Resolution No. 2025-3368

A Resolution of the City of Sanford, Florida, amending the City's annual operating budget for the fiscal year beginning October 1, 2024, and ending September 30, 2025 relating to the fire hydrant maintenance, repair, and replacement from R & M Service Solutions, LLC; providing for implementing administrative actions; providing for a savings provision; providing for conflicts; providing for severability and providing for an effective date.

Whereas, the Commission of the City of Sanford, Florida has adopted an annual operating budget for the fiscal year beginning October 1, 2024, and terminating on September 30, 2025, specifying certain projected revenues and expenditures for the operations of Sanford municipal government; and

Whereas, the City's budget presumes that each department generally will, to the best of their ability, maintain its expenditures within its allocated budgeted level and exercise prudence in expending funds during the course of the City's fiscal year; and

Whereas, from time-to-time circumstances and events may require that the original City budget may need revision such as with regard to fire hydrant maintenance, repair, and replacement purchases from R & M Service Solutions, LLC; and

Whereas, the City Commission, in its judgment and discretion, has the authority to adjust the budget to more closely coincide with actual and expected events.

Now, therefore, be it adopted and resolved by the City Commission of the City of Sanford, Florida as follows:

Section 1. Adoption Of Budget Amendment; fire hydrant maintenance, repair, and replacement purchases from R & M Service Solutions, LLC Incorporated Services. The annual operating budget of the City of Sanford for the fiscal year beginning October 1, 2024, and terminating on September 30, 2025, is

hereby revised and amended by Attachment "A" to fund fire hydrant maintenance, repair, and replacement purchases from R & M Service Solutions, LLC. The Attachment is hereby incorporated into this Resolution as if fully set forth herein verbatim. Except as amended herein, the annual operating budget for the City of Sanford for fiscal year beginning October 1, 2024, and terminating on September 30, 2025, shall remain in full force and effect.

Section 2. Implementing Administrative Actions. The City Manager, or designee, is hereby authorized and directed to implement the provisions of this Resolution by means of such administrative actions as may be deemed necessary and appropriate.

Section 3. Savings. The prior actions of the City of Sanford relating to the adoption of the City budget and related activities are hereby ratified and affirmed to include the actions relative to fire hydrant maintenance, repair, and replacement purchases from or provided by R & M Service Solutions, LLC.

Section 4. Conflicts. All resolutions or parts of resolutions in conflict with this Resolution are hereby repealed.

Section 5. Severability. If any section, sentence, phrase, word, or portion of this Resolution is determined to be invalid, unlawful or unconstitutional, said determination shall not be held to invalidate or impair the validity, force or effect of any other section, sentence, phrase, word, or portion of this Resolution not otherwise determined to be invalid, unlawful, or unconstitutional.

Section 6. Effective Date. This Resolution shall become effective immediately upon enactment.

Passed and adopted this 31st day of March, 2025.

Attest:

City Commission of the City of

Sanford

Traci Houchin, MMC, FCRM

City Clerk

For use and reliance of the Sanford

City Commission only.

Approved as to form and legality.

William Colbert

City Attorney

Art Woodruff, Mayor

REQUEST FOR BUDGET AMENDMENT

Fiscal Year

24/25

Department: PW - Utilities Division: Water & Sewer Date: 3/11/2025 **CHANGES IN REVENUES TOTAL CHANGES IN REVENUES** \$ **CHANGES IN EXPENDITURES** EXPENDITURE ACCOUNT NUMBER

Dpt/Div Activity Obj Project # Expenditure Account Title W/S Combination Services/Improve Other Than 4530 536 WW2015 **BLDG** \$ 17,020,930 \$ 7,928,106 \$ (41,834) \$ 452 63 W/S Combination Services/Improve Other Than BLDG 452 4530 63 00 WW2503 17,020,930 7,928,106 41,834 7,969,940 536 **TOTAL CHANGES IN EXPENDITURES** \$ REASON FOR AMENDMENT: moving funds for to hydrant maintenance and repairs WW 2503 **DIRECTOR APPROVAL:** DATE: 03/18/2025 FINANCE APPROVAL: Cycline Hindory DATE: 3/17/25 03/17/2025 DATE: CITY MANAGER APPROVAL: 331200 CITY COMMISSION AGENDA DATE: APPROVED? FOR FINANCE USE **Entry Date: Batch Number:** Document #: BA 07-101



R&M Service Solutions LLC

7256 Westport Pl. Suite A

West Palm Beach, Florida, 33413

Contact:

Mike George

Phone:

352-398-9127

Email:

mgeorge@rmservicesolutions.com

Quote To:

Cedric Coleman

Job Name:

City of Sanford Hydrant Proposal

Company;

City of Sanford

300 N. Park Ave. Sanford, FL 32771

407-562-2815

Phone: Email:

cedric.coleman@sanfordfl.gov

Quote Number:

25M0080RM

Hydrant Maintenance Piggy Back Contract PBA 24/25-222 IAW Longboat Key Contract

ITEM	DESCRIPTION	QUANTITY	UNIT	UNIT PRICE	AMOUNT
62	Mobilization and Demobilzation	1.00	LS	1,500.00	1,500.00
11	Replace typical bury (48") hydrant restrained	20.00	EA	6,600.00	132,000.00
36	Installation of 4" inseration valve (each)	1.00	EA	12,250.00	12,250.00
37	Installation of 6" inseration valve (each)	1.00	EA	13,987.00	13,987.00
38	Installation of 8" inseration valve (each)	1.00	EA	16,125.00	16,125.00
39	Installation of 10" inseration valve (each)	1.00	EA	18,500.00	18,500.00
45	6" line stop (stainless steel fitting) (each)	1.00	EA	14,464.00	14,464.00
47	8" line stop (stainless steel fitting) (each)	1.00	EA	14,986.00	14,986.00
49	10" line stop (stainless steel fitting) (each)	1.00	EA	16,347.00	16,347.00
72	Bahia (Estimated cost per location)	3.00	SY	150.00	450.00

GRAND TOTAL \$240,609.00

NOTES:

Pricing IAW Longboat Key Contract IFB 24-091 Fire Hydrant Maintenance, Repair and Replacement Services for PBA 24/25-

Hydrant Replacement Cost reduced as City will provide hydrant.

Insertvalve and Linestops are each.

If you	have any ques	tions, please fee	I free to contact t	is at R&M S	Service Solutions.
--------	---------------	-------------------	---------------------	-------------	--------------------

Mike George

Phone: 352-398-9127

Email: mgeorge@rmservicesolutions.com

Agreed and Accepted

____ Date: ____ Customer Signature:_









Hydrant Maintenance / Assessment

A hydrant maintenance program can improve a Utility's ISO rating and is a visible sign to the public that the utility is working to protect their property and personal safety.

Water quality can improve when incorporated into an organized flushing program. Our Hydrant Maintenance and Assessment program is conducted to AWWA standards and can be tailored to meet the needs of any Utility.

R&M's Program Includes:

- Location of fire hydrant
- Verify nozzle height for proper ground clearance
- Determine main valve and hose/pumper nozzle sizes
- Perform seal test
- Conduct flow test (excluding residuals)
- Obtain GPS coordinates of hydrant and isolation valve
- Present information in a user friendly data base
- Provide recommended repair/replacement action

- Locate/exercise isolation valve
- Catalog make, model, and year of hydrant manufacture
- Lubricate operating nut area/nozzle outlets using F.D.A. approved lubricant
- Check for main valve leakage
- Record static pressure
- Document operational deficiencies and/or miscellaneous findings
- Report out of service hydrants immediately to the Utility

Additional Services: Upper and/or lower barrel repairs, installation of extensions to adjust for grade, replacement of bonnet and/or bottom flange bolts, placement of hydrant I.D. tag, leak sounding at each hydrant location, sub-foot GPS coordinates.

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13168 Highway 105 East Conroe, TX, 77306 7256 Westport Place Suite A West Palm Beach, FL 33413 11820 Uradco PlaceSuite 103, San Antonio, FL, 33576-7140









Tapping and Line Stopping

Line stopping is a process that involves cutting into a pipe and inserting a plug to isolate a specific portion of a water main.

Line Stops can be accomplished in multiple configurations including:

- Single working in conjunction with another valve
- Double two plugs installed on each side of the area of pipe to be isolated

Use of Line Stops Greatly Reduce:

- The amount of water main isolated
- The number of customers affected
- The amount of lost water
- The planning and cost associated with scheduled shut down

R&M Service Solutions performs Line Stopping on water mains up to 60"

R&M Service Solutions is fully equipped and trained to safely perform line stops from 1" through 60" and taps on pipe from 1" through 48". **R&M** excavates, performs single or double Line Stops and restores the area to pre-excavation conditions.

R&M provides complete "turnkey" programs or works in tandem with Utilities desiring to assist in the excavation, traffic maintenance, or restoration of property/pavement.

R&M tailors comprehensive plans for repair, replacement or installation meeting the needs and resources of the Utility.

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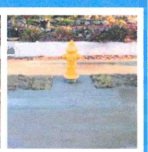












Hydrant Repair / Replacement / Installation

R&M Service Solutions provides complete "turnkey" programs or works in tandem with Utilities desiring to assist in the excavation, traffic maintenance, or restoration of property/pavement.

R&M Service Solutions tailors comprehensive plans for fire hydrant repair, replacement or installation meeting the needs and resources of the Utility.

R&M's Program Includes:

- Fire hydrant exercising
- Main valve replacement
- Internal repairs of all hydrant makes / models*
- Fire hydrant / isolation valve replacement utilizing:
 - Scheduled water shut down
 - Up to 60" single or double line stops
- New fire hydrant installation including wet tap
- Site excavation / post-excavation restoration
- Turn-key or CIP service programs
- Miscellaneous point repairs

*Parts are no longer available for some older hydrants; in these cases replacement of hydrant would be recommended.

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Valve Maintenance & Assessment Program

A valve maintenance program will add to the service life of your valves.

R&M Service Solutions program provides you with the flexibility to plan for and schedule system repairs / improvements to better meets your needs and utilize your resources.

R&M's Valve Maintenance and Assessment program complies with AWWA standards and can be tailored to meet any specific requirements of your Utility.

R&M's Program Includes:

- Locate valve
- Raise valve box to grade
- Align valve box (if outside of pavement)
- Clean valve box
- Operate the valve two complete cycles
- Obtain physical location
- Paint valve box lid
- Document pertinent data
 - Location, type, size, open direction, number of turns and deficiencies
- Present information in a user friendly format
- Report malfunctioning or closed valves immediately
- GPS valve location sub-foot or sub meter

Additional Services:

- Installation of valve I.D. tag
- Leak sounding at each valve location
- Post Processing of GPS data

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Valve Replacement and Installation

Results of a valve assessment and maintenance program are the need to replace broken valves and the installation of additional valves for adequate distribution system isolation.

Compared to standard valve shut down procedures, Line Stops significantly reduce:

- The number of customers affected by water shut down
- Customer notification
- Planning resources
- Overall manpower needs
- Water loss

R&M Service Solutions performs Line Stopping on water mains up to 60"

R&M Service Solutions proudly offers the *Hydra-Stop Insta-Valve* and the *Team Insertvalve* which allow for installation without water shutdown. R&M provides you the flexibility to determine the insert valve that best suits your application.

R&M provides complete "turnkey" programs or works in tandem with Utilities desiring to assist in the excavation, traffic maintenance, or restoration of property/pavement.

R&M tailors comprehensive plans for fire hydrant repair, replacement or installation meeting the needs and resources of the Utility.

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GPS/GIS Services

An excellent way to increase public safety and the efficiency of Utility operations is having an accurate location record of your vital asset points:

- Fire hydrants
- Meters
- Fire line connections
- Pump stations
- Street Signs
- Other structures

- Valves
- Backflow prevention devices
- Manholes
- Clean outs
- Fire lines

R&M Service Solutions provides GPS Asset Location Services utilizing state-ofthe-art equipment to locate and record your assets with sub meter to sub foot accuracy.

Post-processed asset location data significantly improves the independent accuracy of the data gathered in the field down to centimeter (1 cm / 0.4 inch) levels, depending on the environment. Differential correction technology produces GIS information that is consistent, reliable, and accurate.

Export formats:

- **ESRI File Geodatabase**
- ESRI Shapefile
- Excel
- Google Earth KML and KMZ
- Microsoft Access MDB
- PC-ARC/INFO
- AutoCAD 2000 ASCII DXF (with or w/o blocks) ARC/INFO (for NT and UNIX)
- MapInfo MIF
- dBase
- **GRASS**
- **IDRISI Vector**
- MGAL
- Microstation version 7 DGN

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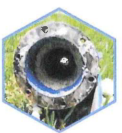














ARV Valve Maintenance & Assessment Program

An ARV valve maintenance program will add to the service life of your ARV valves.

R&M Service Solutions program provides you with the flexibility to plan for and schedule system repairs / improvements to better meets your needs and utilize your resources.

ARV Valve Maintenance and Assessment program complies with AWWA standards and can be tailored to meet any specific requirements of your Utility.

R&M's Program Includes:

- Locate ARV valve
- Clean ARV valve box
- Operate and test the ARV valve
- Obtain physical location
- Paint ARV valve box lid
- Document pertinent data
 - Location, type, size, and deficiencies
- Present information in a user friendly format
- Report malfunctioning ARV valves immediately
- GPS ARV valve location sub-foot or sub meter

Additional Services:

- Installation of ARV valve I.D. tag
- Post Processing of GPS data
- Install new ARV's & shut off valves
- Make repairs & assess what type of treatment is nesseray

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contactus@rmservicesolutions.com

Piggyback Contract; City Of Sanford/(PBA 24/25-222), For Fire Hydrant Maintenance & Repair/R&M Service Solutions, LLC (Town Of Longboat Key)

The City of Sanford, Florida, a Florida municipal corporation (Hereinafter referred to as the "City") enters this "Piggyback" Contract (hereinafter referred to as the "Contract") with R&M Service Solutions, LLC, a Florida limited liability company, whose principal address and whose mailing address is whose address is 7256 West Port Place, West Palm Beach, Florida 33413, (hereinafter referred to as "R&M"), under the terms and conditions hereinafter provided. The City and R&M may be collectively referenced herein as the "Parties."

The City and R&M agree as follows:

- 1. The Purchasing Policy for the City of Sanford allows for "piggybacking" contracts. Pursuant to this procedure, the City is allowed to piggyback an existing government contract, and there is no need to obtain formal or informal quotations, proposals or bids. The Parties agree that R&M has entered into a contract with the Town of Longboat Key, Florida. The piggybacked agreement to which this Contract relates is "Town Of Longboat Key Agreement For IFB 24-091 Fire Hydrant Maintenance, Repair And Replacement Services" (the terms and conditions under which the award was made) the subject of which solicitation provides the City access to purchase fire hydrant maintenance, repair and replacement services. The original Town of Longboat Key contract documents being referred to herein as the "Original Government Contract".
- 2. The Original Government Contract is incorporated herein by reference and is attached as Exhibit "A" to this Contract. All of the terms and conditions set out in the Original Government Contract are fully binding on the Parties and said terms

and conditions are incorporated herein; provided, however, that the City will negotiate and enter work orders/purchase orders with R&M in accordance with City policies and procedures for particular goods and services within the scope of the provision of fire hydrant maintenance, repair and replacement services. All pricing shall be F.O.B., City Hall, City of Sanford, with most favored nation/customer pricing.

- 3. Notwithstanding the requirement that the Original Government Contract is fully binding on the Parties, the Parties have agreed to modify certain technical provisions of the Original Government Contract as applied to this Contract between R&M and the City, as follows:
 - a. Insurance Requirements of this Contract: Certificate(s) are to be provided by R&M naming City as additional insured or certificate holder for insurance coverage. Said coverage is required to be maintained by R&M in accordance with Exhibit "B" attached hereto.
 - b. For other provisions of the Original Government Contract that will be modified see the City's website, which can be reached at: www.SanfordFL.gov with particular regard to when the Original Government Contract is silent as to a term or condition which matter needs to be clarified. The Parties shall also be bound by the purchasing policies and procedures of the City as well as the controlling provisions of Florida law. Work orders shall be used, in accordance therewith, in the implementation of this Contract to the extent deemed necessary by the City in its sole and absolute discretion.
 - c. Address change for the City: Notwithstanding the address and contact information for the government entity as set out in the original government contract, R&M agrees that it shall send notices, invoices and shall conduct all business with the City to the attention of City Manager, at: City of Sanford, 300 North Park Avenue; Sanford, Florida 32771. The City Manager's designated representative for this Contract is:

Marisol Ordoñez Purchasing Manager City of Sanford Finance Department Purchasing Division 300 North Park Avenue Sanford, Florida 32771 Phone: 407.688.5000, extension 5028

Email Marisol.ordonez@sanfordfl.gov

- d. Notwithstanding anything in the Original Government Contract to the contrary, the venue of any dispute will be in Seminole County, Florida. Litigation between the Parties arising out of this Contract shall be in Seminole County, Florida in the Court of appropriate iurisdiction. The laws of the State of Florida shall control any dispute between the Parties arising out of or related to this Contract, the performance thereof or any products or services delivered pursuant to such Contract.
- Notwithstanding any other provision in the Original Government e. Contract to the contrary, there shall be no arbitration with respect to any dispute between the Parties arising out of this Contract. Dispute resolution shall be through voluntary and non-binding mediation, negotiation or litigation in the court of appropriate jurisdiction located in Seminole County, Florida, with the Parties bearing the costs of their own legal fees with respect to any dispute resolution, including litigation.
- f. All the goods and services to be provided or performed shall be in conformance with commonly accepted industry and professional codes and standards, standards of the City, and the laws of any Federal, State or local regulatory agency.
- R&M understands that Chapter 119, Florida Statutes, relating to g. public records shall be applicable to this Contract and acknowledges review of, and adherence to, the following disclosures from the City:
 - IF THE CONTRACTOR/R&M HAS QUESTIONS 1. REGARDING APPLICATION OF CHAPTER 119. FLORIDA STATUTES, TO THE CONTRACTOR'S (R&M'S) DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE **CUSTODIAN OF PUBLIC RECORDS AT (407) 688-**5012. TRACI HOUCHIN, MMC, FCRM, CITY CLERK, CITY OF SANFORD, CITY HALL, 300

NORTH PARK AVENUE, SANFORD, FLORIDA 32771, TRACI.HOUCHIN@SANFORDFL.GOV.

- II. In order to comply with Section 119.0701, *Florida Statutes*, public records laws, R&M must:
 - A. Keep and maintain public records that ordinarily and necessarily would be required by the City in order to perform the service.
 - B. Provide the public with access to public records on the same terms and conditions that the City would provide the records and at a cost that does not exceed the cost provided in Chapter 119, *Florida Statutes*, or as otherwise provided by law.
 - C. Ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law.
 - D. Meet all requirements for retaining public records and transfer, at no cost, to the City all public records in possession of R&M upon termination of the contract and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the City in a format that is compatible with the information technology systems of the City.
- III. If R&M does not comply with a public records request, the City shall enforce the contract provisions in accordance with this Contract.
- IV. Failure by R&M to grant such public access and comply with public records requests shall be grounds for immediate unilateral cancellation of this Contract by the City. R&M shall promptly provide the City with a copy of any request to inspect or copy public records in possession of R&M and shall promptly provide the City with a copy of R&M's response to each such request.
- h. R&M, in the event of any ambiguity in the contractual relationship between R&M and the City, shall comply with all "Standard Contractual Terms and Conditions," as provided on the City's

website, which website can be reached and accessed, as well as said terms and conditions reviewed, at: www.SanfordFL.gov.

- i. All other provisions in the Original Government Contract are fully binding on the Parties and will represent the agreement between the City and R&M.
- 4. This Contract shall be effective as of the date of execution of this Contract by, or on behalf of, the City.

Attest:	R&M SERVICE SOLUTIONS, LLC , a Florida limited liability company.
By:	ву:
Corey Rakoczy	John Rakoczy
Member	Member 2/3/2025
Attest:	CITY OF SANFORD, a Florida municipal
NEORI	corporation.
By: Traci Houchin (Feb 4, 2025 10:58 EST)	By Art Woodruff (Feb 3, 2025 15:08 EST)
Traci Houchin, MMC, FCRM	Art Woodruff
City Clerk	Mayor 02/03/2025 Date:
The state of the s	7 /
Approved as to form and legal sufficiency 187	
By: Lonnie N. Groot, ACA, for WLC, CA By: Lonnie N. Groot, ACA, for WLC, CA (Feb 3, 2025 17:06 EST)	
William L. Colbert	
City Attorney	

Exhibit "A"

[Attach original government contract]

TOWN OF LONGBOAT KEY

AGREEMENT

FOR

IFB 24-091 FIRE HYDRANT MAINTENANCE, REPAIR AND REPLACEMENT SERVICES

This **AGREEMENT** for annual fire hydrant maintenance, repair and replacement services (hereinafter "Agreement") is entered into by and between the Town of Longboat Key, 501 Bay Isles Road, Longboat Key, FL 34228, a political subdivision of the State of Florida (hereinafter "Town") and **R&M Service Solutions, LLC** whose address is 7256 West Port Place., West Palm Beach, Florida 33413 and whose Federal Employer Identification Number is 27-1422665, (hereinafter "Contractor"), as of the latest date appearing on the signature lines below.

WHEREAS, the Town desires to retain the services of a competent and qualified contractor to provide services to include but not be limited to performing annual fire hydrant maintenance, repair and replacement services testing services in accordance with all applicable local, state, and federal rules; and,

WHEREAS, the Town has solicited for these services via IFB 24-091 Fire Hydrant Maintenance, Repair and Replacement Services, an advertised invitation for bid; and,

WHEREAS, after review and consideration of all responsive bids to IFB 24-091, the Town intends to engage the Contractor to provide the services; and

WHEREAS, the Contractor is agreeable to providing the Town the services and represents that it is capable and prepared to do so;

NOW, THEREFORE, in consideration of the promises contained herein, the parties hereby agree, as follows:

SECTION 1.0 -SERVICES TO BE PERFORMED BY THE CONTRACTOR

1.1 The Town does hereby retain the Contractor to furnish, provide and perform the services (collectively, the "Services") described in the Scope of Work and the Town's Invitation For Bid, IFB 24-091, to include all attachments and addenda, and in the Contractor's response thereto (collectively, "IFB 24-091" is attached hereto as a composite "Exhibit A" and made a part of this Agreement).

SECTION 2.0 -COMPENSATION

2.1 General

- 2.1.1 The Town shall pay the Contractor in accordance with "Exhibit B, Bid Form", which is attached hereto and made a part of this Agreement. Payment to the Contractor will be made only for the actual quantities of services performed.
- 2.1.2 All of the Contractor's invoices shall be accompanied by service and location records for all billable items appearing on the invoice. Additional supporting documents may be requested by the Town and, if so requested, shall be furnished by the Contractor to the Town's Finance Director's satisfaction. These include, but are not limited to, reimbursable expenses as outlined in Section 2.2 of this Agreement.
- 2.1.3 The Contractor's Project Manager or any authorized officer shall attest to the correctness and accuracy of all charges and requested reimbursements.
- 2.1.4 Each individual invoice shall be due and payable in accordance with the State of Florida Prompt Payment Act, Chapter 218, Florida Statutes. All invoices shall be delivered to:

Town of Longboat Key Attention: Accounts Payable 501 Bay Isles Road Longboat Key, FL. 34228

- 2.1.5 In order for both parties to close their books and records, the Contractor will clearly state "Final Invoice" on the Contractor's final billing for the Services rendered to the Town. The Contractor's submission of a Final Invoice is its certification that all of its Services have been properly performed and all charges and costs have been invoiced to the Town. Upon receipt of the Final Invoice, the account will be closed, and the Contractor shall be deemed to have waived any further charges not properly included on the Final Invoice.
- 2.1.6 Intentional misrepresentations of billable items and reimbursable expenses will be pursued to the fullest extent of the law.

2.2 Reimbursable Expenses

- 2.2.1 All of the Contractor's requests for payment of "out-of-pocket" expenses eligible for reimbursement under the terms of this Agreement shall be reimbursed per the Town's Reimbursable Fee Schedule that is attached hereto as "Exhibit C" and made a part of this Agreement. "Reimbursable Expenses" are the actual, pre-approved expenses incurred directly in connection with the tasks the Town has requested. Reimbursable Expenses will be reimbursed by the Town at cost, but not to exceed the amounts listed, as applicable, on Exhibit C. The Contractor's request for payment shall include copies of paid receipts, invoices or other documentation shall be sufficient to establish that the expense was actually incurred and necessary in the performance of the Services performed in accordance with this Agreement.
- 2.2.2 All assets (durable goods) purchased as Reimbursable Expenses become the property of the Town upon completion of the Services for which the asset was utilized. All such assets must be surrendered by delivery to the Town immediately upon (i) demand, (ii) termination of this Agreement, or (iii) the conclusion of the project, whichever event occurs first.
 - 2.2.3 It is the responsibility of the Contractor to maintain a current inventory of all such assets.

SECTION 3.0 – CONTRACTOR'S REPRESENTATIONS

In order to induce Town to enter into this Agreement, Contractor makes the following representations, upon which the Town has actually and justifiably relied:

- 3.1 That Contractor has examined and carefully studied all applicable documents, and that Contractor has the experience, expertise, and resources to perform all required Services.
- 3.2 That Contractor has at least a fair representative sample of the Services and is satisfied as to the general and common conditions that may affect cost, progress, performance or furnishing of the Services that may be performed pursuant to this Agreement.
- 3.3 That Contractor is familiar with and can and shall comply with all federal, state, and local laws and regulations, if any, that may affect cost, progress, performance, and furnishing of the Services to be performed pursuant to this Agreement.
- 3.4 The Contractor is a Florida Limited Liability Company registered and in good standing under the laws of the State of Florida with full right and authority to do business within the State of Florida.
- 3.5 The Contractor has the full right and authority to enter into this Agreement and perform its obligation in accordance with its term.
- 3.6 The Contractor now has and will continue to maintain all licenses and approvals required to conduct its business, and that it will at all times conduct its business activities in a reputable manner.
 - 3.7 The Contractor shall, at no additional cost to the Town, re-perform those Services which fail to

satisfy the foregoing standard of care, the requirements and standards of this Agreement or which otherwise fail to meet the requirements of this Agreement.

SECTION 4.0 - ENTIRETY OF AGREEMENT

- 4.1 The Town and the Contractor agree that this Agreement sets forth the entire Agreement between the parties with respect to its subject matter, and there are no promises or understandings other than those stated herein.
- 4.2 This Agreement supersedes all prior agreements, contracts, proposals, representations, negotiations, letters or other communications between the Town and the Contractor pertaining to the Services, whether written or oral.

SECTION 5.0 - INSURANCE

5.1 The Contractor shall, at its sole cost and expense, procure and maintain throughout the term of this Agreement, insurance coverage in such amounts as required and authorized by Florida law, and will provide endorsed certificates of insurance generated and executed by a licensed insurance broker, brokerage or similar licensed insurance professional evidencing such coverage, and naming the Town as a named, additional insured, as well as furnishing the Town with Certificates of insurance. Said insurance coverages procured by the Contractor as required herein shall be considered, and proposer agrees that said insurance coverages it procures as required herein shall be considered, as primary insurance over and above any other insurance, or self-insurance, available to the Town, and that any other insurance, or self-insurance available to the Town shall be considered secondary to, or in excess of, the insurance coverage(s) procured by the Contractor as required herein.

Nothing herein shall be construed to extend the Town's liability beyond that provided in Section 768.28, Florida Statutes (F.S.).

5.2 The Contractor is to secure, pay for, and file with the Town, prior to commencing any Services under this Agreement, all certificates for workers' compensation, public liability, and property damage liability insurance, and such other insurance coverages as may be required by specifications and addenda thereto, in at least the following minimum amounts with specification amounts to prevail if greater than minimum amounts indicated. Notwithstanding any other provision of the Agreement, the Contractor shall provide the minimum limits of liability insurance coverage as follows:

Auto Liability	\$1,000,000	Combined Single Limit
General Liability	\$2,000,000	Aggregate
·	\$2,000,000	Products Aggregate
	\$1,000,000	Any One Occurrence
	\$1,000,000	Personal Injury
Additional Umbrella Liability	\$1,000,000	Occurrence / Aggregate
Professional Liability	\$1,000,000	Per Claim / Aggregate

The Contractor shall furnish an original Certificate of Insurance indicating, and such policy providing coverage to, the Town of Longboat Key named as an additional insured on its General Liability and Automobile Liability policies on a PRIMARY and NON- CONTRIBUTORY basis utilizing an ISO standard endorsement at least as broad as CG 2010 (11/85) or its equivalent, (combination of CG 20 10 07 04 and CG 20 37 07 04, providing coverage for completed operations, is acceptable) including a waiver of subrogation clause in favor of the Town on all policies. Contractor will maintain the General Liability and Professional Liability insurance coverages summarized above with coverage continuing in full force, including the additional insured endorsement on the General Liability policy until at least three (3) years beyond completion and delivery of the Services agreed upon herein.

5.3 Notwithstanding any other provision of the Agreement, the Contractor shall maintain complete workers' compensation coverage for each and every employee, principal, officer, representative, or agent of the Contractor who is performing any labor, services, or material under the Agreement. Further, with respect to Employers' Liability, Contractor shall additionally maintain the following minimum limits of coverage:

Bodily Injury Each Accident \$1,000,000 Bodily Injury by Disease Each Employee \$1,000,000 Bodily Injury by Disease Policy Limit \$1,000,000

- 5.4 Contractor's insurance policies shall be endorsed to give thirty (30) days written notice to the Town in the event of cancellation or material change.
- 5.5 Contractor will comply with any and all safety regulations required by any agency or regulatory body including but not limited to OSHA. Contractor will notify the Town immediately by telephone at (941) 316-1999 of any accident or injury to anyone that occurs on the Services site and is related to any of the Services being performed by the Contractor.

Nothing herein shall be construed to extend the Town's liability beyond that provided in Section 768.28, Florida Statutes (F.S.).

SECTION 6.0 – TERM OF AGREEMENT

- 6.1 The term of the Agreement shall be for a three (3)-year period, commencing upon the effective date and remaining in force and effect unless sooner otherwise terminated herein.
- 6.2 The Town reserves the right to renew this agreement for two (2) additional one (1)-year periods under the same terms and conditions of the original agreement.

SECTION 7.0 – TERMINATION OF AGREEMENT

- 7.1 Termination for Cause: Failure of the Contractor to comply with any of the provisions of this Agreement shall be considered a material breach of contract and shall be cause for immediate termination of this Agreement at the discretion of the Town. In such event, the Town shall issue a Notice of Default to the Contractor specifying the nature of the default and the cure period and terms, if any.
- 7.2 Termination for Convenience of Town: The Town for any reason may terminate this Agreement at any time by giving at least thirty (30) days written notice to the Contractor. Notwithstanding, the Town may terminate this Agreement immediately upon any lapse in the insurance coverage to be retained by the Contractor, or failure to fulfill any of the insurance requirements as provided herein. In this event, Contractor shall be entitled to compensation for any satisfactory Services completed prior to termination in accordance with this Agreement.
- 7.3 Termination for Convenience of Contractor: This Agreement may be terminated by the Contractor by either: (a) mutual consent of both parties; or (b) upon ninety (90) days written notice delivered by certified mail, return receipt requested to the Town.
- 7.4 Effect of Termination: In the event this Agreement is terminated for any reason, finished or unfinished documents, data, studies, correspondence, reports and other products prepared by or for Contractor under this Agreement shall be made available to and for the exclusive use of the Town at no additional cost to the Town. The Contractor shall immediately discontinue all affected Services unless a notice directs otherwise. Unless in dispute or subject to the Town's remedy, the Contractor shall be paid for Services actually rendered through the date of termination.

SECTION 8.0 – INDEMNIFICATION AND LIABILITY

8.1 To the fullest extent permitted by law, the Contractor expressly agrees to indemnify, defend, and hold harmless the Town, its officers, directors, agents, and employees (herein called the "indemnitees") from any claims, liabilities, damages, losses and costs, including, but not limited to, reasonable attorney's fees and court costs, such legal expenses to include costs incurred in establishing the indemnification and

other rights agreed to in this Section, to persons or property, to the extent caused by the negligence, recklessness, or intentional wrongful misconduct of the Contractor, its sub contractors or persons employed or utilized by them in the performance of the Agreement. Claims by indemnitees for indemnification shall be limited to the amount of Contractor's insurance or one million dollars (\$1,000,000.00) per occurrence, whichever is greater. The parties acknowledge that the amount of the indemnity required hereunder bears a reasonable commercial relationship to the Agreement and it is part of the project specifications or the bid documents, if any.

- 8.1.1 The Town's review, comment and observation of the Contractor's service and performance of the Agreement shall in no manner constitute a waiver of the indemnification provisions of this Agreement.
- 8.2 The indemnification obligations under the Agreement shall not be restricted in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Contractor under workers' compensation acts, disability benefits acts, or other employee benefits acts, and shall extend to and include any actions brought by or in the name of any employee of the Contractor or of any third party to whom Contractor may subcontract a part or all of the Services. This indemnification shall continue beyond the date of completion of the Services.
- 8.3 Upon completion of all Services, obligations and duties provided for in this Agreement, or in the event of the termination of this Agreement for any reason, the terms and conditions of this Agreement will survive as if this Agreement were in full force effect.

SECTION 9.0 - NOTICE

9.1 All notices required under this Agreement shall be sent by email or certified mail, return receipt requested, and if sent to the Town, shall be mailed to:

Howard Tipton, Town Manager 501 Bay Isles Road Longboat Key, FL 34228-3196 E-mail: httpton@longboatkey.org

With a copy to:

Jessie Camburn, Utilities Manager 600 General Harris Longboat Key, FL 34228 Email: Jcamburn@longboatkey.org

and

Maggie Mooney, Esq.
Town Attorney
6853 Energy Court
Lakewood Ranch, Florida 34240
E-mail: mmooney@flgovlaw.com

and

The Town's Procurement Manager via e-mail at Purchasing@longboatkev.org

As to the Contractor:

Mr. Michael George 7256 West Port Place West Palm Beach, Fl. 33413

Email: Mgeorge@rmservicesolutions.com

SECTION 10.0 - MISCELLANEOUS

- 10.1 No assignment by either party to this Agreement of any rights under or interests in this Agreement will be binding on another party hereto without the written consent of the party sought to be bound; and specifically, but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to any assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Agreement.
- 10.2 Contractor binds itself, its partners, successors, assigns, and legal representatives to the Town in respect of all covenants, contracts, and obligations contained in this Agreement. No employees, agents, or representatives of the Town are personally or individually bound by this Agreement.
- 10.3 The laws of the State of Florida shall govern all provisions of this Agreement. In the event the parties to this Agreement cannot resolve a difference with regard to any matter arising herefrom, the disputed matter will be referred to court-ordered mediation pursuant to Section 44.102, F.S. If no agreement is reached, any party may file a civil action and/or pursue all available remedies whether at law or equity. The sole and exclusive forum, venue, and jurisdiction for any action arising from the Agreement shall be in the 12th Judicial Circuit in and for Sarasota County, Florida.
- 10.4 If any civil action or other legal proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default, or misrepresentation in connection with any provision of this Agreement, the successful prevailing party or parties shall be entitled to recover reasonable attorney's fees, court costs, and all expenses even if not taxable as court costs (including without limitation, all such fees, costs and expenses incident to mediation, arbitration, appellate, bankruptcy and post-judgment proceedings), incurred in that civil action or legal proceeding, in addition to any other relief to which such party or parties may be entitled. Attorney's fees shall include, without limitation, paralegal fees, investigative fees, administrative costs, and all other charges billed by the attorney to the prevailing party.
- 10.5 This Agreement shall not be modified or amended except in writing with the same degree of formality with which this Agreement is executed.
- 10.6 A waiver of any breach of any provision of this Agreement shall not constitute or operate as a waiver of any other breach of such provision or of any other provisions, nor shall any failure to enforce any provision hereof operate as a waiver of such provision or of any other provisions.
- 10.7 Any provision or part of this Agreement held to be void or unenforceable under any law or regulation shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon Town and Contractor, who agree that this Agreement shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.

SECTION 11.0 - PUBLIC RECORDS

11.1 Pursuant to applicable Florida law, the Contractor's records associated with the Agreement hereunder may be subject to Florida's public records laws, Section 119.01, F.S., et seq, as amended from time to time. The Contractor agrees to comply with Florida's public records law by keeping and maintaining public records required by the Town in order to perform the Services. Upon request from the Town's Custodian of Public Records, the Contractor shall provide the Town with copies of or allow access to the requested public records at a cost that does not exceed the cost provided for under Chapter 119, Florida Statutes, or as otherwise provided for by Florida law. The Contractor shall ensure that public records that are exempt or confidential and exempt from public records disclosure requirements are not

disclosed excepts as authorized by law for the duration of the term of the Agreement and following completion of the Agreement if the Contractor does not transfer the records to the Town. Upon completion of the Agreement the Contractor shall transfer, at no cost, to the Town all public records in possession of the Contractor or keep and maintain all public records required by the Town to perform the Services. If the Contractor transfers all public records to the Town upon completion of the Agreement, the Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. If the Contractor keeps and maintains public records upon completion of the Agreement, the Contractor shall meet all applicable requirements for retaining public records. All records stored electronically must be provided to the Town, upon request from the Town's custodian of public records, in a format that is compatible with the information technology systems of the Town.

IF THE CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO THE CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS AGREEMENT, CONTACT THE TOWN'S CUSTODIAN OF PUBLIC RECORDS TRISH SHINKLE, TOWN CLERK, AT 501 BAY ISLES ROAD, FLORIDA 34228. 316-1999. LONGBOAT KEY. (941) TSHINKLE@LONGBOATKEY.ORG.

SECTION 12.0 – PROHIBITION FOR CONTINGENT FEES

12.1 The Contractor warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor to solicit or secure this Agreement and that Contractor has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this agreement." For the breach or violation of this provision, the agency shall have the right to terminate the agreement without liability and, at its discretion, to deduct from the Agreement price, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration.

SECTION 13.0 - STANDARD OF CARE

- 13.1 The Contractor represents to the Town that it has the personnel and experience necessary to perform all Services in a professional and workmanlike manner.
- 13.2 The Contractor shall exercise the same degree of care, skill, and diligence in the performance of the Services as provided by a professional of like experience, knowledge and resources, under similar circumstances.
- 13.3 The Contractor shall, at no additional cost to the Town, re-perform all those Services which fails to satisfy the foregoing standard of care or which otherwise fail to meet the requirements of this Agreement.
- 13.4 The Contractor warrants that all Services shall be performed by skilled and competent personnel to the professional standards in the field.

SECTION 14.0 - INDEPENDENT CONTRACTOR

- 14.1 The Contractor undertakes performance of the Services as an independent contractor and will be wholly responsible for the methods of performance.
- 14.2 The Contractor shall not pledge the Town's credit or make the Town a guarantor of payment or surety for any contract, debt, obligation, judgment, lien or any form of indebtedness. The Contractor shall have no right to speak for or bind the Town in any manner.

SECTION 15.0 - SUBCONTRACTORS

- 15.1 The Town reserves the right to accept the use of a subcontractor or to reject the selection of a particular subcontractor and to inspect all facilities of any subcontractor.
- 15.2 If a subcontractor fails to perform or make progress in providing any of the Services, as required by this Agreement, and the Contractor determines it is necessary to replace the subcontractor to complete any services in a timely fashion, then the Contractor shall promptly do so, subject to the Town's right to approve the new subcontractor. The failure of a subcontractor to timely or properly perform any of its obligations to the Contractor shall not relieve the Contractor of its obligations to the Town under this Agreement.

SECTION 16.0 - FORCE MAJEURE

16.1 The Contractor shall be temporarily excused from performance if an Event of Force Majeure directly or indirectly causes its nonperformance. An "Event of Force Majeure": shall mean any event which results in the prevention or delay of performance by a party of its obligations under this Agreement and which is beyond the reasonable control of the nonperforming party. It includes, but is not limited to fire, flood, earthquake, storm, lightning, epidemic, war, riot, civil disturbance, sabotage, and governmental actions. Within five (5) days after the occurrence of an Event of Force Majeure, the Contractor shall deliver written notice to the Town describing the event in reasonably sufficient detail and how the event has precluded the Contractor from performing its obligations hereunder. The Contractors obligations, so far as those obligations are affected by the Event of Force Majeure, shall be temporarily suspended during, but no longer than, the continuance of the Event of Force Majeure and for a reasonable time thereafter as may be required for the Contractor to return to normal business operations. If excused from performing any obligations under this Agreement due to the occurrence of an Event of Force Majeure, the Contractor shall promptly, diligently, and in good faith take all reasonable action required for it to be able to commence or resume performance of its obligations under this Agreement. During any such time period the Contractor shall keep the Town duly notified of all such actions required for it to be able to commence or resume performance of its obligations under this Agreement.

SECTION 17.0 – FEDERAL AND STATE TAXES

17.1 The Town is exempt from Federal Tax and State Sales and Use Taxes. Upon request, the Town will provide an exemption certificate to the Contractor. The Contractor shall not be exempted from paying sales tax to its suppliers for materials to fulfill contractual obligations with the Town, nor shall the Contractor be authorized to use the Town's Tax Exemption Number in securing such materials.

SECTION 18.0 - TOWN RESPONSIBILITIES

18.1 The Town shall be responsible for providing access to all Town project sites, and providing information in the Town's possession that the Contractor may reasonably require to perform the Services including existing reports, studies, financial information, and other relevant data that are available in the files of the Town.

SECTION 19.0 - NON-DISCRIMINATION

19.1 The Contractor warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, gender, age or national origin.

SECTION 20.0 - ACCESS AND AUDITS

20.1 The Contractor shall maintain adequate records to justify all charges and costs incurred in performing the Services for at least three (3) years after completion of this Agreement. The Town shall have access to all books, records, and documents that the Contractor must maintain in accordance with this Section 18 for the purpose of inspection or audit during the Contractor's normal business hours at its usual place of business.

- 20.2 If the Town determines that the Town has overpaid the Contractor because the Contractor has misrepresented its billable item(s) or reimbursable expenses, the Contractor shall deliver the full amount of any overpayment to the Town. If the Town incurs any fees, costs or expenses to recover the overpayment amount including, but not limited to, administrative accounting and attorneys' fees, costs and expenses, then the Contractor must pay the Town the full amount of the same as such fees, costs and expenses come due.
- 20.3 If the Town determines that the Contractor has under billed the Town because the Contractor has miscalculated any reimbursable items or rates after submitting the invoice in accordance with Section 2 of this Agreement, then the Contractor waives any claim for additional payment for those services or reimbursable items.
- 20.4 All invoices submitted to the Town pursuant to this Agreement are subject to audit and demand for refund of overpayment for a time period extending three (3) years beyond the expiration or earlier termination of this Agreement.

SECTION 21.0 - OWNERSHIP OF DOCUMENTS

21.1 The Contractor shall be required to cooperate with other Town Contractors and shall timely provide those Contractors any information requested in the specified format. Any and all documents, records, disks, original drawings, or other information shall become property of the Town for its use and/or distribution as the Town may determine in its sole discretion. The Contractor is not liable for any damages, injury or costs associated with the Town's use or distribution of these documents for purposes other than those originally intended by the Contractor.

SECTION 22.0 - KEY PERSONNEL

22.1 The Contractor shall notify the Town in the event of any key personnel changes, which may affect this Agreement. To the extent possible, notification shall be made at least ten (10) days prior to any proposed changes. The Contractor shall at the Town's request, remove without consequence to the Town any subContractor or employee of the Contractor and replace the same with an appropriate substitute having the required skill and experience necessary to perform the Services in accordance with this Agreement requirements. The Town has the right and discretion to reject proposed changes in key personnel.

The following personnel of Contractor shall be considered key personnel:

Name: Michael George, General Manager Cell 352-398-9127
Name:
Name:
Name:

SECTION 23.0 - ANNUAL APPROPRIATIONS

23.1 The Contractor acknowledges that during any fiscal year the Town shall not expend money, incur any liability, or enter into any agreement which, by its terms, involves the expenditure of money in excess of the amounts budgeted as available for expenditure during such fiscal year. Any agreement, verbal or written, the Town may make in violation of this fiscal limitation is null and void, and no money may be paid on such agreement. The Town may enter into agreements whose duration exceeds one (1) year; however, any such agreement shall be executory only for the value of the services to be rendered which the Town agrees to pay as allocated in its annual budget for each succeeding fiscal year. Accordingly, the Town's performance and obligation to pay the Contractor under this Agreement is contingent upon an annual appropriation being made for that purpose.

SECTION 24.0 - LIMITATION OF LIABILITY

24.1 IN NO EVENT, SHALL THE TOWN BE LIABLE TO THE CONTRACTOR FOR INDIRECT,

INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY KIND OR NATURE, INCLUDING LOSS OF PROFIT, WHETHER FORESEEABLE OR NOT, ARISING OUT OF OR RESULTING FROM THE NONPERFORMANCE OR BREACH OF THIS AGREEMENT BY THE TOWN WHETHER BASED IN CONTRACT, COMMON LAW, WARRANTY TORT, STRICT LIABILITY, CONTRIBUTION, INDEMNITY OR OTHERWISE.

SECTION 25.0 - DEFAULT AND REMEDY

- 25.1 If the Contractor materially defaults in its obligations under this Agreement and fails to cure the same within five (5) days after the date the Contractor receives written notice of the default from the Town, then the Town shall have the right to (i) immediately terminate this Agreement by delivering written notice to the Contractor, and (ii) pursue any and all remedies available in law, equity, and under this Agreement.
- 25.2 If the Town materially defaults in its obligations under this Agreement and fails to cure the same within five (5) days after the date the Town receives written notice of the default from the Contractor, then the Contractor shall have the right to immediately terminate this Agreement by delivering written notice to the Town. Upon any such termination, the Town shall pay the Contractor the full amount due and owing for all Services performed through the date of Agreement termination.

SECTION 26.0 - E-VERIFY

26.1 The Contractor and its subcontractors (if any) warrant compliance with all federal immigration laws and regulations that relate to their employees including, but not limited to, registering with, and using the E-Verify system. The Contractor agrees and acknowledges that the Town is a public employer that is subject to the E-Verify requirements as set forth in Section 448.095, Florida Statutes, and that the provisions of Section 448.095, F.S., apply to this Agreement. Notwithstanding, if the Town has a good faith belief that the Contractor has knowingly hired, recruited, or referred an alien who is not duly authorized to work by the immigration laws or the Attorney General of the United States for employment under this Agreement, the Town shall terminate the Agreement. If the Town has a good faith belief that a subcontractor performing work under this Agreement knowingly hired, recruited, or referred an alien who is not duly authorized to work by the immigration laws or the Attorney General of the United States for employment under this Agreement, the Town shall promptly notify the Contractor and order Contractor to immediately terminate the contract with the subcontractor. The Contractor shall be liable for any additional costs incurred by the Town as a result of the termination of the Agreement based on the Contractor's failure to comply with the E-Verify requirements referenced herein.

[Remainder of this page intentionally left blank]

Review of Agreement as to Form By: K. David Jackson Jr. for

Mangas 1059 1786 hey, Esq., Town Attorney

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement as of the day and year last written below. The Town and the Contractor have signed this Agreement in two originals in counterpart. One counterpart each has been delivered to the Town's Procurement Manager and the Contractor. All portions of the Agreement have been signed, initialed or identified by the Town and the Contractor.

ATTEST: As To R&M Service Solutions LLC	CONTRACTOR: R&M SERVICE SOLUTIONS, LLC
(Signature)	(Signature) Its General Manager (Title of Authorized Representative)
Penni L Cala, Bid Coordinator (Print or Type Name)	Michael George (Print or Type Name)
Date: 01/03/2025	Date: 01/03/2025
Seal:	
ATTEST: As to Town of Longboat Key, Florida DocuSigned by: Trish Shinkle Trish Shinkle	TOWN Town of Longboat Key, Florida Docusigned by: Howard Tipton Howard Aspton, Town Manager
Date: 1/6/2025 Seal: DS	Date: 1/6/2025

R&MSERV-01

MOWERYD

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 7/19/2024

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

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

this certificate does not confer rights to the certificate holder in lieu of st	ich endorsement(s).					
PRODUCER	CONTACT Dianne Klaus					
PRODUCER Insurance Office of America Abacoa Town Center 1200 University Blvd, Suite 200 Jupiter, FL 33458 INSURED R&M Service Solutions, LLC 7256 Westport Place, Suite A West Palm Beach, FL 33413	PHONE (A/C, No, Ext): (561) 721-3746 FAX (A/C, No):					
	E-MAIL ADDRESS: Dianne.Klaus@ioausa.com					
Jupiter, FL 33458	INSURER(S) AFFORDING COVERAGE	NAIC#				
	INSURER A: Transportation Insurance Company	20494				
INSURED	INSURER B: The Continental Insurance Company	35289				
R&M Service Solutions, LLC	INSURER C: Travelers Property Casualty Company of America 25674					
	INSURER D:					
West Paim Beach, FL 33413	INSURER E :					
	INSURER F:	1				
COVERAGES CERTIFICATE NUMBER:	REVISION NUMBER:					
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW	HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE P	DLICY PERIOD				

CO	AFLAGES	CENTILICATE NUMBER.	KEAISIOIA IAGIAIDEK.
TI	HIS IS TO C	ERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HA	AVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD
IN	IDICATED. N	NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION	OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS
CI	ERTIFICATE	MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDE	ED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS,
E	XCLUSIONS A	AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BE	EEN REDUCED BY PAID CLAIMS.
NICO	1	LADDI IGUADI	DOLLOV SEE DOLLOV SVD

INSR	ACLUSIONS AND CONDITIONS OF SUCH				POLICY EFF		r	
LTR	TYPE OF INSURANCE	ADDL INSD	WVD	POLICY NUMBER	(MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	
Α	X COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE	s 1,000,000
	CLAIMS-MADE X OCCUR			6042667780	7/21/2024	7/21/2025	DAMAGE TO RENTED PREMISES (Ea occurrence)	s 100,000
							MED EXP (Any one person)	s 15,000
							PERSONAL & ADV INJURY	s 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER						GENERAL AGGREGATE	s 2,000,000
	POLICY X PRO-						PRODUCTS - COMP/OP AGG	s 2,000,000
	OTHER:							\$
В	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	s 1,000,000
	X ANY AUTO			6081140945	7/21/2024	7/21/2025	BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$
	HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	s
								\$
В	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	s 3,000,000
	EXCESS LIAB CLAIMS-MADE			7034018351	7/21/2024	7/21/2025	AGGREGATE	s 3,000,000
	DED X RETENTION\$ 10,000		- 6					\$
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						X PER OTH-	
	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A		6042667794	7/21/2024	7/21/2025	E.L. EACH ACCIDENT	s 1,000,000
	(Mandatory in NH)	N/A					E.L. DISEASE - EA EMPLOYEE	s 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	s 1,000,000
С	Equipment Floater			QT6605N313831-TIL-24	7/21/2024	7/21/2025	Leased/Rented-Item	250,000
	1			<u> </u>				L

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER	CANCELLATION
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Town of Longboat Key	AUTHORIZED REPRESENTATIVE

501 Bay Isles Road |Longboat Key, FL 34228

Exhibit A

Incorporated by reference the Town's Invitation For Bid, IFB 24-091, to include all attachments and addenda, and in the Contractor's response thereto.

				R&M SERVICE SOLUTIONS		
Bid Item#	Description	UoM	Est Qty	Unit Cost	Total Cos	
	1	Services	1			
A ainten						
	Hydrant Maintenance (Inc GPS sub-meter, scrap,					
1	wirebrush and paint)	Each	405	\$110.00	\$44,550.0	
	Scrape, Wire Brush, and Paint Hydrant Only (No					
2	Maintenance)	Each	1	\$110.00	\$110.0	
3	Attach Hydrant ID Tag	Each	1	\$15.00	\$15.	
4	Install Reflective Road Marker	Each	1	\$20.00	\$20.0	
Repair			-			
5	Bonnet and/or Break Away Flange Bolt Replacement	Each	1	\$50.00	\$50.	
6	Upper Barrel Repair	Each	1	\$800.00	\$800.	
7	Lower Barrel Repair	Each	1	\$1,100.00	\$1,100.0	
8	Hydrant Extension 6 Inch	Each Each	1	\$900.00 \$1,200.00	\$900.0 \$1,200.0	
10	Hydrant Extension 12 Inch Hydrant Extension 18 Inch	Each	1	\$1,400.00	\$1,200.0	
	Trydian Latension 10 men	racii	-	\$1,400.00	\$1,400.0	
Replace	2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
	Replace typical bury (48 inch) hydrant on functioning and restrained isolation valve. This scenario will not					
11	require a shut down or line stop.	Each	2	\$10,500.00	\$21,000.	
					R SELECTION OF THE PARTY OF THE	
	Replace typical bury (48 inch) hydrant and "tie-back" unrestrained isolation valve providing valve is					
	mechanical joint and not "push on". This scenario will					
12	not require a shut down or line stop	Each	2	\$12,000.00	\$24,000.	
	Replace typical bury (48 inch) hydrant and (or install) isolation valve on existing restrained MJ tee. This			012 000 00		
13	scenario will require a shut down or line stop.	Each	1	\$13,000.00	\$13,000.	
14	Replace typical bury (48 inch) hydrant, isolation valve and tee. This scenario will require a shut down or line stop					
14a	6 inch x 6 inch tee	Each	1	\$16,000.00	\$16,000.	
14b	6 inch x 8 inch tee	Each	1	\$16,500.00	\$16,500.	
14c	6 inch x 10 inch tee	Each	1	\$16,750.00	\$16,750	
14d	6 inch x 12 inch tee	Each	1	\$16,850.00	\$16,850.	
14e	6 inch x 14 inch tee	Each	1	\$17,250.00	\$17,250.	
14f	6 inch x 16 inch tee	Each	1	\$17,500.00	\$17,500.	
nstall						
	water main .					
15	with 6 inch x 6 inch wet tap	Each	1	\$12,500.00	\$12,500.	
15a	with 6 inch x 8 inch wet tap	Each	1	\$12,800.00	\$12,800.	
15b	with 6 inch x 10 inch wet tap	Each	1	\$13,250.00	\$13,250.	
15c	with 6 inch x 12 inch wet tap	Each	1	\$13,750.00	\$13,750.	
15d	with 6 inch x 14 inch wet tap	Each	1	\$14,000.00	\$14,000.	
15e	with 6 inch x 16 inch wet tap	Each	1	\$14,150.00	\$14,150.	
16	Abandon existing hydrant and isolation valve in place (below ground)	Each	1	\$5,000.00	\$5,000	
		per 6 inch				
17	Installation of hydrant other than typical 48 inch bury	increment	6	\$450.00	\$2,700.	
10	Hydrant set more than 6 feet away from centerline of			6200.00	4400	
18	Todayst activated as reativin 6 inch MI hand(s)	LF	2	\$200.00	\$400.	
19	Hydrant set includes restrain 6 inch MJ bend(s) Valve Services	Each	1	\$400.00	\$400.	
20	Valve Maintenance (includes sub-meter GPS location)	Each	50	\$65.00	\$3,250	
21	Valve Maintenance (includes sub-foot GPS location)	Each	50	\$65.00	\$3,250	
22	Valve Maintenance (without GPS location)	Each	10	\$65.00	\$650	

Bid tem#	Description	UoM	Est Qty	Unit Cost	Total Cos
23	Not found Valve (ref. Valve Maintenance scope of work	Each	30	\$50.00	\$1,500.0
24	Raise valve box to grade <12 inch depth (excluding concrete areas and vehicular arteries)	Each	30	\$200.00	\$6,000.0
25	Raise valve box to grade <12 inch depth in concrete areas and vehicular arteries	Each	30	\$450.00	\$13,500.0
26	inch dept but <48 inch dept (excluding concrete areas and vehicular arteries)	Each	5	\$500.00	\$2,500.0
27	Raise valve box to grade <12 inch depth but <48	F 1		#1 550 00	#7.750.0
27	inchdepth in concrete areas and vehicular arteries Replace existing 2 inch valve with restlient wedge gate	Each	5	\$1,550.00	\$7,750.0
28	valve on dry pipe (assume 48 inch bury)	Each	5	\$7,500.00	\$37,500.0
29	Replace existing 4 inch valve with resilient wedge gate valve on dry pipe (assume 48 inch bury)	Each	5	\$8,000.00	\$40,000.0
30	Replace existing 6 inch valve with resilient wedge gate valve on dry pipe (assume 48 inch bury)	Each	4	\$8,000.00	\$32,000.0
31	Replace existing 8 inch valve with resilient wedge gate valve on dry pipe (assume 48 inch bury)	Each	1	\$10,000.00	\$10,000.0
32	Replace existing 10 inch valve with resilient wedge gate valve on dry pipe (assume 48 inch bury)	Each		\$14,000.00	\$14,000.0
32	Replace existing 12 inch valve with resilient wedge	Edul	T '	\$14,000.00	\$14,000.0
33	gate vale on dry pipe (assume 48 inch bury)	Each	1	\$15,000.00	\$15,000.0
34	Replace existing 14 inch valve with resilient wedge gate vale on dry pipe (assume 48 inch bury)	Each	1	\$17,000 00	\$17,000.0
35	Replace existing 16 inch valve with resilient wedge gate vale on dry pipe (assume 48 inch bury)	Each	1	\$17,000.00	\$17,000.0
36	Installation of 4 inch insertion valve (assume 48 inch bury)	Each	3	\$12,250.00	\$36,750.0
37	Installation of 6 inch insertion valve (assume 48 inch bury)	Each	5	\$13,987.00	\$69,935.0
38	Installation of 8 inch insertion valve (assume 48 inch bury) Installation of 10 inch insertion valve (assume 48 inch	Each	1	\$16,125.00	\$16,125.0
39	bury) Installation of 12 inch insertion valve (assume 48 inch	Each	1	\$18,500.00	\$18,500.0
40	bury) Installation of 16 inch insertion valve (assume 48 inch	Each	1	\$23,400.00	\$23,400.0
41	bury) Required use of DI pipe in lieu of C-900 PVC pipe	Each	l	\$48,000.00	\$48,000.0
42	6 inch	LF	10	\$58.00	\$580.
42a	8 inch	LF	10	\$71.00	\$710.
42b	12 inch	LF	10	\$91.00	\$910.
42c	14 inch	LF	10	\$150.00	\$1,500.
42d	16 inch	LF	10	\$150.00	\$1,500
	Line Stop Services			010.050.00	*** ****
43	4 inch line stop (316 SS fitting)	Each	2 2	\$13,250.00	\$26,500
44	4 inch line stop (epoxy fitting) 6 inch line stop (316 SS fitting)	Each Each	2	\$11,550.00 \$14,464.00	\$23,100 \$28,928
46	6 inch line stop (\$16 SS fitting)	Each	2	\$13,393.00	\$26,786
47	8 inch line stop (316 SS fitting)	Each	1	\$14,986.00	\$14,986
48	8 inch line stop (syoxy fitting)	Each	1	\$14,407.00	\$14,407
49	10 inch line stop (316) SS fitting	Each	i	\$16,347.00	\$16,347
50	10 inch line stop (expoxy fitting)	Each	i	\$15,221.00	\$15,221
51	12 inch line stop (epoxy fitting)	Each	1	\$15,221 00	\$15,221
52	14 inch line stop (epozy fitting)	Each	1	\$18,354.00	\$18,354
53	16 inch line stop (epozy fitting)	Each	1	\$20,099.00	\$20,099
22	Dissimilar OD pipe connection for PVC, DIP, CI				

Bid Item#	Description	UoM	Est Qty	Unit Cost	Total Cos
54	6 inch	Each	1	\$600.00	\$600.00
55	8 inch	Each	i	\$750.00	\$750.00
56	10 inch	Each	i	\$815.00	\$815.00
57	12 inch	Each	1	\$850.00	\$850.00
58	14 inch	Each	i	\$2,100.00	\$2,100.00
59	Leak sounding at each hydrant and/or valve	Each	5	\$50.00	\$250.00
60	4 inch by-pass piping	LF	10	\$175.00	\$1,750.00
61	6 inch by-pass piping	LF	10	\$200.00	\$2,000.00
62	Mobilization & Demobilization	LS	1	\$1,500.00	\$1,500.00
63	Maintenance of Traffic (MOT)	LS	1	\$1,500.00	\$1,500.00
64	Barracade Type I or II with Warning Light	ED	1	\$20.00	\$20.00
	Dewatering				
65	Dewatering 0-6"	LF	1	\$225.00	\$225.00
66	Dewatering 6-12"	LF	1	\$350.00	\$350.00
67	Dewatering 12-18"	LF	1 1	\$485.00	\$485.00
7 5-58	Misc. Materials	A TOP S			
68	Riprap (sand-cement)	CY	1	\$500.00	\$500.00
69	Fill	CY	1	\$150.00	\$150.00
70	#57 rock	CY	1	\$150.00	\$150.00
71	Shell rock	CY	1	\$150.00	\$150.00
- 5341	Sod Replacement				
72	Bahia	SY	1	\$150.00	\$150.00
73	St. Augustine	SY	1	\$150.00	\$150.00
74	Seed & Mulch	SY	1	\$150.00	\$150.00
75	Water (1,000 gallons)	GAL	1,000	\$1.00	\$1,000.00
	Miscellaneous Services				
76	Excavation of Unsuitable Material - Haul offsite & dispose (truck measure)	СУ	1	\$650.00	\$650.00
77	Compaction	CY	1	\$250.00	\$250.00
78	Backfill	CY	1	\$265.00	\$265.00
79	Emergency Call Out Response Time	HRS	1	\$1,000.00	\$1,000.0
			Tot	al Base Bid	\$974,464

Exhibit C TOWN OF LONGBOAT KEY, FLORIDA



REIMBURSABLE COST SCHEDULE

1. Reproduction Cost Single Side Double Sided

A. Regular Copying In accordance with Florida Statutes

B. Blueprint Copy In accordance with Florida Statutes

2. Subcontractor Services Actual Costs

3. Special Contractors Actual Costs

4. Telecommunications

A. Local Non-reimbursable
B. Non-Local Actual Costs

5. Computer Services Non-reimbursable

6. Travel Expenses In accordance with

Chapter 112.061 Florida Statutes

7. Postage, Fed Ex, UPS Actual Costs

8. Pre-approved Equipment

(Includes purchase and rental of equipment used in project) Actual Costs

Reimbursable Expenses are the actual, pre-approved, expenses incurred directly in connection with an applicable task designated by the Town to the Contractor.

EXHIBIT "B"

INSURANCE REQUIREMENTS



Larger attachments are available in the City Clerk's Office for review.

CITY COMMISSION MEMORANDUM 25-097 MARCH 3, 2025, AGENDA

APPROVED

To: Honorable Mayor and Members of the City Commission

PREPARED BY: Cedric Coleman Utility Operations Manager

SUBMITTED BY: Norton N. Bonaparte, Jr., ICMA-CM, City Manager

SUBJECT: Procurement; R & M Service Solutions Budget Amendment; Fire Hydrant

Maintenance, Repair, And Replacement; Resolution No. 2025-3368;

\$240,609 (Procurement); \$41,834 (Budget Amendment)

STRATEGIC PRIORITIES:

Unify Downtown & the Waterfront
Promote the City's Distinct Culture
Update Regulatory Framework
Redevelop and Revitalize Disadvantaged Communities

SYNOPSIS:

Requesting to approve Resolution No. 2025-3368, to amend the budget and a procurement for fire hydrant maintenance, repair, and replacement from R & M Service Solutions, LLC.

FISCAL/STAFFING STATEMENT:

A budget amendment in the amount of \$41,834 is needed to cover the total cost of fire hydrant maintenance, repair, and replacement in the total amount of \$240,609. Funds are available in the Utility Water Capital account.

BACKGROUND:

The City's fire hydrant assessment and maintenance program is an essential part of good distribution system management. Few things can harm a utility's reputation and limit the Fire Department's ability to extinguish fires so quickly as a fire hydrant that does not work in an emergency. Annual system-wide hydrant maintenance not only ensures that hydrants function as they should, but it also helps improve the utility's Insurance Services Organization (ISO) rating. Annual hydrant maintenance can also play a vital part in maintaining water quality when incorporated into an organized flushing program.

R & M Service Solutions is a leader in water distribution system repair and maintenance. Armed with expertise, equipment, and a skilled team ready to serve utility departments for their hydrant, valve Global Positioning System, Geographic Information System programs and pipe diagnostics.

The City has engaged R&M Service Solutions, LLC, under a piggyback agreement (#24/25-222) which piggyback a competitively procured contract entered by the Town of Longboat Key

LEGAL REVIEW:

The Assistant City Attorney has reviewed the proposed actions and has no legal objections.

RECOMMENDATION:

It is Staff's recommendation is that the City Commission adopt Resolution No. 2025-3368 to amend the budget in the amount of \$41,834, and the procurement to R & M Service Solutions, LLC. in an amount not to exceed \$240,609 for fire hydrant maintenance, repair, and replacement.

SUGGESTED MOTION:

"I move to adopt Resolution No. 2025-2025-3368, as proposed."

Attachments: (1).

- (1). PBA # 24/25-222.
- (2). IFB 24-091 Fire Hydrant Maintenance, Repair, and Replacement Services contract from the Town of Longboat Key, Florida
- (3). Proposal.
- (4). Resolution No. 2025-3368.