

# Memorandum



**Date:** January 21, 2015

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

**From:** Carlos A. Gimenez  
Mayor

**Subject:** Resolution Authorizing the Execution of an Interlocal Agreement for Maintenance Services along the Miami River Greenway, between the Miami River Commission and Miami-Dade County, in an amount not to exceed \$172,816.25

Agenda Item No. 8(L)(4)

Resolution No. R-28-15

## Recommendation

It is recommended that the Board of County Commissioners (Board) approve the attached resolution authorizing the execution of an Interlocal Agreement (Agreement) for maintenance services along the Miami River Greenway between the Miami River Commission and Miami-Dade County (County). The term of this five (5) year Agreement is from October 1, 2014 to September 30, 2019 and either party can discontinue the services with 60 days written notice.

## Scope

The Miami River Greenway falls within Commissioner Bruno Barreiro's District 5.

## Fiscal Impact/Funding Source

The County's contribution will not exceed \$31,582.45, for the period of October 1, 2014 to September 30, 2015, and will not exceed \$35,308.45 annually (October 1 to September 30) once construction operations for the remaining two (2) parcels are completed. The term of the Agreement is five (5) years and will not exceed \$172,816.25. The funding of these services will be borne by the Water and Sewer Department (WASD), Miami-Dade Transit (MDT) and the Public Works and Waste Management Department (PWWM), on a pro-rated basis, based on parcel ownership. Maintenance services within Parcels 1 and 3 will be funded through PWWM's General Funds. Maintenance services within Parcels 2, 4, and 5 will be funded by MDT through General Funds and Transit Fares and Fees. Maintenance services within Parcel 6 will be funded through WASD's Retail Water and Waste Water Revenue from Operating Revenue.

## Track Record/Monitor

The PWWM Road, Bridge, Canal and Mosquito Control Division's Interim Director, Antolin Ruiz, will be responsible for monitoring this Agreement.

## Delegated Authority

In accordance with Section 2-10 of the County Code, the County Mayor seeks authority to execute an Interlocal Agreement between the County and the Miami River Commission for a term longer than one year and to exercise the termination and other provisions in accordance with this resolution.

## Background

On November 2, 2004, voters approved the Building Better Communities General Obligation Bond and associated capital improvement projects throughout the County. The list of projects includes Project No. 126 – "Miami River Greenway" (Project). The Project consists

Honorable Chairman Jean Monestime  
and Members, Board of County Commissioners  
Page No. 2

of the construction of six (6) separate parcels in compliance with the Miami River Greenways Action Plan and the City of Miami's Miami 21 Code.

The Miami River Greenways Action Plan was developed by the Miami River Commission and the Trust for Public Land as a series of pedestrian and bicycle paths linking parks and neighborhoods along both sides of the Miami River.

Once completed, the Greenway will include the development of a pedestrian and bicycle shared-use riverwalk, the construction of seawalls, and the installation of landscaping and lighting along the river. Through joint efforts from the County, the City of Miami, and multiple real estate developers, several links in the Greenway system have been constructed or are in the process leading to construction.

Currently, construction for four (4) of the six (6) parcels is complete (Parcels 1, 2, 3, and 6), with construction for the remaining two (2) parcels (Parcels 4 and 5) scheduled to commence by December 1, 2014.

Through this Agreement the Miami River Commission will conduct the following maintenance services as detailed in Exhibit 'A':

- Empty all garbage cans and pick up litter two (2) times per week
- Pressure clean the Miami River Greenway, one (1) time per year
- Provide graffiti remediation
- Coordinate with the City of Miami's Homeless Assistance Department as needed
- Coordinate with the City of Miami's Police Department as needed

These services will be performed for Parcels 1, 2, 3, and 6. Furthermore, the Agreement provides for similar services for Parcels 4 and 5 once construction activities are finalized and accepted by the County.

  
\_\_\_\_\_  
Alina T. Hudak  
Deputy Mayor



# MEMORANDUM

(Revised)

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

**DATE:** January 21, 2015

  
**FROM:** R. A. Cuevas, Jr.  
County Attorney

**SUBJECT:** Agenda Item No. 8(L)(4)

Please note any items checked.

- "3-Day Rule" for committees applicable if raised
- 6 weeks required between first reading and public hearing
- 4 weeks notification to municipal officials required prior to public hearing
- Decreases revenues or increases expenditures without balancing budget
- Budget required
- Statement of fiscal impact required
- Ordinance creating a new board requires detailed County Mayor's report for public hearing
- No committee review
- Applicable legislation requires more than a majority vote (i.e., 2/3's \_\_\_\_\_, 3/5's \_\_\_\_\_, unanimous \_\_\_\_\_) to approve
- Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved \_\_\_\_\_ Mayor  
Veto \_\_\_\_\_  
Override \_\_\_\_\_

Agenda Item No. 8(L)(4)  
1-21-15

RESOLUTION NO. R-28-15

RESOLUTION AUTHORIZING THE EXECUTION OF AN INTERLOCAL AGREEMENT BETWEEN THE MIAMI RIVER COMMISSION AND MIAMI-DADE COUNTY FOR MAINTENANCE SERVICES ALONG THE MIAMI RIVER GREENWAY, IN AN AMOUNT NOT TO EXCEED \$172,816.25; AND AUTHORIZING THE MAYOR OR MAYOR'S DESIGNEE TO EXERCISE TERMINATION AND OTHER PROVISIONS CONTAINED THEREIN

**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 hereby authorizes the Mayor or Mayor's designee to execute the Interlocal Agreement for an amount not to exceed \$172,816.25 between the Miami River Commission and Miami-Dade County for maintenance services administered by the Miami River Commission within County owned parcels along the Miami River Greenway, in substantially the form attached hereto, and made a part hereof; and authorizes the Mayor or Mayor's designee to exercise the termination and other provisions contained therein.

The foregoing resolution was offered by Commissioner **Esteban L. Bovo, Jr.**, who moved its adoption. The motion was seconded by Commissioner **Rebeca Sosa** and upon being put to a vote, the vote was as follows:

Jean Monestime, Chairman		<b>aye</b>
Esteban L. Bovo, Jr., Vice Chairman		<b>aye</b>
Bruno A. Barreiro	<b>aye</b>	Daniella Levine Cava
Jose "Pepe" Diaz	<b>aye</b>	Audrey M. Edmonson
Sally A. Heyman	<b>absent</b>	Barbara J. Jordan
Dennis C. Moss	<b>aye</b>	Rebeca Sosa
Sen. Javier D. Souto	<b>aye</b>	Xavier L. Suarez
Juan C. Zapata	<b>aye</b>	

The Chairperson thereupon declared the resolution duly passed and adopted this 21<sup>st</sup> day of January, 2015. 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: **Christopher Agrippa**  
Deputy Clerk

Approved by County Attorney as  
to form and legal sufficiency.

Dennis A. Kerbel

**AGREEMENT**

THIS AGREEMENT entered into this \_\_\_\_ day of \_\_\_\_, 2014, by and between the Miami River Commission, a designated non-profit 501c3 (Miami River Fund Inc), whose address is 1407 NW 7 Street, Suite D, Miami, FL 33125, and Miami-Dade County, by and through its Public Works and Waste Management Department, whose address is 111 NW 1 Street, Miami, FL 33128, hereinafter referred to as the County,

WITNESSETH

WHEREAS, on November 2, 2004, voters approved the Building Better Communities General Obligation Bond and associated capital improvement projects throughout the County; and

WHEREAS, the list of projects includes Project No. 126 – “Miami River Greenway”; and

WHEREAS, this project consists of six (6) separate parcels which will provide continuity to the Miami River Greenway Network; and

WHEREAS, construction operations have been completed on four (4) of the six (6) parcels; and

WHEREAS, the County and the Miami River Commission desire that the public interest be served by ensuring continuing maintenance of County owned parcels within the Miami River Greenway; and

WHEREAS, the Miami River Commission desires to provide maintenance services for County owned parcels within the Miami River Greenway;

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein and the mutual benefits to be derived from this Agreement, the parties hereto agree as follows:

**ARTICLE I  
INCORPORATION OF ‘WHEREAS’ PROVISIONS**

The whereas provisions listed above are true, correct, and are incorporated herein by reference.

**ARTICLE II  
PURPOSE**

The purpose of this Agreement is to establish the understandings of the County and the Miami River Commission relative to maintenance services on County owned parcels within the Miami River Greenway.

**ARTICLE III  
MIAMI RIVER COMMISSION RESPONSIBILITIES**

The Miami River Commission agrees to provide maintenance services as provided for in Exhibit 'A'.

**ARTICLE IV  
COUNTY RESPONSIBILITIES**

The County agrees to provide funding to the Miami River Commission for their providing of services referenced in Exhibit 'A'. The County will provide funding in an amount not to exceed \$31,582.45 for the period of October 1, 2014 to September 30, 2015, and an amount not to exceed \$35,308.45 annually once construction is completed on Parcels 4 and 5 of the Miami River Greenway Project (Project 146).

**ARTICLE V  
SCHEDULE AND MANNER OF REIMBURSEMENTS**

Upon execution of the Agreement, the MIAMI RIVER COMMISSION shall furnish the County with a copy of the estimated budget for the Maintenance Services, and will similarly furnish the County with any and all revisions thereto. The MIAMI RIVER COMMISSION shall submit the Estimated Quarterly Payout Schedule for the Maintenance Services to the County Public Works and Waste Management Director. Disbursement of County funds to the MIAMI RIVER COMMISSION shall be based upon MIAMI RIVER COMMISSION invoices with certified copies of paid contractor invoices attached and shall not include any other charges. The quarterly submittal for invoices shall also include a certified copy of payment to Sub-Contracted firms.

**ARTICLE VI  
INSURANCE**

The Miami River Commission shall furnish to the 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 Miami River Commission as required by Florida Statute 440.
- B. Commercial General Liability Insurance on a comprehensive basis in an amount not less than \$300,000 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 \$300,000 combined single limit per occurrence for bodily injury and property damage.

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 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 and are members of the Florida Guaranty Fund.

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

#### **ARTICLE VII TERM OF AGREEMENT**

The term of this Agreement shall be for a period of five (5) years to commence retroactively on October 1, 2014 and will terminate on September 30, 2019. Either party may elect to discontinue the services with 60 days written notice.

#### **ARTICLE VIII GOVERNING LAW**

This Agreement shall be governed by and construed in accordance with the laws of the State of Florida. The COUNTY and the MIAMI RIVER COMMISSION agree to submit to service of process and jurisdiction of the State of Florida for any controversy or claim arising out of or relating to this Agreement or a breach of this Agreement. Venue for any court action between the parties for any such controversy arising from or related to this Agreement shall be in the Eleventh Judicial Circuit in and for Miami-Dade County, Florida, or in the United States District Court for the Southern District of Florida, in Miami-Dade County, Florida.

#### **ARTICLE IX ENTIRETY OF AGREEMENT**

The parties agree that there are no commitments, agreements, or understandings concerning the subject matter of this Agreement that are not contained in this Agreement, and that this Agreement contains the entire agreement between the parties as to all matters contained herein. Accordingly, it is agreed that no deviation from the terms hereof shall be predicated upon any prior representations or agreements, whether oral or written. It is further agreed that any oral representations or modifications concerning this Agreement shall be of no force or effect, and that this Agreement may be modified, altered or amended only by a written amendment duly executed by both parties hereto or their authorized representatives.

**ARTICLE X  
HEADINGS**

Captions and headings in this Agreement are for ease of reference only and do not constitute a part of this Agreement and shall not affect the meaning or interpretation of any provisions herein.

**ARTICLE XI  
RIGHTS OF OTHERS**

Nothing in this Agreement expressed or implied is intended to confer upon any person other than the parties hereto any rights or remedies under or by reasons of this Agreement.

**ARTICLE XII  
WAIVER**

There shall be no waiver of any right related to this Agreement unless in writing and signed by the party waiving such right. No delay or failure to exercise a right under this Agreement shall impair such right or shall be construed to be a waiver thereof. Any waiver shall be limited to the particular right so waived and shall not be deemed a waiver of the same right at a later time or of any other right under this Agreement.

**ARTICLE XIII  
INVALIDITY OF PROVISIONS, SEVERABILITY**

Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited or invalid under applicable law, such provision shall be ineffective to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement, provided that the material purposes of this Agreement can be determined and effectuated.

**ARTICLE XIV  
INDEPENDENT CONTRACTOR**

The MIAMI RIVER COMMISSION shall perform all work and services described herein as an independent contractor and not as an officer, agent, servant, or employee of the COUNTY. The MIAMI RIVER COMMISSION shall have control of the work performed in accordance with the terms of this Agreement and of all persons performing the same, and the MIAMI RIVER COMMISSION shall be responsible for the acts and omissions of its officers, agents, employees, contractors, and subcontractors, if any.

Nothing in this Agreement shall be construed as creating a partnership or joint venture between the COUNTY and the MIAMI RIVER COMMISSION.

**ARTICLE XV**  
**INDEMNIFICATION**

The MIAMI RIVER COMMISSION shall indemnify and hold harmless the COUNTY and its officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorney's 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 MIAMI RIVER COMMISSION or its employees, agents, servants, partners, principals or subcontractors. MIAMI RIVER COMMISSION 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. Provided, however, this indemnification shall only be to the extent and within the limitations of Section 768.28 Fla. Stat., subject to the provisions of that Statute whereby the MIAMI RIVER COMMISSION shall not be held liable to pay a personal injury or property damage claim or judgment by any one person which exceeds the sum of \$200,000, or any claim or judgment or portions thereof, which, when totaled with all other claims or judgment paid by the MIAMI RIVER COMMISSION arising out of the same incident or occurrence, exceed the sum of \$300,000 from any and all personal injury or property damage claims, liabilities, losses or causes of action which may arise as a result of the negligence of the MIAMI RIVER COMMISSION.

The COUNTY does hereby agree to indemnify and hold harmless the MIAMI RIVER COMMISSION to the extent and within the limitations of Section 768.28 Fla. Stat., subject to the provisions of that Statute whereby the COUNTY shall not be held liable to pay a personal injury or property damage claim or judgment by any one person which exceeds the sum of \$200,000, or any claim or judgments or portions thereof, which, when totaled with all other occurrence, exceeds the sum of \$300,000 from any and all personal injury or property damage claims, liabilities, losses and causes of action which may arise solely as a result of the negligence of the COUNTY. However, nothing herein shall be deemed to indemnify the MIAMI RIVER COMMISSION from any liability or claim arising out of the negligent performance or failure of performance of the MIAMI RIVER COMMISSION or any unrelated third party.

IN WITNESS THEREOF, the parties hereto through their duly authorized representatives hereby execute this Agreement.

Attest:

MIAMI RIVER COMMISSION

\_\_\_\_\_  
Date

Authorized signature on behalf  
of the Miami River Commission.

By: \_\_\_\_\_  
Date

MIAMI-DADE COUNTY BOARD OF COUNTY  
COMMISSIONERS, FLORIDA

By: \_\_\_\_\_  
Mayor or Mayor's  
Designee Date

Stephen P. Clark Center  
111 N.W. 1 Street  
Miami, Florida 33128

HARVEY RUVIN, CLERK  
Attest:

By: \_\_\_\_\_  
Deputy Clerk Date

**Exhibit 'A'**

**Public Committee:**  
Governor of State of Florida  
Mr. Rick Scott  
Designee: Ms. Pamela Harris

**Chair of Miami-Dade Delegation**  
Representative Eddy Gonzalez  
Designee: Rep. Jose Javier Rodriguez

**Chair of Governing Board of South Florida Water Management District**  
Mr. James O'Keefe  
Designee: Ms. Sandy Blachere

**Miami-Dade State Attorney**  
Ms. Katherine Fernandez-Rensly  
Designee: Mr. Gary Weston

**Mayor of Miami-Dade County**  
Mayor Carlos Gimenez  
Designee: Mr. Frank Blachere

**Mayor of Miami**  
Mayor Tomas Regalado

**City of Miami Commissioner**  
Commissioner Frank Carrillo

**Miami-Dade County Commissioner**  
Commissioner Bruno Bizarro  
Designee: Ms. Marlene Avola

**Chair of Miami River Marine Group**  
Mr. Richard Rubin  
Designee: Mr. Olin Black

**Chair of Marine Council**  
Mr. Ed Swalen  
Designee: Mr. Paul Cunningham

**Executive Director of Downtown Development Authority**  
Mr. Alyce Robertson  
Designee: Mr. Javier Benzaoun

**Chair of Greater Miami Chamber of Commerce**  
Mr. Barry Johnson  
Designee: Ms. Megan Kelly

**Neighborhood Representative**  
Appointed by City of Miami Commission  
Dr. Ernest Martin

**Neighborhood Representative**  
Appointed by Miami-Dade Commission  
Ms. Sallye Jole  
Designee: Ms. Jan Capozzi

**Representative from Environmental or Civic Organization Appointed by the Governor**  
Mr. Horacio Suarez Aguiar

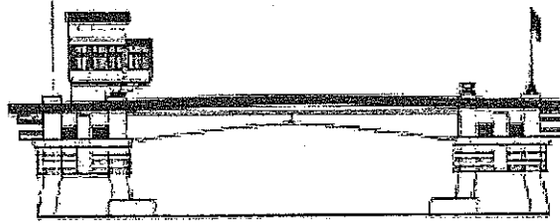
**Member at Large Appointed by the Governor**  
Mr. Jay Caronaeal

**Member at Large Appointed by Miami-Dade Commission**  
Ms. Sara Bahun  
Designee: Mr. Christian Laxalt

**Member at Large Appointed by City of Miami Commission**  
Mr. Monte Pogner

**Managing Director**  
Mr. Brent Bilson

# Miami River Commission



c/o Robert King High  
1407 NW 7<sup>th</sup> Street, Suite D  
Miami, Florida 33125  
Office: (305) 644-0544  
Fax: (305) 642-1136

email: [miamiriver@dellsouth.net](mailto:miamiriver@dellsouth.net)  
[www.miamirivercommission.org](http://www.miamirivercommission.org)

November 12, 2014

## Re: Requested Revised Miami River Greenway Proposal

In 2001 the Board of County Commissioners unanimously adopted the *Miami River Greenway Action Plan*. In 2003, the public voted to approve MDC's General Obligation Bond Issue at referendum, including a \$7.5 million "Miami River Greenway" line item. In December 2013, a County contractor reached "substantial completion" of the first 4 MDC owned sections of the public Miami River Greenway. These County owned sites include decorative garbage cans, which the Miami River Commission (MRC) has been emptying, picking up litter, generally three times per week, (Monday, Wednesday and Friday) in addition to providing landscape maintenance, since late December 2013, and the MRC is no longer seeking payment or reimbursement from the County for FY '14.

The County's recently adopted FY '15 budget included funding for the following needed continued services:

### FY '15 Part I (4 sites) October 1, 2014 – April 3, 2015 (27 weeks)

- Emptying all garbage cans & dog waste stations and picking up litter on 4 sites, 2 times per week, \$15 per hour x 2 workers = \$30 per hour x 4 sites = \$120 plus \$35 truck fee = \$155 per shift x 2 shifts per week (MDC requested cost reduction (33%) by reducing from recommended and current x3 services per week to only x2 services per week) = \$8,370
- Landscape maintenance the WASD site and the PW site on South shore adjacent 2 Ave Bridge @ \$15 per hour x 2 workers x 6.5 hours (4 hours at WASD site + 2.5 hours at PW site = 6.5 total hours) + \$35 truck fee = \$230 total (WASD share is \$140 + PW share is \$90 = \$230 per service day), every 3 weeks = 9 service days x \$230 = \$2,070
- 15% administrative, oversight, inspection = \$1,566

### FY '15, Part I, Sub-Total \$12,006

Divided by respective Departments

- 1 WASD site = \$3,855.38
- 1 Transit site = \$2,406.38
- 2 PW sites = \$5,744.25

**Public Committee:**  
 Governor of State of Florida  
 Mr. Rick Scott  
 Designee: Ms. Patricia Harris

**Chair of Miami-Dade Delegation**  
 Representative Eddy Gonzalez  
 Designee: Rep. Jose Javier Rodriguez

**Chair of Governing Board of South Florida Water Management District**  
 Mr. Daniel O'Keefe  
 Designee: Ms. Feasly Beahler

**Miami-Dade State Attorney**  
 Ms. Katherine Fernandez-Rundle  
 Designee: Mr. Gary Winston

**Mayor of Miami-Dade County**  
 Mayor Carlos Gimenez  
 Designee: Mr. Frank Balesare

**Mayor of Miami**  
 Mayor Tomas Regalado

**City of Miami Commissioner**  
 Commissioner Frank Carrillo

**Miami-Dade County Commissioner**  
 Commissioner Bruce Berman  
 Designee: Ms. Marlene Avale

**Chair of Miami River Marine Group**  
 Mr. Richard Duhin  
 Designee: Mr. Oren Black

**Chair of Marion Council**  
 Mr. Ed Swanson  
 Designee: Mr. Phil Fyfe/ingham

**Executive Director of Downtown Development Authority**  
 Ms. Alyce Robertson  
 Designee: Mr. Javier Besawout

**Chair of Greater Miami Chamber of Commerce**  
 Mr. Barry Johnson  
 Designee: Ms. Megan Kelly

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 Appointed by City of Miami Commission  
 Dr. Ernest Martin

**Neighborhood Representative**  
 Appointed by Miami-Dade Commission  
 Ms. Sellye Jule  
 Designee: Mr. Eric Caporali

**Representative from Environmental or Civic Organization**  
 Appointed by the Governor  
 Mr. Honcho Swan Aguirre

**Member at Large Appointed by the Governor**  
 Mr. Jay Carmichael

**Member at Large Appointed by Miami-Dade Commission**  
 Ms. Sara Babin  
 Designee: Mr. Christian Larch

**Member at Large Appointed by City of Miami Commission**  
 Mr. Marcy Priguer

**Managing Director**  
 Mr. Brett Bohen

# Miami River Commission



c/o Robert King High  
 1407 NW 7th Street, Suite D  
 Miami, Florida 33138  
 Office: (305) 644-0544  
 Fax: (305) 642-1136

email: miamiriver@bellsouth.net  
 www.miamirivercommission.org

**FY '15 - Part II** In April 2015, County estimates 2 additional sites will complete construction (beneath Metro-Rail on the North and South shores, 2 more MDT sites). Therefore from April 2015 - September 2015 - 6 sites (25 weeks)

- \* 6 sites, x2 services per week @ \$15 per hour x 2 workers = \$30 per hour x 6 sites = \$180 plus \$35 truck fee = \$215 per shift x2 shifts per week = \$10,750
- \* one pressure clean per site = \$3,283 total (pressure washer operator \$25 per hour + hose / machine / safety assistant \$14 per hour + mobilization fee \$25)
  1. WASD's Pump Station #1 = \$181 (4 hrs)
  2. PW Miami Ave Bridge (S. Shore) = \$1,195 (30 hrs)
  3. PW 2 Ave Bridge South Shore = \$428 (10 hours)
  4. MDT 5 ST Metro Mower Station = \$239 (5.5 hrs)
  5. MDT Metro-Rail South Shore = \$620 (15.25 hrs)
  6. MDT Metro-Rail North Shore = \$620 (15.25 hrs)
- \* Landscape maintenance the WASD site and the PW site on South shore adjacent 2 Ave Bridge @ \$15 per hour x 2 workers x 6.5 hours (4 hours at WASD site + 2.5 hours at PW site = 6.5 total hours) + \$35 truck fee = \$230 total (WASD share is \$140 + PW share is \$90 = \$230 per service day). every 3 weeks = 13 service days x \$225 = \$2,990
- \* 15% administrative, oversight, inspection = \$2,553.45

**FY '15 (Part II) Sub - Total = \$19,576.45**

**FY '15, (Part II), Divided by respective departments:**

1 WASD site = \$4,361.57  
 3 Transit sites = \$7,882.10  
 2 PW sites = \$7,332.78  


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**\$19,576.45**

**GRAND TOTAL FY '15 (Part I + II) = \$31,582.45**

**Divided by respective Department's sites:**

1 WASD site = \$8,216.94  
 3 Transit sites = \$10,288.48  
 2 PW sites = \$13,077.03

**Polley Cummings**  
Governor of State of Florida  
Mr. Rick Scott  
Designee: Ms. Patricia Harris

**Chair of Miami-Dade Delegation**  
Representative Eddy Gonzalez  
Designee: Rep. Jose Javier Rodriguez

**Chair of Governing Board of South Florida Water Management District**  
Mr. Daniel O'Keefe  
Designee: Ms. Sandy Ruzichka

**Miami-Dade State Attorney**  
Ms. Katherine Pennington-Huvalle  
Designee: Mr. Gary Wireson

**Mayor of Miami-Dade County**  
Mayor Carlos Gimenez  
Designee: Mr. Frank Hadravsky

**Mayor of Miami**  
Mayor Tomas Regalado

**City of Miami Commissioner**  
Commissioner Frank Corallo

**Miami-Dade County Commissioner**  
Commissioner Helene Persson  
Designee: Ms. Marlene Avila

**Chair of Miami River Marine Group**  
Mr. Richard Durkin  
Designee: Mr. Oren Black

**Chair of Marine Council**  
Mr. Ed Swickin  
Designee: Mr. Phil Everingham

**Executive Director of Downtown Development Authority**  
Ms. Alyce Robertson  
Designee: Mr. Javier Betancourt

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Ms. Sullye Jode  
Designee: Ms. Jane Capocelli

**Representative from Environmental or Civic Organization Appointed by the Governor**  
Mr. Horacio Stuart Aguero

**Member at Large Appointed by the Governor**  
Mr. Jay Carmichael

**Member at Large Appointed by Miami-Dade Commission**  
Mr. Sara Bohun  
Designee: Mr. Christian Lancia

**Member at Large Appointed by City of Miami Commission**  
Mr. Manny Prieguez

**Managing Director**  
Mr. Drew Bileau

# Miami River Commission



c/o Robert Kling High  
1407 NW 7th Street, Suite D  
Miami, Florida 33125  
Office: (305) 644-0544  
Fax: (305) 642-1136

email: miamiriver@bellouth.net  
www.miamirivercommission.org

**FY '16 - October 1, 2016 - September 30, 2017 = 6 sites all year**

- o 6 sites, x2 services per week @ \$15 per hour x 2 workers = \$30 per hour x 6 sites = \$180 plus \$35 truck fee = \$215 per shift x2 shifts per week = \$22,360
- o one pressure clean per site = \$3,283
  1. WASD's Pump Station #1 = \$181
  2. PW 5 Miami Ave Bridge North Shore = \$1,195
  3. PW 2 Ave Bridge South Shore = \$428
  4. MDT 5 ST Metro Mover Station = \$239
  5. MDT Metro-Rail South Shore = \$620
  6. MDT Metro-Rail North Shore = \$620
- o Landscape maintenance the WASD site and the PW site on South shore adjacent 2 Ave Bridge @ \$15 per hour x 2 workers x 6.5 hours (4 hours at WASD site + 2.5 hours at PW site = 6.5 total hours) + \$35 truck fee = \$230 total (WASD share is \$140 + PW share is \$90 = \$230 per service day)  
every 3 weeks (Oct. - Mar.) = 9 service days  
+ every 2 weeks (Apr. - Sept.) = 13 service days  
= 22 total service days x 230 = \$5,060
- o 15% administrative, oversight, inspection = \$4,605.45

**Total FY '16 = \$35,308.45**

Divided by respective Departments

1 WASD site = \$8,035.82

3 Transit sites = \$14,557.85

2 PW sites = \$12,714.78

At no additional cost, the Miami River Commission will continue to:

- \* Remove graffiti
- \* Coordinate as needed with City of Miami's Homeless Assistance Dept.
- \* Coordinate as needed with the City of Miami's Police Department