



Memorandum



To: Miles Moss, P.E., Chairperson, Project and Financial Review Committee and Members, Citizens' Independent Transportation Trust (CITT)

From: Charles Scurr, Executive Director *Cscurr*

Date: May 6, 2016

Re: Contract Award Recommendation between T.Y. Lin International, Inc. and Miami-Dade County in the amount not to exceed \$1,650,000.00 for the Project Entitled Florida Department of Transportation Local Agency Program Compliance Services for the Department of Transportation and Public Works Project Numbers 20120004 and 20130202 along NW 74 Street, Located within Commission District 12; and Authorizing the use of Charter County Transportation Surtax Funds for such purposes

The attached item was prepared by the Department of Transportation and Public Works (DTPW). **The Surtax impact is \$1,650,000.00.**

The attached item is a Professional Services Agreement (PSA) to provide Local Agency Program (LAP) Compliance Services for the public works project numbers 20120004 and 20130202 along NW 74 Street. Under the conditions of the LAP Agreements, Miami-Dade County is required to hire an independent consultant to verify FDOT LAP compliance for the work to be performed at two (2) locations: NW 74 Street from NW 114 Avenue to NW 107 Avenue; and NW 74 Street from NW 87 Avenue to SR-826.

Services to be provided under this PSA include, but are not limited to, assisting the DTPW's Engineer at the pre-construction conference; ensuring the contractor for each project meets all contractor quality assurance and control requirements of the Contract Documents including the Contractor's Quality Control Plan (CQCP) and personnel qualification requirements of Article 105 of the FDOT Standard Specifications for Road and Bridge Construction; provide services that comply with FDOT manuals, procedures, and memoranda in effect as of the date of execution of the Agreement unless otherwise directed in writing; verifying the contractor is in compliance with the requirements of the FDOT Laboratory Information Management System (LIMS), confirming that the materials, samples and records are accurate; monitoring the Contractor's and Subcontractor's performance for compliance with all requirements of the Equal Employment Opportunity (EEO), Affirmative Action (AA), Disadvantage Business Enterprise (DBE), On-the-Job Training (OJT) and federal Wage Rate Provisions required by the FHWA 1273 Required Contract Provisions Federal-Aid Construction Contracts and applicable Florida Statutes; and meeting with FDOT designee in order to respond to construction and post construction audits.

The total fiscal impact will be approximately \$1,650,000.00. The work is to be fronted by the People's Transportation Plan (PTP) funds and is to be reimbursed by FDOT up to the limits established in the approved LAP Agreements.

This is an approved project and is referenced on page 78 of the FY 2015 Five Year Implementation Plan of the PTP.

This item is scheduled for the May 11, 2016, Transit and Mobility Services Committee agenda, and is scheduled for the June 7, 2016, agenda of the Board of County Commissioners (BCC). If action is taken at the Transportation Trust Committee, this item will appear on the May 12, 2016, CITT Full Trust agenda.

If you have any questions or need additional information, please do not hesitate to contact me.

cc: Alina Hudak, Deputy Mayor
Bruce Libhaber, Assistant County Attorney

RESOLUTION NO.

RESOLUTION BY THE CITIZENS' INDEPENDENT TRANSPORTATION TRUST (CITT) RECOMMENDING THE BOARD OF COUNTY COMMISSIONERS (BCC), APPROVE AWARD OF THE NON-EXCLUSIVE PROFESSIONAL SERVICES AGREEMENT, IN THE AMOUNT NOT TO EXCEED **\$1,650,000.00**, TO T. Y. LIN INTERNATIONAL, INC. FOR FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM COMPLIANCE SERVICES FOR THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS PROJECT NUMBERS 20120004 AND 20130202 ALONG NW 74 STREET, CONTRACT NUMBER 20140159; AND AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE THE AGREEMENT; AND AUTHORIZING THE USE OF CHARTER COUNTY TRANSPORTATION SURTAX FUNDS FOR SUCH PURPOSES

WHEREAS, the CITT desires to accomplish the purposes outlined in the accompanying OCITT Executive Director's memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE CITT, that this Trust recommends that the Board of County Commissioners (BCC), approve award of the non-exclusive Professional Services Agreement, in the amount not to exceed \$1,650,000.00, to T. Y. Lin International, Inc. for Florida Department of Transportation Local Agency Program Compliance Services for the Department of Transportation and Public Works (DTPW) Project Numbers 20120004 and 20130202 along NW 74 Street (Contract No. 20140159); and authorizes the County Mayor or County Mayor's designee to execute the agreement in substantially the form attached hereto; and authorizing the use of Charter County Transportation Surtax funds for such purposes, as outlined in the corresponding document in substantially the form attached hereto and made a part hereof.

The foregoing resolution was offered by _____, who moved its adoption. The motion was seconded by _____ and upon being put to vote, the vote was as follows:

Paul J. Schwiep, Esq., Chairperson
Hon. Anna E. Ward, Ph.D., 1st Vice Chairperson
Glenn J. Downing, CFP®, 2nd Vice Chairperson

Oscar Braynon
Peter L. Forrest
Prakash Kumar
Alicia Menardy, Esq.
Hon. James A. Reeder
Hon. Linda Zilber

Joseph Curbelo
Alfred J. Holzman
Jonathan Martinez
Miles E. Moss, P.E.
Marilyn Smith

The Chairman thereupon declared the resolution duly passed and adopted this _____ day of _____ 2016.

Approved by the County Attorney as
to form and legal sufficiency _____

By: _____
Executive Director

CITT MEMBER REVIEW FORM

Contract No. 20140159

1. Item Name: Contract Award Recommendation between T.Y. Lin International, Inc. and MDC for the Project Entitled FDOT Local Agency Program Compliance Services for FDOT and PW Project Numbers 20120004 & 20130202 along NW 74 St

2. Item/Contract Amt: \$1,650,000.00

Transit AMT: \$0.00

PTP AMT: \$1,650,000.00

Other:

3. Department: DTPW-PW

4. Project Category: Board Requested

Project Type: NW 74 Street

Project/Contract Timeline: (If applicable) 570 Days

5. District(s): (If applicable) 12

6. Scheduling and Comments:

COMMITTEE	DATE	COMMENTS
Joint SFP and PFR Committee	5/12/2016	
Community Outreach		
CITT Board	5/12/2016	
BCC Meeting	6/7/2016	

7. BCC Approved: No **If Yes Date:**

8. Review:

Yes No N/A

Project included in 5-Year Implementation Plan

If no, amendment item Included

Operation (unification) Contract

Budgeted Item

Time Sensitive

Competitive process used (If applicable)

Timeline/Term of Contract (If applicable)

Contract measures for CSBE, CBE, SBE or DBE (If applicable)

Project is in a residential or commercial area or both (If applicable, circle one)

Public Involvement Plan (PIP) included

<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Memorandum



Date: May 3, 2016

To: Charles D. Scurr
CITT Executive Director

From: Alejandro Martinez-Esteve, RA, LEED AP
Department of Transportation and Public Works (DTPW)

Subject: DTPW Submittals for May 2016

DTPW requests to have the following items placed on the May Agenda for the Project and Financial Review Committee Meeting, and the CITT Full Trust Meeting (as applicable). The items are tentatively scheduled to be considered by the Board of County Commissioners in June 2016.

- RESOLUTION BY THE CITIZENS' INDEPENDENT TRANSPORTATION TRUST RECOMMENDING THE BOARD OF COUNTY COMMISSIONERS (BCC) APPROVE AWARD OF THE NON-EXCLUSIVE PROFESSIONAL SERVICES AGREEMENT IN THE AMOUNT NOT TO EXCEED **\$1,650,000.00** TO T. Y. LIN INTERNATIONAL, INC. FOR FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM COMPLIANCE SERVICES FOR THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS PROJECT NUMBERS 20120004 AND 20130202 ALONG NW 74 STREET, CONTRACT NUMBER 20140159; AND AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE THE AGREEMENT; AND AUTHORIZING THE USE OF CHARTER COUNTY TRANSPORTATION SURTAX FUNDS FOR SUCH PURPOSES
- RESOLUTION BY THE CITIZENS' INDEPENDENT TRANSPORTATION TRUST RECOMMENDING THE BOARD OF COUNTY COMMISSIONERS (BCC) APPROVE AWARD OF THE NON-EXCLUSIVE PROFESSIONAL SERVICES AGREEMENT IN THE AMOUNT NOT TO EXCEED **\$434,500.00** TO T. Y. LIN INTERNATIONAL, INC. FOR FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM COMPLIANCE SERVICES FOR VARIOUS SAFE ROUTE TO SCHOOLS PROJECTS, CONTRACT NUMBER 20150037; AND AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE THE AGREEMENT; AND AUTHORIZING THE USE OF CHARTER COUNTY TRANSPORTATION SURTAX FUNDS FOR SUCH PURPOSES

Please feel free to call me at 305-375-2097, with any questions or comments.

AGENDA REVIEW FORM

#281974
3/16/16
RECEIVED
APR 25 2016
CITT
RECEIVED
MAY 17 A 9:35
OFFICE OF THE MAYOR

Please process the attached agenda item for the Committee and/or BCC agenda(s) as indicated below.

Department:

Department of Transportation and Public Works

Consent Agenda:

Yes No

(If "Yes" and requires matching funds, the Mayor's memo should include a statement that the matching funds are properly budgeted as determined by OMB.)

Requires Committee Review:

Yes No

April/May Committee

Preferred BCC Agenda Date:

05/03/2016

Requires Municipal Notification:

Yes No

Public Hearing Required:

Yes No If yes, is public hearing at BCC Cmte

(Please attach a copy of advertisement as proof that item has been or will be advertised as a public hearing.)

Special Effective Date Language in Resolution: Yes No

(If "Yes", a brief statement explaining why the item must have special language should be included in the Mayor's memo.)

List Attachment(s):

Mayor's Memo, Resolution, Agreement

County Attorney's Review:

- Item is subject to BCC sponsorship and is approved as to form and legal sufficiency.
- Item is not subject to BCC sponsorship and is approved as to form and legal sufficiency.

If any changes are made to this document, those changes must be approved by the County Attorney's Office.

Bruce Libhaber

Asst. County Attorney
(Print name)

Bruce Libhaber 3/9/16
Asst. County Attorney Date
(Signature)

Commissioner Sponsor:

(To be provided by Department/DM)

[Signature]
Approved - Department Director

[Signature]
Approved - County Executive Office

Date

Date

3/19/16

Memorandum



Date:

To: Honorable Chairman Jean Monestime
and Members, Board of County Commissioners

From: Carlos A. Gimenez
Mayor

A handwritten signature in black ink, appearing to read "Carlos A. Gimenez".

Subject: Contract Award Recommendation between T.Y. Lin International, Inc. and Miami-Dade County in the amount not to exceed \$1,650,000 for the Project Entitled Florida Department of Transportation Local Agency Program Compliance Services for the Department of Transportation and Public Works Project Numbers 20120004 and 20130202 along NW 74 Street, Located within Commission District 12; and Authorizing the use of Charter County Transportation Surtax Funds for such purposes

Recommendation

This recommendation for Award for Professional Services Agreement (PSA) Contract No. 20140159 has been prepared by the Department of Transportation and Public Works (DTPW) and is recommended for approval.

Delegation of Authority

The authority of the County Mayor or County Mayor's designee to execute and implement this contract is consistent with those authorities granted under the Code of Miami-Dade County. No additional delegation of authority is being requested within the body of this contract.

This item is placed for Committee review pursuant to Miami-Dade County Code Section 29-124(f). This item may only be considered by the Board of County Commissioners (Board) if the Citizens' Independent Transportation Trust (CITT) has forwarded a recommendation to the Board prior to the date scheduled for Board consideration or 45 days have elapsed since the filing with the Clerk of the Board of this contract award recommendation. If the CITT has not forwarded a recommendation and 45 days have not elapsed since the filing of this award recommendation, I will request a withdrawal of this item.

Scope

PROJECT NAME: Florida Department of Transportation (FDOT) Local Agency Program (LAP) Compliance Services for DTPW Project Numbers 20120004 and 20130202 along NW 74 Street

PROJECT NO: E15-PWWW-03

CONTRACT NO: 20140159

PROJECT

DESCRIPTION: Consultant Services include, but are not limited to:

- Assisting the DTPW's Engineer at the Pre-construction conference;

- Ensuring that the Contractor for each PROJECT meets all Contractor Quality Assurance and Control requirements of the Contract Documents including the Contractor's Quality Control Plan (CQCP) and personnel qualification requirements of Article 105 of the FDOT Standard Specifications for Road and Bridge Construction;
- Participating in weekly progress meetings with County and FDOT representatives and the Contractors;
- Providing services that comply with FDOT manuals, procedures, and memoranda in effect as of the date of execution of the Agreement unless otherwise directed in writing. Such FDOT manuals, procedures, and memorandums are found at the FDOT State Construction Office's website;
- Verifying that the contractor is in compliance with the requirements of the FDOT Laboratory Information Management System (LIMS), confirming that the materials, samples and records are accurate;
- Monitoring the Contractor's and Subcontractor's performance for compliance with all requirements of the Equal Employment Opportunity (EEO), Affirmative Action (AA), Disadvantage Business Enterprise (DBE), On-the-Job Training (OJT) and federal Wage Rate Provisions required by the FHWA 1273 Required Contract Provisions Federal-Aid Construction Contracts and applicable Florida Statutes; and
- Meeting with FDOT designee in order to respond to construction and post construction audits.

PROJECT LOCATION: 1) NW 74 Street from NW 114 Avenue to NW 107 Avenue
2) NW 74 Street from NW 87 Avenue to SR-826

PRIMARY COMMISSION DISTRICT: District 12: José "Pepe" Diaz

APPROVAL PATH: Board of County Commissioners (Board)

USING DEPARTMENT: DTPW

MANAGING DEPARTMENT: DTPW

Fiscal Impact/Funding Source

The total fiscal impact will be approximately \$1,650,000.00. The work is to be fronted by the People's Transportation Plan (PTP) funds and is to be reimbursed by FDOT up to the limits established in Local Agency Program (LAP) Agreements:

- 1) PROJECT 20120004 is being funded by Charter County Transportation Sales System Bond Sale Proceeds and is to be reimbursed by FDOT. LAP Agreement, ARB76, between Miami-Dade County and FDOT was approved under Board Resolution No. R-792-12. A construction contract was awarded on December 2, 2014 to Construct Group Corp. for a total of \$6,649,073.20 under Board Resolution No. R-1053-14. The funding index code for this Project is CPEPTP71274S.

- 2) PROJECT 20130202 is being funded by Charter County Transportation Sales System Bond Sale Proceeds and is to be reimbursed by FDOT. LAP Agreement, ARC43, between Miami-Dade County and FDOT was approved under Board Resolution No. R-873-13. A construction contract was awarded on February 3, 2015 to JVA Engineering Contractor, Inc. for a total of \$7,190,569.64 under Board Resolution No. R-106-15. The funding index code for this Project is CPEPTP71274S.

FUNDING SOURCES:	<u>SOURCES</u>	<u>PROJECT NO.</u>	<u>AMOUNT</u>
	PTP	20140159	\$1,650,000.00
OPERATIONS/ MAINTENANCE COST IMPACT / FUNDING:	N/A		
LIFE EXPECTANCY OF ASSET:	N/A		
PTP FUNDING:	Yes		
GOB FUNDING:	No		
ARRA FUNDING:	No		
CAPITAL BUDGET PROJECTS:	<u>CAPITAL BUDGET PROJECT # - DESCRIPTION</u>		<u>AMOUNT</u>
	1) 6036590- WIDEN NW 74 STREET FROM THE HOMESTEAD EXTENSION OF THE FLORIDA EXTENSION OF THE FLORIDA TURNPIKE (HEFT) TO STATE ROAD 826 Book Page: 97; Funding Year: Adopted Capital Budget Book for FY 2015-16, from prior years' funds through FY 2016-17 funds.		\$792,000.00

2) 6036590- WIDEN NW 74 STREET FROM THE HEFT TO STATE ROAD 826 \$858,000.00
 Book Page: 97; Funding Year: Adopted Capital Budget Book for FY 2015-16, from prior years' funds through FY 2016-17 funds.

CAPITAL BUDGET PROJECTS TOTAL: \$1,650,000.00

**PROJECT
 TECHNICAL
 CERTIFICATION
 REQUIREMENTS:**

<u>TYPE</u>	<u>CODE</u>	<u>DESCRIPTION</u>
Prime	17.00	ENGINEERING CONSTRUCTION MANAGEMENT

**SUSTAINABLE
 BUILDINGS
 ORDINANCE:
 (I.O. NO. 8-8)**

Did the Notice to Professional Consultants contain specific language requiring compliance with the Sustainable Buildings Program? N/A

**PROPOSALS
 RECEIVED:**

Five (5) Proposals

**CONTRACT
 PERIOD:**

570 Days – Excludes Warranty Administration Period

**IG FEE INCLUDED IN
 BASE CONTRACT:**

No

**ART IN PUBLIC
 PLACES:**

No

BASE ESTIMATE:

\$1,650,000.00- This base estimate was based on FDOT LAP Compliance Services only and does not include professional services for land surveying or aerial photogrammetry. The services for these projects will be provided through the DTPW's pool contracts.

**BASE CONTRACT
 AMOUNT:**

See PSA Appendix A

**CONTINGENCY
 ALLOWANCE:
 (SECTION 2-8.1
 MIAMI-DADE
 COUNTY
 CODE)**

<u>TYPE</u>	<u>PERCENT</u>	<u>AMOUNT</u>	<u>COMMENT</u>
		\$0.00	

**TOTAL DEDICATED
 ALLOWANCE:**

\$0.00

TOTAL AMOUNT: See PSA Appendix A

Track Record/Monitor

SBD HISTORY OF

VIOLATIONS:

None.

Due diligence was conducted in accordance with the Internal Services Department's Procurement Guidelines to determine responsibility, including verifying corporate status and performance and compliance data. The lists that were reviewed include: convicted vendors, debarred vendors, delinquent contractors, suspended vendors, and federal excluded parties. There were no adverse findings relating to Consultant responsibility. This information is being provided pursuant to Resolution R-187-12.

EXPLANATION:

On May 12, 2015, a Notice to Professional Consultants (NTPC) was issued under a full and open competition. A project briefing meeting was conducted on June 1, 2015, that was open to all interested parties. On June 19, 2015, five (5) proposals were received.

At the First Tier meeting held on September 10, 2015, the Competitive Selection Committee (CSC) reviewed the five (5) proposals. At this meeting, based on the CSC's professional experience and by a majority vote, the CSC invited all five (5) respondents to advance to the Second Tier. Additional information was requested by the CSC from all five (5) respondents. Three (3) of the respondents submitted the requested additional information on or before the October 9, 2015 deadline. Two (2) of the teams, CIMA Engineering Corp. and A2 Group, Inc., did not respond by the deadline and were therefore not further considered for this solicitation. The three (3) responsive teams were evaluated at the Second Tier Meeting, which was held on October 29, 2015. At this meeting, it was determined that T. Y. Lin International, Inc. met the minimum qualifications and demonstrated its relevant experience as required by the NTPC. The CSC evaluated and ranked the firm first, and decided by unanimous vote to recommend the selection of T. Y. Lin International, Inc. to the Mayor for approval to negotiate a contract. The negotiation with the firm occurred on January 13, 2016.

SUBMITTAL DATE: June 19, 2015

ESTIMATED NOTICE

TO PROCEED: April 18, 2016

PRIME

CONSULTANT: T. Y. Lin International, Inc.

COMPANY

PRINCIPALS: Mariano O. Valle, P.E.

Honorable Chairman Jean Monestime
and Members, Board of County Commissioners
Page No. 6

**COMPANY
QUALIFIER:** Francisco Alonso

**COMPANY EMAIL
ADDRESS:** francisco.alonso@tylin.com

**COMPANY STREET
ADDRESS:** 201 Alhambra Circle, Suite 900

**COMPANY CITY-
STATE-ZIP:** Coral Gables, Florida 33134

**YEARS IN
BUSINESS:** 61 years

**PREVIOUS
CONTRACTS WITH
COUNTY IN THE
LAST FIVE YEARS:** According to the Firm History Report provided by the Internal Services Department, Division of Small Business Development, at the time the initial award recommendation was made, T.Y. Lin International, Inc. had not been awarded a contract with Miami-Dade County within the last five (5) years. Subsequently, T.Y. Lin International, Inc. has been awarded one (1) contract with Miami-Dade County with a dollar value of \$2,200,000.00.

**SUB-
CONSULTANTS:** Pinnacle Consulting Enterprises, Inc., Avino & Associates, Inc., NV5, Inc. DBA Kaco, Nifah & Partners Consulting Engineers, Inc., and More Compliance Results, Inc.

**MINIMUM
QUALIFICATIONS
EXCEED LEGAL
REQUIREMENTS:** No

**REVIEW
COMMITTEE:** N/A

**APPLICABLE
WAGES
(RESOLUTION
NO. R-54-10):** No

**REVIEW
COMMITTEE
ASSIGNED
CONTRACT
MEASURES:**

TYPE
DBE

GOAL
9.91%

COMMENT

Honorable Chairman Jean Monestime
and Members, Board of County Commissioners
Page No. 7

CWP

Not Applicable

**MANDATORY
CLEARING
HOUSE:**

No

**CONTRACT
MANAGER:**

Alejandro Martinez-Esteve, RA, LEED AP (305) 375-2097
AlexM@miamidade.gov

**PROJECT
MANAGER:**

Bassam Moubayed (305) 375-2116
MoubaB@miamidade.gov

BACKGROUND:

Under the conditions of the LAP Agreements, Miami-Dade County is required to hire an independent consultant to verify FDOT LAP compliance for the work to be performed at the locations listed above.

Attachments

Honorable Chairman Jean Monestime
and Members, Board of County Commissioners
Page No. 8

DEPARTMENT
FINANCE:

Diane Mathis For RV
DTPW FINANCE OFFICER

2/25/16
DATE

INDEX CODES:

- 1) Project No. 20120004: CPEPTP71274S
- 2) Project No. 20130202: CPEPTP71274S

BUDGET
APPROVAL

FUNDS AVAILABLE:

Jimmym
OMB DIRECTOR

JJ

3/8/16
DATE

APPROVED AS TO
LEGAL
SUFFICIENCY:

Bruce Zepher
COUNTY ATTORNEY

3/9/16
DATE

APPROVED FOR
EXECUTION:

CA
CARLOS A. GIMENEZ
MAYOR

3/15/16
DATE

NON-EXCLUSIVE PROFESSIONAL SERVICE AGREEMENT

PUBLIC WORKS AND WASTE MANAGEMENT
FLORIDA DEPARTMENT OF TRANSPORTATION
LOCAL AGENCY PROGRAM COMPLIANCE SERVICES FOR
PWWM PROJECT NUMBERS 20120004 AND 20130202 ALONG NW 74 ST
ISD PROJECT NO. E15-PWWM-03

THIS NON-EXCLUSIVE AGREEMENT, [the "Agreement"] by and between Miami-Dade County, a public body corporate and politic, through its governing body, the Board of County Commissioners of Miami-Dade County, Florida [hereinafter sometimes referred to as "COUNTY"], and the T.Y. Lin International, Inc., a Florida Corporation, hereinafter referred to as the "CONSULTANT".

WITNESSETH:

For and in consideration of the mutual agreements hereinafter contained, the COUNTY hereby retains the CONSULTANT and the CONSULTANT hereby covenants to provide the professional services prescribed herein in connection with Master Consultant.

SECTION I - COUNTY OBLIGATIONS

Public Works and Waste Management [hereinafter sometimes referred to as "PWWM"] shall furnish to the CONSULTANT any plans and other data available in the Miami-Dade County records pertaining to the work to be performed under this Agreement. Information shown on such plans or data shall be that which has been made available to the COUNTY, and shall be provided to the CONSULTANT without guarantee regarding its reliability and accuracy. The CONSULTANT shall be responsible for independently verifying such information if it shall be used by the CONSULTANT to accomplish the work undertaken pursuant to this Agreement.

PWWM shall issue written authorization to proceed to the CONSULTANT for each section of the work to be performed hereunder. In case of emergency, the COUNTY reserves the right to issue oral authorization to the CONSULTANT with the understanding that written confirmation shall follow immediately thereafter.

The CONSULTANT shall submit a proposal upon PWWM's request prior to the issuance of a Notice to Proceed. No payment shall be made for the CONSULTANT'S time or services in connection with the preparation of any such proposal.

PWWM shall confer with the CONSULTANT before any Notice to Proceed is issued to discuss and agree upon the scope, time for completion, and fee for services to be rendered pursuant to this Agreement.

SECTION II - PROFESSIONAL SERVICES

Upon receipt of authorization to proceed from PWWM, the CONSULTANT agrees to perform professional services associated with the requested work in accordance with the negotiated terms of the applicable Notice to Proceed. Said services may include, but shall not necessarily be limited to:

Provide Florida Department of Transportation (FDOT) Local Agency Program (LAP) Compliance Services required for the Construction of the following two (2) PWWM Projects (PROJECTS):

- 1) Project No. 20120004: People's Transportation Plan (PTP) Roadway Improvements along NW 74 Street from NW 114 Avenue to NW 107 Avenue, FM 414731-3
- 2) Project No. 20130202: PTP Roadway Improvements for NW 74 Street from NW 87 Avenue to SR-826, FM 414731-5

The selected Consultant will provide services in accordance with FDOT Section 4.1.4 of the Construction Project Administration Manual (CPAM), Miami-Dade County Public Works Manual, services defined under this scope, and the requirements of the PROJECT's construction documents. FDOT information can be found at the following sites:

<http://www.dot.state.fl.us/construction/DesignBuild/ConsultantCEI/ConsultantMain.shtm>

<http://www.dot.state.fl.us/construction/manuals/cpam/CPAMManual.shtm>

Consultants will not be considered for award of this PSA if they have performed any design or construction services for any of the PROJECTS listed above. In addition, the selected consultant will not be eligible for award of any future design or construction services related to any of the PROJECTS listed above.

The selected Consultant will report directly to the PWWM's Engineer.

Consultant Services include, but are not limited to:

- Assisting PWWM's Engineer at the pre-construction conference;
- Ensuring that the Contractor for each PROJECT meets all Contractor Quality Assurance and Control requirements of the Contract Documents including the Contractor's Quality Control Plan (CQCP) and personnel qualification requirements of Article 105 of the FDOT Standard Specifications for Road and Bridge Construction;
- Participating in weekly progress meetings with County and FDOT representatives and Contractors;
- Providing services that comply with FDOT manuals, procedures, and memoranda in effect as of the date of execution of the Agreement unless otherwise directed in writing. Such FDOT manuals, procedures, and memoranda are found at the FDOT State Construction Office's website;
- Verifying that the Contractor is in compliance with the requirements of the FDOT Laboratory Information Management System (LIMS), confirming the materials, samples, and records are accurate;
- Monitoring the Contractor's and Subcontractor's performance for compliance with all requirements of the Equal Employment Opportunity (EEO), Affirmative Action (AA), Disadvantage Business Enterprise (DBE), On-the-Job Training (OJT) and federal Wage Rate Provisions required by the Federal Highway Administration (FHWA) 1273, Required Contract Provisions Federal-Aid Construction Contracts and applicable Florida Statutes; and
- Meeting with FDOT designee in order to respond to construction and post construction audits.

In connection with professional services to be rendered pursuant to this Agreement, the CONSULTANT further agrees to:

- A. Maintain an adequate staff of qualified personnel on the work at all times to ensure its completion within the term specified in the applicable Notice to Proceed.
- B. Comply with all federal, state and local laws or ordinances applicable to the work.
- C. Cooperate fully with the COUNTY in the scheduling and coordination of all phases of the work.
- D. Report the status of the work to PWWM upon request and hold pertinent data, calculations, field notes, records, sketches, and other products open to the inspection of PWWM or their authorized agent at any time.
- E. Submit for COUNTY review computations, sketches, and other data representative of the work's progress at the percentage stages of completion, which may be stipulated in the applicable Notice to Proceed. Submit for COUNTY approval the final work products upon incorporation of any modifications requested by the COUNTY during any previous review.
- F. Confer with the COUNTY at any time during the further development and implementation of improvements for which the CONSULTANT has provided design or other services as to interpretation of plans and other documents, correction of errors and omissions and preparation of any necessary plan thereof. The CONSULTANT shall not be compensated for the correction of errors and omissions on the part of the CONSULTANT.
- G. Prior to final approval of the work by PWWM, complete a preliminary check of any construction documents through any county, city, state, or federal agency from which a permit or other approval is required.

SECTION III - TIME FOR COMPLETION

The services to be rendered by the CONSULTANT for each section of the work shall commence upon receipt of a written Notice to Proceed from PWWM subsequent to the execution of this Agreement, and shall be completed within the time stated in the Notice to Proceed.

A reasonable extension of time shall be granted in the event there is a delay on the part of the COUNTY in fulfilling its part of the Agreement or should a Force Majeure, as defined in Section IV hereof, render performance of the CONSULTANT's duties impossible. Such extensions of time shall not be cause for any claim by the CONSULTANT for extra compensation and the rates described in Appendix A shall continue to apply.

SECTION IV - FORCE MAJEURE

Force Majeure shall mean an act of God, epidemic, lightening, earthquake, fire, explosion, hurricane, flood or similar occurrence, strike, an act of a public enemy, or blockade, insurrection, riot, general arrest or restraint of government and people, civil disturbance or similar occurrence, which has had or may reasonably be expected to have a material adverse effect on the rights and obligations under this Agreement, and which, by the exercise of due diligence, such parties shall not have been able to avoid. Such acts or events DO NOT INCLUDE inclement weather (except as noted above) or the acts or omissions

of subconsultants/subcontractors, third-party consultants/contractor, material men, suppliers, or their subcontractors, unless such acts or omissions are otherwise encompassed by the definition set forth above.

No party hereto shall be liable for its failure to carry out its obligations under the Agreement during a period when such party is rendered unable, in whole or in part, by Force Majeure to carry out such obligations, but the obligation of the party or parties relying on such Force Majeure shall be suspended only during the continuance of any inability so caused and for no longer period of said unexpected or uncontrollable event, and such cause shall, so far as possible, be remedied with all reasonable dispatch.

It is further agreed and stipulated that the right of any party hereto excuse its failure to perform by reason of Force Majeure shall be conditioned upon such party giving, to the other party or parties, written notice of its assertion that a Force Majeure delay has commenced within ten (10) working days after such commencement, unless there exists good cause for failure to give such notice, in which event, failure to give such notice shall not prejudice any party's right to justify any non-performance as caused by Force Majeure unless the failure to give timely notice causes material prejudice to the other party or parties.

SECTION V - COMPENSATION

The COUNTY agrees to pay and the CONSULTANT agrees to accept, for services rendered pursuant to this Agreement, fees and other compensation computed in accordance with one or a combination of the methods outlined below:

A. Lump Sum Fee

The fee for any requested portion of work may, at the option of the COUNTY, be a lump sum mutually agreed upon by the COUNTY and the CONSULTANT and stated in the written Notice to Proceed. Lump sum fees may or may not include reimbursable expenses.

B. Reimbursable Expenses

The CONSULTANT shall be compensated for certain work related expenditures not covered by fees for engineering services, provided such expenditures are previously authorized by PWWM. Reimbursable expenses may include:

1. Expenses for document reproduction, rental of specialized equipment, and purchase of special instruments necessary for the efficient performance of the work, provided that such instruments remain the property of the COUNTY upon work completion. These expenses shall be reimbursed on a direct cost basis.
2. Expenses for travel, transportation and subsistence outside Miami-Dade County will be reimbursed according to the provisions of Florida Statutes Section 112.061, as presently written or hereafter amended.

C. Fee as a Multiple of Direct Salary Cost and Fixed Hourly Rate

1. The fee for engineering services rendered by the CONSULTANT's personnel shall be computed based on the direct salary cost, as reported to the Internal Revenue Service, for the time of said personnel engaged directly in the work, times a negotiated multiplier, as shown in Appendix A attached.

This fee shall constitute full compensation to the CONSULTANT for costs incurred in the performance of the work such as overhead, fringe benefits, operating margin and all other costs not covered by reimbursable expenses.

2. The CONSULTANT shall be compensated at the flat rate shown in Appendix A for the time of principals engaged directly in the work. This rate shall not be subject to the negotiated multiplier and shall be applied to the time spent on requested work by the following principals:

Mariano O. Valle, PE

3. Overtime work considered necessary and expressly authorized by PWWM in advance shall be compensated at time-and-a-half of the rate established by Subsection V-C (1) hereof.

SECTION VI - ADDITIONAL SERVICES

In the event that a contingency necessitates the performance of additional services by the CONSULTANT after the Agreement has been encumbered, PWWM shall have the right to authorize performance of additional services from a contingency of ten percent (10%) of the Agreement's compensation.

SECTION VII - METHODS OF PAYMENT

The COUNTY agrees to make monthly or partial payments to the CONSULTANT for all authorized work performed during the previous calendar month or other mutually agreed invoicing period. The CONSULTANT agrees to provide copies of any records necessary to substantiate payment requests to the COUNTY. Payments shall be made in accordance with the following methods:

A. Estimated Professional Fees and/or Reimbursable Expenses

1. The CONSULTANT shall submit duly certified invoices in triplicate to PWWM. Each invoice shall be referenced to the particular Notice to Proceed, which authorized the services performed and/or expenses incurred.
2. The amount of invoices submitted shall be comprised of the amounts due for all services performed and/or reimbursable expenses incurred to date in connection with authorized work, less previous payments. The amounts due for professional services and/or reimbursable expenses shall be calculated in accordance with Subsections V-B and V-C hereof, respectively. Invoiced reimbursable expenses must be substantiated by copies of receipts and other documentation as necessary.

B. Lump Sum Fee

1. The CONSULTANT shall submit duly certified invoices in triplicate to PWWM. Each invoice shall be referenced to the particular Notice to Proceed, which authorized the services performed.
2. The amount due of invoices submitted shall be calculated by applying the percentage of the total work completed to date to the authorized lump sum, and subtracting any previous payments.

SECTION VIII - SCHEDULE OF WORK

The COUNTY shall have the sole right to determine on which units or sections of the work the CONSULTANT shall precede and in what order. Written Notices to Proceed issued by PWWM shall cover in detail the scope, time for completion and compensation for the engineering services requested in connection with each unit or section of work.

SECTION IX - RIGHT OF DECISIONS

All services shall be performed by the CONSULTANT to the satisfaction of PWWM who shall decide all questions, difficulties, and disputes of whatever nature which may arise under or by reason of this Agreement, the prosecution and fulfillment of the services hereunder, and the character, quality, amount and value thereof. PWWM's decisions upon all claims, questions and disputes shall be final, conclusive and binding upon the parties hereto unless such determination is clearly arbitrary or unreasonable. In the event the CONSULTANT does not concur with the decisions of PWWM, the CONSULTANT shall present any such objections in writing to the County Mayor. The County Mayor or the County Mayor's Designee and the CONSULTANT shall abide by the decisions of the County Mayor. This paragraph does not constitute a waiver of any party's right to proceed in a court of competent jurisdiction.

SECTION X - OWNERSHIP OF DOCUMENTS

All reports, tracings, plans, specifications, maps contract documents, and/or other data developed by the CONSULTANT pursuant to this Agreement shall become the property of the COUNTY without restrictions or limitations upon their use and shall be made available by the CONSULTANT at any time upon request by the COUNTY. Reuse of such data by the COUNTY for any purpose other than that for which prepared shall be at the COUNTY's sole risk. When each individual section of work requested pursuant to this Agreement is completed, all of the above data shall be delivered to PWWM.

SECTION XI - REUSE OF DOCUMENTS

The CONSULTANT may reuse data from other sections of the work included in this Agreement provided irrelevant material is deleted. PWWM shall not accept any reused data containing an excess of irrelevant material, which has no connection with the applicable work.

SECTION XII - NOTICES

Any notices, reports or other written communications from the CONSULTANTS shall be considered delivered when posted by certified mail or delivered in person to PWWM. Any notices, reports or other communications from the COUNTY to the CONSULTANT shall be considered delivered when posted by certified mail to the CONSULTANT at the last address left on file with the COUNTY or delivered in person to said CONSULTANT or the CONSULTANT's authorized representative.

SECTION XIII - ABANDONMENT

In the event the COUNTY causes abandonment, cancellation, or suspension of the projects of parts thereof, the CONSULTANT shall be compensated for all services rendered consistent with terms of this Agreement up to the time the CONSULTANT receives written notification of such abandonment, cancellation or suspension. This compensation shall be determined on the basis of the percentage of the total services, which have been performed at the time the CONSULTANT receives such notice. In the event partial payment has been made for professional services not performed, the CONSULTANT shall return such sums to the COUNTY within ten (10) days after receipt of written notice that such sums are due.

SECTION XIV - AUDIT RIGHTS

The COUNTY reserves the right to audit the records of the CONSULTANT related to this Agreement at any time during the prosecution of the work included herein and for a period of one (1) year after final payment is made. The CONSULTANT agrees to provide copies of any records necessary to substantiate payment requests to the COUNTY. CONSULTANT is also responsible to assist the COUNTY on audits performed by FDOT.

SECTION XV - SUBCONTRACTING

The CONSULTANT shall not subcontract any work under this Agreement without the written consent of PWWM. When applicable and upon receipt of such consent in writing, the CONSULTANT shall cause the names of the firms responsible for the major portions of each separate specialty of the work to be inserted in the pertinent documents or data. No assignments or transfer of work will be allowed.

SECTION XVI - WARRANTY

The CONSULTANT warrants that no companies or persons, other than bona fide employees working solely for the CONSULTANT or the CONSULTANT's COUNTY authorized subconsultants, have been retained or employed to solicit or secure this Agreement or have been paid or guaranteed payment of any fees, commissions, percentage fees, gifts or any other considerations contingent upon or resulting from the award or making of this Agreement. The CONSULTANT also warrants that no COUNTY personnel, whether full-time or part-time employees, has or shall be retained or employed in any capacity, by the CONSULTANT or the CONSULTANT's county approved subconsultants, to accomplish the work contemplated under the terms of this Agreement. For breach or violation of this warranty, PWWM shall have the right to annul this Agreement without liability.

SECTION XVII - TERMINATION OF AGREEMENT

It is expressly understood and agreed that PWWM may terminate this Agreement, in total or in part, without cause or penalty, by thirty (30) days prior written notification or by declining to issue Notices to Proceed, as provided in Section VIII; in which event the COUNTY's sole obligation to the CONSULTANT shall be payment, in accordance with Section V - Compensation, for those units or sections of work previously authorized. Such payment shall be determined on the basis of the hours or percentage of work performed by the CONSULTANT up to the time of termination. In the event partial payment has been made for professional services not performed, the CONSULTANT shall return such sums to the COUNTY within ten (10) days after receipt of written notice that said sums are due. Upon such termination, the COUNTY may, without penalty or other obligation to the CONSULTANT, elect to employ other persons to perform the same or similar services.

SECTION XVIII - DURATION OF AGREEMENT

This Agreement shall remain in full force and effect for a period of 570 calendar days, excluding the warranty administration period (although actual completion of the services hereunder may extend beyond such term) or until depletion of the funds allocated to pay for the cost of said services, whichever occurs first, unless terminated by mutual consent of the parties hereto or as provided in Section XIII, Section XVI, Section XVII, Section XIX, Section XIII, and Section XXV hereof. The performance of specifically and properly authorized services may extend beyond the Agreement's effective term and shall be compensated in accordance to Section V hereof.

SECTION XIX - DEFAULT

In the event the CONSULTANT fails to comply with the provisions of this Agreement, PWWM may declare the CONSULTANT in default by thirty (30) days prior written notification. In such event, the CONSULTANT shall only be compensated for any completed professional services. In the event partial payment has been made for such professional services not completed, the CONSULTANT shall return such sums to the COUNTY within ten (10) days after notice that said sums are due. The CONSULTANT shall not be compensated on a percentage of the professional services, which have been performed at the time PWWM declares a default. In the event Miami-Dade County prevails in litigation to enforce the provisions of this Agreement, Miami-Dade County shall be compensated by the CONSULTANT for reasonable attorney's fees and court costs.

SECTION XX - INDEMNIFICATION AND INSURANCE

The CONSULTANT shall indemnify and hold harmless the County and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the County or its officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the performance of this Agreement by the CONSULTANT or its employees, agents, servants, partners principals or subcontractors. The CONSULTANT shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature in the name of the County, where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorney's fees which may issue thereon. The CONSULTANT expressly understands and agrees that any insurance protection required by this Agreement or otherwise provided by CONSULTANT shall in no way limit the responsibility to indemnify, keep and save harmless and defend the County or its officers, employees, agents and instrumentalities as herein provided.

The Consultant shall furnish to Public Works and Waste Management Department, 111 NW 1st Street, Miami, Florida 33128, Certificate(s) of Insurance which indicate that insurance coverage has been obtained which meets the requirements as outlined below:

- A. Worker's Compensation Insurance for all employees of the Consultant as required by Florida Statute 440.
- B. Commercial General Liability Insurance on a comprehensive basis, in an amount not less than \$1,000,000 combined single limit per occurrence for bodily injury and property damage. Miami-Dade County must be shown as an additional insured with respect to this coverage.

- C. Automobile Liability Insurance covering all owned, non-owned and hired vehicles used in connection with the work, in an amount not less than \$1,000,000 combined single limit per occurrence for bodily injury and property damage.
- D. Professional Liability Insurance in an amount not less than \$1,000,000 per claim.

All insurance policies required above shall be issued by companies authorized to do business under the laws of the State of Florida, with the following qualifications:

The company must be rated no less than "A-" as to management, and no less than "Class VII" as to financial strength by Best's Insurance Guide, published by A.M. Best Company, Oldwick, New Jersey, or its equivalent, subject to the approval of the County Risk Management Division.

or

The company must hold a valid Florida Certificate of Authority as shown in the latest "List of All Insurance Companies Authorized or Approved to Do Business in Florida" issued by the State of Florida Department of Financial Services.

CERTIFICATE HOLDER MUST READ: **MIAMI-DADE COUNTY**
111 NW 1st STREET
SUITE 2340
MIAMI, FL 33128

SECTION XXI - CERTIFICATION OF WAGE RATES

In accordance with Florida Statute 287.055, the CONSULTANT hereby certifies and warrants that wage rates and other factual unit costs, as submitted in support of the compensation provided in Section V, are accurate, complete and current as of the date of this Agreement. It is further agreed that said compensation should be adjusted to exclude any significant costs where the COUNTY shall determine that the price of services was increased due to inaccurate, incomplete or unclear wage rates or other factual unit costs. All such compensation adjustments shall be made within one (1) year from the date of final billing or acceptance of the work by the COUNTY, whichever is later.

SECTION XXII - ORDINANCES

The CONSULTANT agrees to abide and be governed by the COUNTY ordinances which may have a bearing on the work contemplated hereunder, including but not necessarily limited to: Ordinance No. 72-82 (Conflict of Interest), Ordinance No. 77-13 (Financial Disclosure), Ordinance No. 82-37 (Affirmative Action Plan), Ordinance No. 90-133 (Disclosure of Ownership, Collective Bargaining Agreement, and Employee Wages, Health Care Benefits, Race, National Origin and Gender), Ordinance No. 91-142 (Family Leave) as amended by Ordinance No. 92-91, Superseded by Ordinance No. 93-118 (Family Leave Act), Ordinance No. 92-15 (Drug-Free Workplace), Resolution No. R-202-96 and Resolution No. R-206-96 (Restrictions on Travel and Transaction of Business with Firms Doing Business with Cuba), Resolution No. R-1049-93 (Affirmative Action Plan Furtherance and Compliance), Ordinance No. 94-73 (Value-Analysis and Life Cycle Costing) and Resolution No. R-385-95 (policy prohibiting contracts with firms violating the A.D.A. and other laws prohibiting discrimination on the basis of disability), Ordinance No. 95-178 (Entity

must submit Delinquent or Currently due Fees or Taxes Affidavit), Ordinance No. 97-35 (policy of Fair Subcontracting Practices), Ordinance No. 98-30 (County Contractors Employment and Procurement Practices), Ordinance No. 97-104 (Listing of Subcontractors and Suppliers on County Contracts), Ordinance No. 97-172 (Ordinance amending Section 2-10.4 requiring certain agreements for Professional Architectural and Engineering Services to include Value Analysis as part of the base scope of services), Resolution No. R-1206-97, superseded by Resolution No. R-702-98 (Project Fresh Start-Welfare-to-Work Initiative, Welfare Reform), Ordinance No. 98-106 (Cone of Silence), which are incorporated herein by reference, as if fully set forth herein, in connection with the CONSULTANT's obligations hereunder.

The CONSULTANT shall comply with the financial disclosure requirements of Ordinance No. 77-13 by having on file or filing within thirty (30) days of the execution of this Agreement one of the following with the Miami-Dade County Elections Department, P.O. Box 01224, Miami, FL 33101:

- A. A source of income statement
- B. A current certified financial statement
- C. A copy of the CONSULTANT's current Federal Income Tax Return

SECTION XXIII – INTENTIONALLY OMITTED

SECTION XXIV - AFFIRMATIVE ACTION

The CONSULTANT's Affirmative Action Plan submitted pursuant to Ordinance 82-37, as approved by Miami-Dade County, Small Business Development Division and any approved update thereof, are hereby incorporated as contractual obligations of the CONSULTANT to Miami-Dade County hereunder. The CONSULTANT shall undertake and perform the affirmative actions specified herein. PWWM may declare the CONSULTANT in default of this agreement for failure of the CONSULTANT to comply with the requirements of this paragraph.

SECTION XXV - DISABILITY NONDISCRIMINATION

The CONSULTANT's attention is directed to the Miami-Dade County Resolution No. R-385-95. Pursuant to this resolution, the CONSULTANT is required to submit the Disability Nondiscrimination Affidavit attesting that the CONSULTANT complies with the requirements of the Americans with Disabilities Act (ADA) of 1990 and other laws prohibiting discrimination on the basis of disability. PWWM may declare the CONSULTANT in default of this agreement should a post contract violation of any of the acts occur.

SECTION XXVI - PROMPT PAYMENT OF SMALL BUSINESS SUBCONSULTANTS

The CONSULTANT's attention is directed to the Miami-Dade County Ordinance No. 94-40, providing for expedited payments to small businesses by the Miami-Dade County agencies and the Public Health Trust; creating dispute resolution procedures for payment of the Miami-Dade County and Public Health Trust obligation; and requiring the prime contractor to issue prompt payments, and have the same dispute resolution procedures as Miami-Dade County, for all small business subcontractors. Failure of the prime contractor to issue prompt payment to small businesses, or to adhere to its dispute resolution procedures, may be cause for suspension, termination, and debarment, in accordance with the terms of

Miami-Dade County contract or Public Health Trust contract and debarment procedures of the Miami-Dade County.

SECTION XXVII - ENTIRETY OF AGREEMENT

This writing embodies the entire agreement and understanding between the parties hereto, and there are no other agreements and understandings, oral or written with reference to the subject matter hereof that are not merged herein and superseded hereby.

No alteration, change, or modification of the terms of this Agreement shall be valid unless made in writing, signed by both parties hereto, and approved by the Board of Miami-Dade County Commissioners.

SECTION XXVIII – E-VERIFY

CONSULTANT shall utilize the U.S. Department of Homeland Security's E-Verify system to verify the employment eligibility of all new employees hired by the CONSULTANT during the term of the Agreement; and shall expressly require any subcontractors performing work or providing services pursuant to the state contract to likewise utilize the U.S. Department of Homeland Security's E-Verify system to verify.

SECTION XXVIX – PERFORMANCE EVALUATION

At the end of the contract, PWWM will evaluate the CONSULTANT's performance. This evaluation will become public record.

This Agreement, regardless of where executed, shall be governed by and construed according to the laws of the State of Florida, and venue shall be in Miami-Dade County, Florida.

IN WITNESS WHEREOF the parties hereto have executed these presents this ____ day of _____ 20__.

ATTEST:

For the Board of County Commissioners, Miami-Dade County, Florida

HARVEY RUVIN, CLERK OF THE BOARD

By: _____

By: _____

County Mayor

ATTEST:

T.Y. Lin International, Inc.
A Florida Corporation

By: _____

By: _____

Assistant Corporate Secretary

Vice President
Richard A. Waters P.E.

(CORPORATE SEAL)

Approved as to form and legal sufficiency.

Assistant County Attorney

Appendix A - E14-PWWM-03 Personnel Classifications Information

Employee Name	Position	Hourly Rate	Multiplier	Job Responsibility	Category Title as defined in the agreement
Mariano O. Valle, PE	Principal in Charge	\$120.20	N/A	Principal	Principal in Charge
Francisco Alonso, PE	Project Manager	\$65.86	2.40	PM	Project Manager
Jose M. Nessi	Assistant PM/QA	\$63.90	2.40	LAP Compliance	Senior Technical Staff
Marco Lux, PE	PA/LAP Compliance	\$42.20	2.40	LAP Compliance	Technical Staff
Miguel Cruz, PE	Construction Manager	\$55.50	2.40	On Call	Senior Technical Staff
Jeffrey Hemingway	CEI Senior Inspector	\$37.50	2.40	On Call	Senior Inspector
Jose A. Anadon	CEI Senior Inspector	\$34.95	2.40	On Call	Senior Inspector
Alvaro Ceballos	CEI Inspector	\$25.50	2.40	On Call	Inspector
James Rosales, PE	Support Structural	\$72.75	2.40	On Call	Senior Technical Staff
Adriano Foti, PE	Support Roadway	\$64.75	2.40	On Call	Senior Technical Staff
Richard White	Support Drainage	\$55.40	2.40	On Call	Senior Technical Staff
Enrique Sosa, PE	Support MEP	\$48.55	2.40	On Call	Senior Technical Staff
Monica Ore	LAP Compliance	\$37.50	2.40	LAP Compliance	Technical Staff
Liane Arias	LAP Compliance	\$22.00	2.40	LAP Compliance	Technical Staff
Erica Valencia	LAP Compliance	\$22.00	2.40	LAP Compliance	Technical Staff
Carlos Correa	CEI Senior Inspector	\$31.00	2.40	On Call	Senior Inspector

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No: E12-PWWM-02

E12-PWWM-02: Soils, Foundations and Geotechnical Testing Services		Unit Price	Unit
1. GEOTECHNICAL SERVICES (9.01)			
A.	Mobilization of Truck-Mounted Drill Rig. (If special access equipment required (i.e. ATVs, Off-Road or Marine Equipment) or restricted access See Item B of the "General Notes and Special Conditions" for Rates.)	\$364.00	Up to 4 Percolations per Day or Up to 100 Ft. of Borings.
B.	<u>Boring Standard Penetration per ASTM D-1586:</u> <u>With or Without Casings:</u>		
	Penetration Depth 0' to 50'	\$20.80	Per Foot
	Penetration Depth 51' to 75'	\$24.86	Per Foot
	Penetration Depth 76' to 100'	\$29.12	Per Foot
	Penetration Depth 101' to 150'	\$35.36	Per Foot
C.	<u>Auger Borings per ASTM D-1452 Penetration Depth:</u>		
	Penetration Depth 0' to 50'	\$15.60	Per Foot
	Penetration Depth 51' to 75'	\$17.68	Per Foot
	Penetration Depth 76' to 100'	\$19.76	Per Foot
	Penetration Depth 101' to 150'	\$23.92	Per Foot
D.	<u>Rock Coring per ASTM D-2113 (Max. NX Size):</u>		
	Penetration Depth 0' to 50'	\$35.02	Per Foot
	Penetration Depth 51' to 75'	As of \$4.80	Per Foot
	Penetration Depth 76' to 100'	\$48.88	Per Foot
	Penetration Depth 101' to 150'	\$55.12	Per Foot
E.	<u>Standard Penetration Test (Includes Mobilization and Soil Boring Log) (Portable Equipment)</u>	\$26.00	Per Foot
1E.1	<u>Standard Penetration Test (Water Boring) (Equipment Excluded, Barge Cost to be Negotiated by User Department. Permit Reimbursable upon Proof of Payment.)</u>	\$52.00	Per Foot
F.	<u>Undisturbed Sampling per ASTM D-15</u>	\$114.40	Per Sample
G.	<u>Slug Percolation Test-USGS / PWD 9" Dia. Hole (DERM) (Min. 2 per Job)</u>	\$416.00	Per Test
H.	<u>Double Ring Infiltration Test per ASTM D-3385 (Swale or Grassy Areas) (Min. 2 Tests)</u>	\$478.40	Per Test
I.	<u>Percolation Tests</u>		
1I.1	<u>Fla. Dept. of Health and Rehabilitative Services, Chapter 100-6.67 (Min. 2 Tests per Job)</u>	\$387.76	Per Test
1I.2	<u>DOPW (Highway Division (Min. 12" Dia.) (Min. 2 Tests per Job)</u>	\$514.80	Per Test
1I.3	<u>Open Hole Method (Min. 6" Dia.) (Min. 2 Tests)</u>	\$509.60	Per Test
J.	<u>Closing Holes with Grout / Approved Method(s) to Safe proof Site. (Safe proof to be Accomplished Before Laboratory Leaves the Site(s))</u>	\$832.00	Per Linear Foot
K.	<u>Trench Test per So. Fla. Water Management District. (Excludes Equipment and Operator) (Provide Equipment Rental Invoice for Direct Cost Reimbursement).</u>	\$505.48	Per Test
L.	<u>Soil Cement Stabilization Field Inspection</u>	\$84.24	Per Hour
1L.1	<u>Soil Cement Cylinder Testing</u>	\$65.52	Per Hour
M.	<u>Water Quality Monitoring</u>	\$84.24	Per Sample

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWM-02

E12-PWWM-02: Soils, Foundations and Geotechnical Testing Services		<u>Unit Price</u>	<u>Unit</u>
N.	Geotechnical Engineering Evaluation and Report of Existing Soil with Respect to Allowable Bearing Capacity.	\$124.80	Per Hour
O.	Geotechnical Engineer Pile Capacity Analysis	\$124.80	Per Hour
P.	Muck Probes	\$83.20	Per Hour
2. MONITORING WELLS (Includes Drilling) (9.01)			
A.	Mobilization of Truck-Mounted Drill Rig. (Same Conditions Apply as referenced for Geotechnical Services, Item 1.A, Page 1 of the Fee Schedule)	\$364.00	Up to 2 Wells per Day
B.	Monitoring Well Installation (2" PVC, Max. 20' Depth)* (Min. 2 Wells)**	\$676.00	Per Well
C.	Monitoring Well Abandonment (2" PVC, Max. 20' Depth)* (Min. 2 Wells)**	\$203.92	Per Well
D.	Monitoring Well Abandonment (4" PVC, Max. 20' Depth)* (Min. 2 Wells)**	\$364.00	Per Well
E.	Monitoring Well (4" PVC, Max. 20' Depth)* (Min. 2 Wells)**	\$881.92	Per Well
F.	Monitoring Well Installation (2" PVC, Greater than 20' up to 100')* (Min. 2 Wells)**	\$72.80	Per Foot
* Excludes Permit.			
** Due to Security Constraints Rates Negotiable for Aviation, Seaport and MDT.			
G.	Repair of Monitoring Wells Unit Rates	\$972.40	Per Unit
H.	Water Quality Monitoring (Does Not Include Analytical Tests) (Per Well)	\$254.00	Per Well
I.	Direct Push Well Installation (20 Feet Max.)	\$800.80	Per Well
J.	Direct Push Soil / Groundwater Sampling	\$1,664.00	Per Day
K.	Boat Rental (Min. 8 Hour Day) With Prior Approval by the Issuing Department (Furnish Copy of Ownership or Copy of Rental Invoice).	\$468.00	Per Day
3. PRE-STRESS / PRE-CAST (9.02)			
(Includes Travel, Mileage, Delivery and Certified Reports).			
A.	Pre-Stress / Pre-Cast Fabrication Inspection per PCI MNL-116 (Structural) or MNL-117 (Architectural) (Bridge and Building Units / Ready Mix Plants Inspections) (Min. 4 Hrs.)	\$84.24	Per Hour
B.	Pre-Stress (Inspection and Certified Report Included) (Stressing Operation and Inspection) per PCI MNL-116 (Min. 4 Hrs.)	\$84.24	Per Hour
C.	Reinforced Concrete Pipe and Pre-Fabricated Manhole Inspection (Types, Sizes, and Design) (Includes Inspection and Certified Report) (Min. 4 Hrs.)	\$84.24	Per Hour
D.	Absorption Test of Pre-Cast Units per ASTM C-497.	\$54.08	Per Core
E.	Three Edge Bearing Test per ASTM C-497.	\$84.24	Per Hour
F.	Hydrostatic Testing per ASTM C-497.	\$84.24	Per Hour
G.	Testing Concrete Cylinder per ASTM C-497. (Same Conditions Apply as Shown on 3A.1) (Does NOT include Tachulalan or Pick-Up).	\$114.40	Per Cylinder
* If Additional Hours are Required Must have Approval from Issuing Department.			

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWW-02

E12-PWWW-02: Soils, Foundations and Geotechnical Testing Services		Unit Price	Unit
4. PILING (9.02)			
A. Pile Driving/Auger Cast Pile Inspection (Includes Certified Log/Report (4 Hrs. Min.)		\$84.24	Per Hour
4A.1	Splice of Piles as an Addition (per Occurrence) (with Prior Approval from Engineer) (Witness Splice).	\$84.24	Per Hour
B. Vibro-Flotation Inspection (4 Hrs. Min.)		\$84.24	Per Hour
C. Pile Load Test - Test Frame and Load Set-up Witnessed by Certified Inspector per ASTM D-1143 (Equipment / Loads Furnished by Contractor)		\$84.24	Per Hour
4C.1	Furnishing and Set-up of Calibrated Gauges.	\$113.36	Per Gauge
4C.2	Monitoring of Pile Load Test, Collect Field Data, and Inspector Time.	\$84.24	Per Hour
4C.3	Pile Load Test Report, Certify and Prepare Report for Load Capacity of Pile, (Engineer's Time).	\$124.80	Per Hour
5. SOILS (9.02)			
(includes Travel, Mileage, Delivery and Certified Report)			
A. Field Density Tests			
5A.1	Sand Cone Method per AASHTO T-99 and ASTM D-1556 (2 Tests Min.)	\$68.44	Per Test
	Nuclear Method per AASHTO T-238 & ASTM D-2922, (Moisture per AASHTO T-239 & ASTM D-3017) (Min. 4 Tests):		
5A.2	Per Test (From 1 thru 4 Tests), Per Trip	\$49.92	✓ Per Test
	Per Test (From 5 thru 10 Tests), Per Trip	\$34.32	✓ Per Test
	Per Test (From 11 or More Tests), Per Trip	\$30.16	✓ Per Test
5A.3	Maximum / Minimum Relative Density Tests per ASTM D-4253 and 4254 (Field and Laboratory)	\$171.60	Per Test
5A.4	Hourly Rate - (Min. 4 Hrs.)* (Unlimited Tests) (7:00 AM to 6:00 PM) (Equipment ONLY, Technician NOT Included)	\$66.62	Per Hour
	* If Laboratory Finishes Work in Less than the 4 Hr. Increment, they Shall be Paid for the Full 4 Hrs., If Time Runs Past the 4 Hr. Increment, Extra Hrs. Shall Be Paid at the Per Hour Rate, Upon Approval from Issuing Department.		
5A.6	Evening Density Testing (7:00 PM to 6:00 AM) (If Requested by Issuing Department Designed to be performed in 4 Hr. increments and to be held at the Min. 4 Hr. Unlimited Tests) (Equipment ONLY, Technician NOT Included)	\$80.40	Per Hour
B. Moisture Density Tests (Proctor)			
5B.1	Standard per AASHTO T-99 and ASTM D-698 (Non-Traffic Areas)(Min. 2 Tests per Trip)	\$133.12	Per Test
5B.2	Modified per AASHTO T-180 and ASTM-1577 (Building / Highway Projects) (Min. 2 Tests per Trip)	\$149.76	Per Test
C. Limerock Bearing Ratio (LBR) - FDOT		\$384.00	Per Test
D. Carbonates on LBR Material (2 Tests per Trip)		\$72.80	Per Test

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWM-02

E12-PWWM-02: Soils, Foundations and Geotechnical Testing Services	Unit Price	Unit
E. Laboratory California Bearing Ratio (CBR) per ASTM D-1883 (One Point)	\$280.00	Per Test
5E.1 Lab Proctor Test	\$149.76	Per Test
5E.2 Three (3) Point CBR	\$363.60	Per Test
F. Field California Bearing Ratio per Asphalt Institute MS-10 (Latest Version) (Reaction Load by Others) (2 Tests Min.)	\$421.20	Per Test
G. Moisture Content	\$39.52	Per Test
H. Organic Content		
5H.1 Limerock per AASHTO T-267 (by Incineration)	\$82.00	Per Test
5H.2 Test of Soil Chemical Analysis [(1972) P.R. Hesse P. 211] (by Peroxide)	\$72.80	Per Test
I. Grain Size per AASHTO T-27 (Sieve Analysis Only)	\$66.58	Per Test
J. Mechanical Analysis per ASTM D-422 or T-11 and T-27	\$70.72	Per Test
K. Soil Classification per ASTM D-3282 and D-2487 (AASHTO-Unified-FAA)	\$99.84	Per Test
L. Los Angeles Abrasion on Rip-Rap per ASTM C-535 (Large Size Coarse Aggregate)	\$249.80	Per Test
M. Soundness on Rip-Rap per ASTM C-88 (6 Cycle Sodium Sulphate)	\$295.36	Per Test
N. Soil Specific Gravity per ASTM D-854	\$62.40	Per Test
O. Material Finer than 200 Sieve per ASTM C-117	\$46.80	Per Test
P. Liquid Limit per ASTM D-4318 (Atterberg Limits)	\$78.00	Per Test
Q. Salt Content per FDOT FM 5-616	\$60.32	Per Test
R. Limerock Base Thickness Determination - Minimum 3" Diameter Holes FAAP-211 (Min. 2 Tests) (Excludes Mobilization and Transportation)	\$60.08	Per Test
* Unlimited Tests	\$702.00	Per Day
S. Limerock Chemical Analysis per DCFW, FDOT (2 Tests Min.)	\$88.40	Per Test
T. Limerock Chemical Analysis per DCAD FAAP-211 (2 Tests Min.)	\$88.40	Per Test
U. Resistivity Test in Accordance with California Method 643-7 with Break-down for Test, Sampling, PH Measurement of Water and Soil, etc.	\$149.76	Per Test
V. Sediments Tests	\$74.80	Per Test
W. Soil Load Bearing Test (Plate Load) (Reaction Load by Others)		
5W.1 Static Load on Footings per ASTM D-1194	\$538.72	Per Test
5W.2 Repetitive Static Load for Pavement per ASTM D-1195	\$570.96	Per Test
5W.3 Non-Repetitive Static Load for Pavement per ASTM D-1196	\$570.96	Per Test
X. Soil Relative Density Tests (Vibro-Flotation / In-Situ Verification)		
5X.1 CPT Cone Penetration Test Soundings	\$16.64	Per Foot
Y. Horticultural Service for PH Value of Soil	\$43.68	Per Test
Z. Horticultural Service for Soluble Salts in Soil	\$72.80	Per Test
AA. Horticultural Service for Macro Nutrients in Soil	\$84.40	Per Test
AB. Backfill Monitoring (4 Hrs. Min.)	\$67.60	Per Hour
AC. Geotechnical Engineer (Min. 2 Hours)	\$124.80	Per Hour

**MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWW-02**

E12-PWWW-02: Soils, Foundations and Geotechnical Testing Services

		Unit Price	Unit
7. TECHNICAL SERVICES (AVIATION) (0.03)			
A.	P401 Technical Services - NIOET III/P.E./PDO III/Equivalent per ASTM D-3686 Asphalt Plant Facilities & Initial Plant Inspection, Quality Reviews, Design Mix/JMF Review, Technical Report/Meetings/Coordination Oversight/PWI, Reviews (Min. 2 Hrs.)	\$130.00	Per Hour
B.	P401 / P405 / P602 / P603 / P605 - Field Acceptance Inspection, Certified Inspector per ASTM D-3686.		
7B.1	Level "I" Inspector (Weekday Min. 4 Hrs.)	\$84.24	Per Hour
7B.2	Level "II" Inspector (Weekday Min. 4 Hrs.)	\$67.38	Per Hour
7B.3	Cancellation Fee (Plant) (Per Cancellation, Per Technician)	\$226.72	Per Cancellation/Year
8. CONCRETE TESTING (0.03)			
(Inclusive of Travel, Mileage, Delivery and Certified Report)			
A. Cylinders - Cast and Tested by Laboratory.			
8A.1	Standard 6"x12" or 4"x8" Cylinder. (Concrete Temperature Test and Slump Test) (Per ASTM C-31 "Section 7" Lab. Strength Tests per C-39 using C-617 or C-1231) (Max. 5 Cylinders Per Set).	\$114.40	Per Set
8A.2	Lightweight 6"x6" Cylinder includes Concrete Per ASTM C-495 (Max. 5 Cylinders Per Set).	\$114.40	Per Set
8A.3	Air Entrainment per ASTM C31 (used Concurrently with Concrete Set Testing).	\$36.40	Per Set
8A.4	Cylinder Pick-Up.	\$60.32	Per Hour
B. Securing Structural or Pavement Cores per ASTM C-42 (6" Max. Dia.) (3 Cores Min.)			
8B.1	8" Deep	\$130.00	Per Core
8B.2	14" Deep	\$186.00	Per Core
8B.3	12" Deep x 12" Diameter	\$312.00	Per Core
C. Cores Trim and Compression Test per ASTM C-42.			
		\$41.50	Per Test
D. Concrete Masonry Units per ASTM C-140 & C-851- Block/Brick per ASTM-140.			
8D.1	Concrete Brick per ASTM C-851. (Min. 2 Bricks)		
8D.1A	Compression	\$46.80	Per Brick
8D.1B	Absorption	\$67.60	Per Brick
8D.1C	Dimension	\$46.80	Per Brick
8D.1D	Appearance	\$43.68	Per Brick
8D.2	Block, Manhole	\$57.20	Per Test
8D.3	Block, Concrete Compression per ASTM C-140 - Individual Units.	\$57.20	Per Test
8D.4	Block, Concrete Absorption per ASTM C-140 Individual Units.	\$63.44	Per Test
8D.5	Moisture Content of Concrete Block per ASTM C-140.	\$57.20	Per Block
8D.6	Block Seals, Dimensions, Compression, Absorption, Moisture Content and Unit Weight (Density) per ASTM C-140.	\$176.80	Per Block
8D.7	Mortar Cubes 2"x2"x2" Compression Test per ASTM C-109 (Min. 3 per Test) (Cast by Others).	\$36.40	Per Cube
8D.8	Masonry Prisms per ASTM C-1314 (Fabricated by Contractor) (Unfilled).	\$140.40	Per Prism

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PVWM-02

12-PVWM-02: Soils, Foundations and Geotechnical Testing Services		Unit Price	Unit
8D.9	Sampling and Pick-Up (Casting Not Included).	\$66.62	Per Unit
8D.10	Concrete Block Unit Weight per ASTM C-140.	\$62.40	Per Block
8D.11	Grout Cube Compression Test per ASTM C-1014 (Cast by Others).	\$21.84	Per Cube
8D.12	Technician to Cast Mortar or Grout Cubes in Laboratory or On-Site (Incl. Slump & Temp. Tests) per ASTM C-1019	\$66.62	Per Hour
8D.13	On-Site Masonry Inspector per ACI-530.1 (Min. 4 Hrs.)	\$84.24	Per Hour
E. Concrete Beams			
8E.1	Tension Test per ASTM C-496 (Splitting Tension Test for Cylindrical Specimen, not Beams).	\$67.60	Per Test
8E.2	Flexural Test per ASTM C-78 (ASTM C-31, C-78) Cast per ASTM C-36, (2 Beams Required per Test).	\$124.80	Per Beam
F. Air Content per ASTM C-473 or ASTM C-231.			
		\$36.40	Per Test
G. Concrete Density (Unit Weight) & Yield Test per ASTM C-138.			
		\$41.60	Per Test
H. Design Mix per ACI-211 Standard Aggregate (Materials Furnished by Supplier) (Laboratory Sampling Included) (1 Trial Batch and 6 Cylinder Tests) (First of Any Series).			
		\$540.80	Per Mix
(Additional Design Mixes in Series)			
		\$416.00	Per Mix
8H.1 Design Mix Materials Testing.			
8H.1a	Gradation.	\$75.92	Per Test
8H.1b	Fine Aggregate Gravity and Absorption C-127.	\$85.28	Per Test
8H.1c	Coarse Aggregate's Specific Gravity and Absorption C-128.	\$94.64	Per Test
8H.1d	LA Abrasion C-98.	\$228.80	Per Test
I. On-Site Inspection per ACI-304 and ACI-311.6R (Per Site Visit as Approved by the Engineer) (4 Hrs. Min.)			
		\$84.24	Per Hour
J. Concrete Plant Inspection per ACI-311.5 (Mix and Weight Verification) (4 Hrs. Min.)			
		\$84.24	Per Hour
K. Windsor Probe Test per ASTM C-803 (Penetration Resistance to Determine Uniformity) with Equipment Charge (Windsor Gun) (Per Trip Per Location)			
		\$280.80	Per Trip
L. ASTM C-803 (Set of 3 Probes per Test)			
		\$104.00	Per Test
M. Concrete Rebound Hammer Test per ASTM C-805 (Use of Spring Driven Steel Hammer to Determine Uniformity of In-Place Concrete) (4 Hrs. Min.)			
		\$84.24	Per Hour
N. Pullout per ASTM C-800 (Includes Pin Installation).			
		\$356.72	Per Test
O. Thickness of Concrete per ASTM C-1383.			
		\$69.68	Per Hour
P. Corrosion Activity per ASTM C-876			
		\$90.48	Per Hour
Q. Chloride Content.			
8Q.1	Per ASTM C-1152	\$130.00	Per Test
8Q.2	Per ASTM C-1218	\$135.20	Per Test
R. Padiometer (Magnometer) Readings for Rebar Location, Approximate Size and Spacing (4 Hrs. Min.)			
		\$84.24	Per Hour

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWM-02

E12-PWWM-02: Soils, Foundations and Geotechnical Testing Services		<u>Unit Price</u>	<u>Unit</u>
S.	Los Angeles Abrasion per ASTM C-131 (Small Size Coarse Aggregate).	\$228.80	Per Test
T.	Sieve Analysis per ASTM - 136.	\$75.92	Per Test
U.	Absorption Fine Aggregate per ASTM C-128, Coarse Aggregate per ASTM C - 127.	\$75.92	Per Test
V.	Specific Gravity Fine Aggregate per ASTM C-128, Coarse Aggregate per ASTM C- 127.	\$75.92	Per Test
W.	Weight per Cubic Feet per ASTM C-29.	\$75.92	Per Test
9. STEEL (9.04)			
(Use - AWA, AMS, AWS, ASME, API, as Applicable)			
A.	Shop / Field Weld Inspection per ASTM D-5339 (4 Hrs. Min.)	\$84.24	Per Hour
B.	AWS, AWA, ASME Welder Tests - Groove or Fillet		
	Plate	\$223.80	Per Position
	Pipe	\$234.00	Per Position
C.	Reinforcing Steel Tensile Test	\$138.24	Per Test
D.	Reinforcing Steel Deformation Test	\$49.92	Per Test
E.	Reinforcing Bar Placement Inspection	\$84.24	Per Hour
F.	Chemical Laboratory Test		
	Welding Inspection and Dye Penetrant Weld Testing	\$84.24	Per Hour
G.	Radiography Weld Inspection (Min. 4 Tests)	\$145.60	Per Test
H.	<u>Engineering Services</u>		
	9H.1 Special Inspector for Threshold Buildings (State Certified) (2 Hrs. Min.)	\$124.80	Per Hour
	9H.2 Special Inspector Designee (2 Hrs. Min.)	\$124.80	Per Hour
	9H.3 Special Inspector under the Florida Building Code (2 Hrs. Min.)	\$124.80	Per Hour
10. MECHANICAL (9.04)			
A.	Sound Surveys (Includes Travel Time)	\$101.92	Per Hour
B.	Lighting Surveys (Includes Travel Time)	\$101.92	Per Hour
11. FIRE PROOFING (9.04)			
A.	Inspection of Sprayed-On Fireproof Coating on Structural Steel.		
	11A.1 4 Hours (Minimum)	\$84.24	Per Hour
	11A.2 Laboratory Unit Weight Test of Fireproofing Coating per ASTM E-806	\$62.40	Per Test
	11A.3 Field Adhesion / Cohesion Tests per ASTM E-738	\$131.95	Per Test
	* If Additional Hours are Required Must Have Approval from Issuing Department.		
12. STRAIN MEASUREMENTS (SR4 INDICATOR) (9.04)			
A.	Technician Services to install Gauges/Make Strain Reading (4 Hr. Min.)	\$84.24	Per Hour

MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWW-02

E12-PWWW-02: Soils, Foundations and Geotechnical Testing Services

	Unit Price	Unit
13. ULTRASONIC INSPECTIONS (9.04)		
A. Services of an Ultrasonic Technician and Equipment (8 Hours Min.)	\$130.00	Per Hour
B. Assistant Technician (8 Hours Min.)	\$60.32	Per Hour
14. STRUCTURAL STEEL (9.04)		
A. Welding Inspector Per AWS Code (4 Hrs. Min.)	\$84.24	Per Hour
B. Structural Steel Shop or Field Inspector (4 Hrs. Min.)	\$84.24	Per Hour
C. Bolt Tightening Inspection by Using:		
14C.1 Torque Wrench	\$84.24	Per Hour
14C.2 Reg. Wrench	\$84.24	Per Hour
14C.3 Filler Gauge	\$84.24	Per Hour
D. Structural Steel Testing / Inspection (4 Hrs. Min.)	\$84.24	Per Hour
15. WELDING (9.04)		
A. AWS Certified Welding Inspector (2 Hrs. Min.) (Per Inspection)	\$84.24	Per Hour
B. AWS Certified Welding Inspector / 1 Hr. PADI Certified (Min. 2 Inspectors per Inspection)	\$145.60	Per Hour
16. MAGNETIC PARTICLE TESTING (MAGNAFLUX) (9.04)		
A. Services of a Non-Destructive Technician	\$84.24	Per Hour
B. Magnaflex Testing	\$80.00	Per Test
17. ROOFING (9.05)		
(All Tests Performed Shall be in Accordance with Current Edition of the Florida Building Code at Time the Work is Issued, further, Laboratory Shall be part of the Current Listing of Certified Laboratories for Miami-Dade County Building Department.)		
A. Built-Up Roof Sample Analysis (Test Method for Moisture in Mineral Aggregate used for Built-Up Roofs) (ASTM D-1864)	\$55.12	Per Test
B. ASTM 3617	\$314.08	Per Test
C. Compression Test - Roof Tiles	\$60.32	Per Hour
D. Absorption Test - Roof Tiles (Per Set of 5)	\$241.28	Per Set
E. Up-lift Test of Roof Tiles (Per Set of 5)	\$201.20	Per Set
F. Core Samples (per Architect / Engineer's Recommendations)	\$75.92	Per Sample
G. Visual Inspections		
Per Job Min.	\$738.40	Per Job Min.
Per Square Foot	\$0.17	Per Sq. Ft.
H. Infrared Moisture Survey (Mobilization of Equipment)		
Per Job Min.	\$821.60	Per Job Min.
Per Square Feet	\$0.27	Per Sq. Ft.

**MIAMI-DADE COUNTY
PROFESSIONAL SERVICES AGREEMENT TO PROVIDE
"SOILS, FOUNDATIONS AND GEOTECHNICAL TESTING SERVICES" (2013-2016)
Contract No. E12-PWWM-02**

E12-PWWM-02: Soils, Foundations and Geotechnical Testing Services		Unit Price	Unit
I. Asbestos Testing		\$68.52	Per Sample
J. Nuclear Moisture Testing			
Per Job Min.		\$780.00	Per Job. Min
Per Square Feet		\$0.22	Per Sq. Ft.
K. Impedance Moisture Survey (Machine) (Max. 3 cores)			
Per Job Min.		\$821.60	Per Job. Min
Per Square Feet (Additional Sq. Ft. Survey)		\$0.27	Per Sq. Ft.
L. Bonded Pull Test		\$208.00	Per Test
M. Fastener Pull Test (First 10,000 Sq. Ft. Per Deck) (10 Tests)		\$821.60	Per Test
Per New Roof (Core Sample)		\$52.00	Per Test
Existing Roof (Core Sample)		\$62.40	Per Test
N. Bell Chamber Test (Max. 2 Tests / Any Additional Test \$300.00)		\$780.00	Per Test
O. Title Uplift Test (TAS 106)			
Per Square Foot (2,500 Sq. Ft.)		\$280.00	Per Sq. Ft.
Additional per Square		\$20.80	Per Sq. Ft.
N. Engineer's Report		\$124.80	Per Hour
22. MAINTENANCE OF TRAFFIC			
To be negotiated by Legating Department if Required due to the location of the Work to be Performed. Laboratory shall present proof of man hours and equipment used to provide the "Maintenance of Traffic".			
23. ENGINEERING SERVICES			
A. C.A.D. Operator		\$72.80	Per Hour
B. Staff Engineer		\$88.40	Per Hour
C. Professional Engineer		\$119.60	Per Hour
D. Senior Engineer		\$140.40	Per Hour
E. Principal		\$145.60	Per Hour
F. Clerical / Administrative		\$48.80	Per Hour
G. Engineering Technician (Applies to all Sub-Categories)		\$66.52	Per Hour

Note: Fees paid to the laboratories for the work performed shall be in accordance to the negotiated fees as shown on this "Fee Schedule". Nevertheless, hours for the work performed can be negotiated by the user department.

24. UNDERGROUND UTILITY LOCATION AND INSPECTION

It shall be noted that work performed for UNDERGROUND UTILITY LOCATION AND INSPECTION, belongs to Sub-Category 15.03 - Underground Utility Location, Category 16.00 SURVEYING AND MAPPING. Laboratory firms must be certified under Category 15.00, Sub-Category 15.03 in order to perform this type of work or they shall Sub-Contract any of the firms certified under this Category. Call Department of Business Development (DBD) for information on certified firms.

Approved _____ Mayor

Agenda Item No.

Veto _____

Override _____

RESOLUTION NO. _____

RESOLUTION APPROVING AWARD OF THE NON-EXCLUSIVE PROFESSIONAL SERVICES AGREEMENT IN THE AMOUNT NOT TO EXCEED \$1,650,000.00 TO T. Y. LIN INTERNATIONAL, INC. FOR FLORIDA DEPARTMENT OF TRANSPORTATION LOCAL AGENCY PROGRAM COMPLIANCE SERVICES FOR THE DEPARTMENT OF TRANSPORTATION AND PUBLIC WORKS PROJECT NUMBERS 20120004 AND 20130202 ALONG NW 74 STREET, CONTRACT NUMBER 20140159; AND AUTHORIZING THE COUNTY MAYOR OR COUNTY MAYOR'S DESIGNEE TO EXECUTE THE AGREEMENT; AND AUTHORIZING THE USE OF CHARTER COUNTY TRANSPORTATION SURTAX FUNDS FOR SUCH PURPOSES

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board approves the award of the non-exclusive Professional Services Agreement in the amount not to exceed \$1,650,000.00 to T. Y. Lin International, Inc. for Florida Department of Transportation Local Agency Program Compliance Services for the Department of Transportation and Public Works (DTPW) Project Numbers 20120004 and 20130202 along NW 74 Street (Contract No. 20140159); and authorizes the County Mayor or County Mayor's designee to execute the agreement in substantially the form attached hereto; and authorizing the use of Charter County Transportation Surtax funds for such purposes.

The foregoing resolution was offered by Commissioner _____
who moved its adoption. The motion was seconded by Commissioner _____,
and upon being put to a vote, the vote was as follows:

Jean Monestime, Chairman
Esteban L. Bovo, Jr., Vice-Chairman

Bruno A. Barreiro	Jose "Pepe" Diaz
Daniella Levine Cava	Sally A. Heyman
Audrey M. Edmonson	Rebeca Sosa
Barbara J. Jordan	Sen. Javier D. Souto
Dennis C. Moss	Juan C. Zapata
Xavier L. Suarez	

The Chairperson thereupon declared the resolution duly passed and adopted this
day of _____, 2016. This resolution shall become effective upon the earlier of (1) 10 days after
the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective
only upon an override by this Board, or (2) approval by the County Mayor of this Resolution and
the filing of this approval with the Clerk of the Board.

MIAMI-DADE COUNTY, FLORIDA
BY ITS BOARD OF
COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By: _____
Deputy Clerk

Approved by County Attorney as
to form and legal sufficiency.

