>\$52,225,000.00</u></u>	<u><u>\$58,139,818.42</u></u>

Boggy Creek Improvement District
Statement of Activities
As of 12/31/2017

	General	Debt Service	Capital Projects	General Long- Term Debt	Total
<u>Revenues</u>					
Off-Roll Assessments	\$348,000.09				\$348,000.09
Inter-Fund Transfers In	650.00				650.00
Other Assessments		\$1,338,208.25			1,338,208.25
Inter-Fund Group Transfers In		(1,971.60)			(1,971.60)
Inter-Fund Transfers In			\$1,321.60		1,321.60
Total Revenues	<u>\$348,650.09</u>	<u>\$1,336,236.65</u>	<u>\$1,321.60</u>	<u>\$0.00</u>	<u>\$1,686,208.34</u>
<u>Expenses</u>					
Supervisor Fees	\$1,200.00				\$1,200.00
Public Officials' Liability Insurance	3,250.00				3,250.00
Trustee Services	1,571.35				1,571.35
Management	8,750.01				8,750.01
Engineering	3,922.50				3,922.50
District Counsel	1,716.64				1,716.64
Assessment Administration	7,500.00				7,500.00
Audit	23.00				23.00
Travel and Per Diem	26.82				26.82
Telephone	13.35				13.35
Postage & Shipping	34.48				34.48
Copies	666.00				666.00
Legal Advertising	645.67				645.67
Web Site Maintenance	330.00				330.00
Dues, Licenses, and Fees	175.00				175.00
Electric	163.37				163.37
Water Reclaimed	1,468.78				1,468.78
General Insurance	3,672.00				3,672.00
Property & Casualty	64.00				64.00
Irrigation	4,110.25				4,110.25
Landscaping Maintenance & Material	69,906.00				69,906.00
Flower & Plant Replacement	5,929.41				5,929.41
IME - Aquatics Maintenance	814.11				814.11
IME - Irrigation	1,654.00				1,654.00
IME - Landscaping	19,918.26				19,918.26
IME - Lighting	313.39				313.39
IME - Water Reclaimed	5.16				5.16
Streetlights	8,168.19				8,168.19
Interest Payments - A1 bond		\$1,338,265.63			1,338,265.63
Engineering			\$97,142.04		97,142.04
District Counsel			8,734.71		8,734.71
Legal Advertising			240.01		240.01
Contingency			268,476.62		268,476.62
Total Expenses	<u>\$146,011.74</u>	<u>\$1,338,265.63</u>	<u>\$374,593.38</u>	<u>\$0.00</u>	<u>\$1,858,870.75</u>
<u>Other Revenues (Expenses) & Gains (Losses)</u>					
Interest Income	\$18.92				\$18.92
Interest Income		\$1,380.30			1,380.30
Interest Income			\$689.58		689.58
Total Other Revenues (Expenses) & Gains (Losses)	<u>\$18.92</u>	<u>\$1,380.30</u>	<u>\$689.58</u>	<u>\$0.00</u>	<u>\$2,088.80</u>
Change In Net Assets	\$202,657.27	(\$648.68)	(\$372,582.20)	\$0.00	(\$170,573.61)
Net Assets At Beginning Of Year	(\$48,587.43)	\$3,954,738.62	\$1,968,118.75	\$0.00	\$5,874,269.94
Net Assets At End Of Year	<u>\$154,069.84</u>	<u>\$3,954,089.94</u>	<u>\$1,595,536.55</u>	<u>\$0.00</u>	<u>\$5,703,696.33</u>

Boggy Creek Improvement District
 Budget to Actual
 For the Month Ending 12/31/2017

	YTD Actual	YTD Budget	YTD Variance	FY 2018 Adopted Budget
Revenues				
Off-Roll Assessments	\$ 348,000.09	\$ 174,000.00	\$ 174,000.09	\$ 696,000.00
Net Revenues	\$ 348,000.09	\$ 174,000.00	\$ 174,000.09	\$ 696,000.00
General & Administrative Expenses				
Legislative				
Supervisor Fees	\$ 1,200.00	\$ 1,200.00	\$ -	\$ 4,800.00
Financial & Administrative				
Public Officials' Liability Insurance	3,250.00	893.75	2,356.25	3,575.00
Trustee Services	1,571.35	500.00	1,071.35	2,000.00
Management	8,750.01	8,750.00	0.01	35,000.00
Engineering	300.00	2,500.00	(2,200.00)	10,000.00
Engineering (Public Facilities Report)	3,622.50	-	3,622.50	-
Dissemination Agent	-	1,250.00	(1,250.00)	5,000.00
District Counsel	1,716.64	7,500.00	(5,783.36)	30,000.00
Assessment Administration	7,500.00	1,875.00	5,625.00	7,500.00
Audit	23.00	960.00	(937.00)	3,840.00
Arbitrage Calculation	-	300.00	(300.00)	1,200.00
Travel and Per Diem	26.82	125.00	(98.18)	500.00
Telephone	13.35	62.50	(49.15)	250.00
Postage & Shipping	34.48	62.50	(28.02)	250.00
Copies	666.00	375.00	291.00	1,500.00
Legal Advertising	645.67	1,125.00	(479.33)	4,500.00
Bank Fees	-	12.50	(12.50)	50.00
Miscellaneous	-	750.00	(750.00)	3,000.00
Web Site Maintenance	330.00	312.50	17.50	1,250.00
Dues, Licenses, and Fees	175.00	43.75	131.25	175.00
Total General & Administrative Expenses	\$ 29,824.82	\$ 28,597.50	\$ 1,227.32	\$ 114,390.00

Boggy Creek Improvement District

Budget to Actual

For the Month Ending 12/31/2017

	YTD Actual	YTD Budget	YTD Variance	FY 2018 Adopted Budget
<u>Field Operations Expenses</u>				
Electric Utility Services				
Electric	\$ 163.37	\$ 500.00	\$ (336.63)	\$ 2,000.00
Entry Lighting	-	125.00	(125.00)	500.00
Water-Sewer Combination Services				
Water Reclaimed	1,468.78	5,000.00	(3,531.22)	20,000.00
Stormwater Control				
Mitigation Area	-	1,250.00	(1,250.00)	5,000.00
Aquatic Contract	-	1,250.00	(1,250.00)	5,000.00
Other Physical Environment				
Equipment Rental	-	625.00	(625.00)	2,500.00
General Insurance	3,672.00	1,012.50	2,659.50	4,050.00
Property & Casualty	64.00	25.00	39.00	100.00
Other Insurance	-	187.50	(187.50)	750.00
Irrigation	4,110.25	10,000.00	(5,889.75)	40,000.00
Landscaping Maintenance & Material	69,906.00	70,093.33	(187.33)	280,373.33
Landscape Improvements	-	1,250.00	(1,250.00)	5,000.00
Tree Trimming	-	1,250.00	(1,250.00)	5,000.00
Flower & Plant Replacement	5,929.41	5,000.00	929.41	20,000.00
Contingency	-	1,380.48	(1,380.48)	5,521.90
Interchange Maintenance Expenses				
IME - Aquatics Maintenance	814.11	861.25	(47.14)	3,445.00
IME - Irrigation	1,654.00	8,125.00	(6,471.00)	32,500.00
IME - Landscaping	19,918.26	19,918.28	(0.02)	79,673.10
IME - Lighting	313.39	609.38	(295.99)	2,437.50
IME - Miscellaneous	-	203.13	(203.13)	812.50
IME - Water Reclaimed	5.16	812.50	(807.34)	3,250.00
Road & Street Facilities				
Entry and Wall Maintenance	-	1,250.00	(1,250.00)	5,000.00
Streetlights	8,168.19	8,750.00	(581.81)	35,000.00
Parks & Recreation				
Personnel Leasing Agreement	-	330.00	(330.00)	1,320.00
Reserves				
Infrastructure Capital Reserve	-	5,041.67	(5,041.67)	20,166.67
Interchange Maintenance Reserve	-	590.00	(590.00)	2,360.00
Total Field Operations Expenses	\$ 116,186.92	\$ 145,440.00	\$ (29,253.08)	\$ 581,760.00
Total Expenses	\$ 146,011.74	\$ 174,037.50	\$ (28,025.76)	\$ 696,150.00
Income (Loss) from Operations	\$ 201,988.35	\$ (37.50)	\$ 202,025.85	\$ (150.00)
<u>Other Income (Expense)</u>				
Interest Income	\$ 18.92	\$ 37.50	\$ (18.58)	\$ 150.00
Total Other Income (Expense)	\$ 18.92	\$ 37.50	\$ (18.58)	\$ 150.00
Net Income (Loss)	\$ 202,007.27	\$ -	\$ 202,007.27	\$ -

Boggy Creek Improvement District
 Budget to Actual
 For the Month Ending 12/31/2017

	Oct-17	Nov-17	Dec-17	YTD Actual
Revenues				
Off-Roll Assessments	\$ 56,905.41	\$ 291,094.68	\$ -	\$ 348,000.09
Net Revenues	\$ 56,905.41	\$ 291,094.68	\$ -	\$ 348,000.09
General & Administrative Expenses				
Legislative				
Supervisor Fees	\$ 400.00	\$ 400.00	\$ 400.00	\$ 1,200.00
Financial & Administrative				
Public Officials' Liability Insurance	3,250.00	-	-	3,250.00
Trustee Services	1,571.35	-	-	1,571.35
Management	2,916.67	2,916.67	2,916.67	8,750.01
Engineering	-	300.00	-	300.00
Engineering (Public Facilities Report)	-	-	3,622.50	3,622.50
Dissemination Agent	-	-	-	-
District Counsel	-	-	1,716.64	1,716.64
Assessment Administration	7,500.00	-	-	7,500.00
Audit	-	-	23.00	23.00
Arbitrage Calculation	-	-	-	-
Travel and Per Diem	-	13.41	13.41	26.82
Telephone	-	-	13.35	13.35
Postage & Shipping	-	3.22	31.26	34.48
Copies	-	519.00	147.00	666.00
Legal Advertising	248.75	200.67	196.25	645.67
Bank Fees	-	-	-	-
Miscellaneous	-	-	-	-
Web Site Maintenance	120.00	105.00	105.00	330.00
Dues, Licenses, and Fees	175.00	-	-	175.00
Total General & Administrative Expenses	\$ 16,181.77	\$ 4,457.97	\$ 9,185.08	\$ 29,824.82
Field Operations				
Electric Utility Services				
Electric	\$ -	\$ -	\$ 163.37	\$ 163.37
Entry Lighting	-	-	-	-
Water-Sewer Combination Services				
Water Reclaimed	-	-	1,468.78	1,468.78
Stormwater Control				
Mitigation Area	-	-	-	-
Aquatic Contract	-	-	-	-

Boggy Creek Improvement District
 Budget to Actual
 For the Month Ending 12/31/2017

	Oct-17	Nov-17	Dec-17	YTD Actual
Other Physical Environment				
Equipment Rental	-	-	-	-
General Insurance	3,672.00	-	-	3,672.00
Property & Casualty Insurance	64.00	-	-	64.00
Other Insurance	-	-	-	-
Irrigation	-	2,993.75	1,116.50	4,110.25
Landscaping Maintenance & Material	23,202.00	23,202.00	23,502.00	69,906.00
Landscape Improvements	-	-	-	-
Tree Trimming	-	-	-	-
Flower & Plant Replacement	-	1,440.00	4,489.41	5,929.41
Contingency	-	-	-	-
Interchange Maintenance Expenses				
IME - Aquatics Maintenance	271.37	271.37	271.37	814.11
IME - Irrigation	-	1,654.00	-	1,654.00
IME - Landscaping	6,639.42	6,639.42	6,639.42	19,918.26
IME - Lighting	-	-	313.39	313.39
IME - Miscellaneous	-	-	-	-
IME - Water Reclaimed	-	-	5.16	5.16
Road & Street Facilities				
Entry and Wall Maintenance	-	-	-	-
Streetlights	-	162.50	8,005.69	8,168.19
Parks & Recreation				
Personnel Leasing Agreement	-	-	-	-
Reserves				
Infrastructure Capital Reserve	-	-	-	-
Interchange Maintenance Reserve	-	-	-	-
Total Field Operations Expenses	\$ 33,848.79	\$ 36,363.04	\$ 45,975.09	\$ 116,186.92
Total Expenses	\$ 50,030.56	\$ 40,821.01	\$ 55,160.17	\$ 146,011.74
Income (Loss) from Operations	\$ 6,874.85	\$ 250,273.67	\$ (55,160.17)	\$ 201,988.35
Other Income (Expense)				
Interest Income	\$ 5.57	\$ 6.55	\$ 6.80	\$ 18.92
Total Other Income (Expense)	\$ 5.57	\$ 6.55	\$ 6.80	\$ 18.92
Net Income (Loss)	\$ 6,880.42	\$ 250,280.22	\$ (55,153.37)	\$ 202,007.27