

NGC Interoffice Memorandum

AGENDA ITEM

May 1, 2018

TO:

FROM:

Mayor Teresa Jacobs -AND-Board of County Commissioners .م. ړ

Jon V. Weiss, P.E., Director Community, Environmental and Development Services Department

CONTACT PERSON: David Jones, P.E., CEP, Manager **Environmental Protection Division** (407) 836-1405

SUBJECT:

May 22, 2018 — Consent Item Interlocal Agreements for National Pollutant Discharge Elimination System.

The Environmental Protection Division is requesting approval of the National Pollutant Discharge Elimination System (NPDES) Interlocal Agreements with the City of Apopka and City of Belle Isle.

Since March of 2005, the Board has approved similar Interlocal Agreements with the NPDES co-permittees to support education, monitoring and pollution reporting through the Watershed Atlas program, which is an accessible internet location for surface water related information specific to Orange County.

The current NPDES permit covering the Municipal Separate Storm Sewer System (MS4), FLS000011-004, includes Orange County and 10 co-permittees: Florida Department of Transportation District 5, VWCD, City of Apopka, City of Belle Isle, City of Edgewood, City of Maitland, City of Ocoee, City of Winter Garden, City of Winter Park, and Town of Eatonville.

The Interlocal Agreements between Orange County and several municipalities regulated by the NPDES MS4 Permit allow the municipalities to take advantage of reimbursement services and share resources with Orange County (as identified in each set of Interlocal Agreements as Exhibits A, B, and C). For each agreement, Exhibit A covers reimbursement for services provided by Orange County to each of the co-permittees; Exhibit B summarizes shared resources; and Exhibit C lists monitoring plan locations. Sharing resources among co-permittees is a more cost effective and efficient approach to MS4 permit compliance. The agreements will remain in force until the current permit

Page Two

May 22, 2018 - Consent Item

Interlocal Agreements for National Pollutant Discharge Elimination System

expires on May 9, 2021, unless either party chooses to terminate the agreement sooner. The services and resources offered by Orange County are listed below:

- partial cost support of the annual maintenance for the Water Atlas web site;
- participation in the web-accessible stormwater training and testing system;
- pollutant loading analysis during Permit Year 3;
- water quality monitoring (collection, analysis, and/or reporting of data as elected in Exhibit C);
- public education and outreach program: pesticides, herbicides, and fertilizers to meet requirements of Part III.A.6 of the Permit;
- public education and outreach program: public reporting of illicit discharges and improper disposal to fulfill the requirements of by Part III.A.7.e of the Permit; and
- public education and outreach program: proper use and disposal of hazardous waste to fulfill the requirements of Part III.A.7.f of the Permit.

The County has requested the partners update and renew their agreements, and two have been returned for approval: City of Apopka and City of Belle Isle. When fully executed, these agreements will supersede any existing interlocal agreements for NPDES services. Similar Interlocal Agreements with six other co-permittees were approved by the Board on April 10, 2018.

ACTION REQUESTED: Approval and execution of Orange County, Florida, and City of Apopka, Florida and City of Belle Isle, Florida Interlocal Agreements for Municipal Separate Storm Sewer System Permit Activities regarding the National Pollutant Discharge Elimination System. Districts 2 and 3.

JVW/DJ: mg

Attachments

BCC Mtg. Date: May 22, 2018

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ORANGE COUNTY, FLORIDA and CITY OF APOPKA, FLORIDA

INTERLOCAL AGREEMENT *for* MUNICIPAL SEPARATE STORM SEWER SYSTEM PERMIT ACTIVITIES

THIS INTERLOCAL AGREEMENT ("Interlocal Agreement") is made and entered into as of the Effective Date as hereinafter defined, by and between Orange County, a charter county and political subdivision of the State of Florida, whose address is 201 South Rosalind Avenue, Orlando, Florida 32801 (the "COUNTY"), and the City of Apopka, a municipal corporation existing by and under the laws of the State of Florida, whose address is 120 E Main Street, Apopka, Florida 32703 ("APOPKA"), collectively the COUNTY and APOPKA may be referred to as the "Parties", or, individually, as a "Party".

WITNESSETH:

WHEREAS, pursuant to the Clean Water Act (the "CWA"), and the regulations promulgated thereunder, the United States Environmental Protection Agency ("EPA") has developed regulations under the National Pollutant Discharge Elimination System ("NPDES") permit program published under 40 C.F.R. Part 122 requiring that the COUNTY obtain an NPDES permit for its municipal separate storm sewer system (commonly referred to as "MS4"); and

WHEREAS, EPA delegated the NPDES permit program in Florida to the Florida Department of Environmental Protection ("FDEP") in October 2000 as set forth in Section 403.0885, Florida Statutes; and

WHEREAS, stormwater discharges from medium and large MS4s are regulated under Chapter 62-624, Florida Administrative Code ("F.A.C."), and in 2012, FDEP promulgated numeric nutrient water quality standards set in Chapters 62-302 (Water Quality Standards) and 62-303 (Identification of Impaired Surface Waters), F.A.C.; and

WHEREAS, the COUNTY as lead applicant and APOPKA as a co-applicant applied for and received NPDES permit #FLS000011-004 (the "Permit"); and

WHEREAS, the Permit requires activities related to public education and outreach programs, trainings, water quality monitoring, water quality data reporting, and pollutant loading analysis; and

WHEREAS, the COUNTY and APOPKA desire to establish responsibilities for funding and implementing Permit-related activities and requirements; and

WHEREAS, the COUNTY and the University of South Florida ("USF") have entered into a contract dated June 1, 2015 (the "USF Contract"), whereby USF implements the Orange County Water Atlas Project (the "Project"); and

WHEREAS, the Project will provide the COUNTY and APOPKA a public portal to access (a) water quality information, (b) stormwater education information, (c) a pollution reporting mechanism, (d) non-point source pollution education material, and (e) other watershed related projects and information; and

NOW, THEREFORE, in consideration of the promises contained herein and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties, each intending to be legally bound, hereby agree as follows:

Section 1. Recitals. The recitals set forth in the WHEREAS clauses above are true and correct and are incorporated by reference herein.

Section 2. Term and Termination. This Interlocal Agreement shall be effective and commence on the last date of execution by the Parties (the "Effective Date"), and shall continue for the period commensurate with the Permit. However, this Interlocal Agreement may be terminated by either Party, with or without cause, upon no less than sixty (60) days notice to the other Party delivered in accordance with the requirements of Section 12.

Section 3. Reimbursement for Services Provided. The COUNTY has offered to provide services as itemized in Exhibit A. APOPKA has elected to participate in, and reimburse the COUNTY for, the following services:

- I. Public education and outreach program: Orange County Water Atlas Project to meet public reporting requirements of Part III.A.7.e of the Permit and provides water quality information to the APOPKA and the public;
- II. Training Web-accessible Stormwater Training System for illicit discharge and improper disposal training to meet the requirements of Part III.A.7.c of the Permit, spill prevention and response training to meet the requirements of Part III.A.7.d of the Permit, and construction site runoff training to meet the requirements of Part III.A.9.c of the Permit;
- III. Pollutant Loading Analysis: estimates of event mean concentrations ("EMCs") and annual pollutant loads, in Year 3 per Part V.A.1 of the Permit, for the following pollutants:
 - a. Biological oxygen demand (BOD₅);
 - b. Total copper;
 - c. Total nitrogen (as N);
 - d. Total phosphorus;
 - e. Total suspended solids (TSS); and
 - f. Total zinc.

IV. Water Quality Monitoring: Collection and/or analysis of water quality samples for one or more of the analytes in Exhibit C to meet the requirements of Part V.B of the Permit.

Section 4. Shared Resources. The COUNTY and APOPKA have agreed to share resources for the education and outreach activities itemized in Exhibit B, including:

- I. Public education and outreach program: pesticides, herbicides, and fertilizers to meet requirements of Part III.A.6 of the Permit;
- II. Public education and outreach program: public reporting of illicit discharges and improper disposal to fulfill the requirements of by Part III.A.7.e of the Permit; and
- III. Public education and outreach program: proper use and disposal of hazardous waste to fulfill the requirements of by Part III.A.7.f of the Permit.

Section 5. APOPKA's Contribution. APOPKA has appropriated for the Permit period, the sums outlined in the cost-reimbursement schedule, Exhibit A, to be paid on the dates listed.

Section 6. Right to Inspect and Audit Books. The COUNTY will utilize such accounting procedures and practices in maintenance of the records of receipts and disbursements of the funds contributed by APOPKA as will be in accordance with generally accepted accounting principles. All such records shall be open to inspection by APOPKA or by its designees during normal business hours for a period of four (4) years from the expiration of this Interlocal Agreement. Any cost incurred by the COUNTY as a result of an audit by APOPKA shall be the sole responsibility of and shall be borne by the COUNTY. In addition, should the COUNTY provide any or all of APOPKA's funds to sub-recipients, then and in that event, the COUNTY shall include in written agreements with such sub-recipients a requirement that records of the sub-recipient be open to inspection and audit by APOPKA or its designees.

Section 7. Public Records. In accordance with Chapter 119, Florida Statutes, any "public record" created or received by either Party, including reports, specifications, drawings, maps, and tables, must be made for inspection, and upon request and payment, copying, unless such public record falls within an exception or exemption to the Public Records Act. Should either Party assert an exemption to the requirements of chapter 119, Florida Statutes or claim that a document does not constitute a public record, the burden of establishing such an exemption or excluding a document as a public record, by way of injunctive or other relief as provided by law, shall be upon the Party asserting the exemption or the claim that a document does not constitute a public record. Additionally, nothing in this Interlocal Agreement shall be construed, nor is intended to, expand the scope of chapter 119, Florida Statutes, or make into a public record a document that is not a public record under current law.

Section 8. Equal Opportunity Employment/Procurement. The COUNTY, in performing under this Interlocal Agreement, shall not discriminate against any worker, vendor, employee or applicant or any member of the public because of race, creed, color, sex, age or national origin, nor otherwise commit an unfair employment and/or procurement practice on such basis.

Section 9. Indemnification. To the fullest extent permitted by law, each Party to this Interlocal Agreement shall be solely responsible for all claims, including, but not limited to, suits, actions, legal or administrative proceedings, claims, demands, damages, liabilities, interest, attorneys' fees, costs and expenses of whatsoever kind or nature, arising out of its acts, errors and omissions in connection with this Interlocal Agreement, and accordingly, each Party shall defend, indemnify and hold harmless the other Party, its agents, employees and elected officers, at all times from and against any and all liability, loss or expenses arising from said claims, to the extent allowed by law. However, nothing contained herein shall constitute a waiver by either Party of its sovereign immunity or the provision of Section 768.28, Florida Statutes.

Section 10. Assignment. Neither Party may assign its rights hereunder without the prior written consent of the other Party. Failure to comply with this section may result in immediate termination of this Interlocal Agreement.

Section 11. Notices. All notices permitted or required by this Interlocal Agreement shall be given by hand delivery, sent by certified mail, return receipt requested, or sent by overnight courier service, addressed as follows:

Environmental Protection Division Manager 3165 McCrory Place, Suite 200 Orlando, Florida 32803-3727		
,	(407) 836-1400	
Fax:	(407) 836-1441	
County Administrator		
P.O. Box 1393		
201 South Rosalind Avenue, 5 th Floor		
Orlando, Flo	rida 32802-1393	
R. Jay Davol	ll, P.E.	
Public Services Director		
748 East Cleveland Street		
Apopka, Florida 32703-7221		
Phone:	(407) 703-1731	
Fax:	(407) 703-1748	
	 3165 McCro Orlando, Flo Phone: Fax: County Adm P.O. Box 139 201 South R Orlando, Flo R. Jay Davol Public Servio 748 East Cle Apopka, Flo Phone: 	

Section 12. Independent Contractor. The Parties agree that nothing contained in this Interlocal Agreement is intended, or shall be construed, as in any way creating or establishing the relationship as partners or joint ventures between the Parties or as constituting the COUNTY as the agent or representative of APOPKA for any purpose or for any manner whatsoever.

Section 13. Litigation and Venue. In the event a Party deems it necessary to take legal action to enforce any provision of this Interlocal Agreement, venue shall be in the Circuit Court of the Ninth Judicial Circuit in Orange County, Florida. In any such legal proceedings the Parties waive the right to seek a jury trial. Each Party shall be responsible for the payment of its attorney's fees and costs related to any dispute or legal proceedings, including all appeals.

Section 14. Governing Law; Construction of Agreement. The Parties enter into this Interlocal Agreement pursuant to Section 163.01, Florida Statutes (2016), the Florida Interlocal Cooperation Act of 1969, as amended. The laws of the State of Florida shall govern the validity, performance, and enforcement of this Interlocal Agreement. The Parties have participated jointly in the negotiation and drafting of this Interlocal Agreement. In the event ambiguity or interpretation arises, this Interlocal Agreement shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Interlocal Agreement. Any headings preceding the texts of the sections and subsections of this Interlocal Agreement and marginal notes appended to copies hereof are solely for convenience of reference and neither constitute a part hereof nor affect its meaning, construction or effect. All exhibits attached to this Interlocal Agreement are hereby incorporated in and made a part hereof.

Section 15. Waiver. Performance of this Interlocal Agreement by either Party after notice of default of the terms, covenants or conditions, shall not be deemed a waiver of any right to terminate this Interlocal Agreement for any subsequent default, and no waiver of such default shall be construed or act as a waiver of any subsequent default.

Section 16. Amendments. This Interlocal Agreement may be amended only through a written document executed by the Parties.

Failure by a Party to perform any of its Section 17. Default and Remedies. obligations hereunder shall constitute a default hereunder, entitling the non-defaulting Party to terminate this Agreement or to pursue the remedies of specific performance, injunctive relief or damages. Prior to unilateral termination of this Agreement or either Party filing any action as a result of a default by the other Party under this Interlocal Agreement, the non-defaulting Party exercising such right shall first provide the defaulting Party with written notice specifying such default and the actions needed to cure same, in reasonable detail. Upon receipt of said notice, the defaulting Party shall be provided a thirty (30) day opportunity within which to cure such default. Failure to cure within such 30-day opportunity allows the non-defaulting Party to terminate this Agreement. No remedy herein conferred upon any Party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any Party of any rights, power, or remedy hereunder shall preclude any other or further exercise thereof. Notwithstanding any other provision of this Interlocal Agreement, in no event shall either party have any liability to the other Party under this Interlocal Agreement, whether based in contract, in tort (including negligence and strict liability), or otherwise, for any special, incidental, indirect, exemplary, or consequential damages.

Section 18. Filing. A copy of this Interlocal Agreement may be filed with the Clerk to the Board of County Commissioners for Orange County, Florida.

Section 19. No Third-Party Beneficiaries. This Interlocal Agreement does not create, and shall not be construed as creating, any rights enforceable by any person or entity other than the Parties.

Section 20. Severability. In the event that any section, paragraph, sentence, clause or provision hereof be held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Interlocal Agreement and the same shall remain in full force and effect.

Section 21. Entire Agreement. This Interlocal Agreement, including Exhibits A, B, and C, constitutes the entire agreement between the Parties with respect to the subject matter hereof; any representations or statements heretofore made with respect to such subject matter, whether oral or written, are merged herein. No other agreement whether oral or written, with regard to the subject matter hereof shall be deemed to exist.

REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the following authorized representatives of the Parties have executed this Interlocal Agreement on the date signed by each.



ORANGE COUNTY, FLORIDA By: Board of County Commissioners

By: <u>An Aalananga</u>. Teresa Jacobs Orange County Mayor Date: <u>5.22.18</u>

ATTEST: PHIL DIAMOND, CPA, County Comptroller As Clerk of the Board of County Commissioners

By: for Deputy Clerk

CITY OF APOPKA, FLORID By: Joe Kilsheimer Mayor, City of Apopka Date:

ATTEST:

"EXHIBIT A" REIMBURSEMENT SERVICES

The Responsil follows:	polities of the COUNTY and APOPKA as to the implementation and execution of the M54 NPDES Permit No. FLS000011-004 are generally as	Cost	Due Dates	
i .	The COUNTY has entered into a contract with the University of South Florida (USF) to implement the Watershed Atlas Project (project); and the COUNTY has agreed to pay USF a designated sum for annual maintenance of the project; and the project will provide the COUNTY and APOPKA with information about their water quality and other watershed related projects and information; and where as both parties now desire to renew the contract for a period of forty-eight (48) months each time it expires until MS4 NPDES Permit FLS000011-004 expires; and APOPKA has agreed to assist the COUNTY in paying for the maintenance of the project. APOPKA has appropriated, for the period commencing on 6/1/2017 and ending upon expiration of MS4 NPDES Permit FLS000011-004, the annual sum of \$2,627 to be used by the COUNTY solely for the purpose of maintaining the project.	\$2,627 annually	To be paid thirty (30) days from the commencement date of the contract, and annually on that Month and Day each year until the permit expires	
	Web-accessible Stormwater Testing System: The COUNTY will provide training materials for illicit discharge and improper disposal training to fulfill the requirements of by Part III.A.7.c of the MS4 NPDES Permit, spill prevention and response training to fulfill the requirements of by Part III.A.7.d of the MS4 NPDES Permit, and construction site runoff training to fulfill the requirements of by Part III.A.7.c of the APOPKA has appropriated a one-time fee for the period commencing on 6/1/2017 and ending on 5/31/2018 the total sum of \$433 to be used by the COUNTY solely for the purpose of preparing the training materials to meet the requirements of Parts III.A.7.c, III.A.7.d, and III.A.9.c of the MS4 NPDES Permit.	\$433 one time	To be paid thirty (30) days from the commencement date of the contract	
	The timely preparation and submittal by the COUNTY to APOPKA of estimates of annual pollutant loadings, event mean concentrations (EMC), and best management practice (BMP) load reductions, as required by Part V.A. of the MS4 NPDES Permit. APOPKA has appropriated for the period commencing on 6/1/2017 and ending on 11/30/2019 the total sum of \$1,620 to be used by the COUNTY solely for the purpose of preparing the estimates of annual pollutant loadings and EMCs to meet the requirements of Part V.A. of the MS4 NPDES Permit.	\$1,620 one time	To be paid on 6/1/2019	
IV.	The timely performance by the COUNTY of water quality monitoring at the locations and frequencies and for the parameters specified in Exhibit C, analysis of water samples for the parameters specified in Exhibit C, and/or upload of data to the STORET database (or successor) and the Water Atlas as required by Part V.B. of the MS4 NPDES Permit. APOPKA has appropriated, for the period commencing on 6/1/2017 and ending upon expiration of the MS4 NPDES Permit, the annual sum of \$4,788 to be used by the COUNTY solely for the purpose of performing the monitoring activities specified in Exhibit C.	\$ 4,788 annually	To be paid thirty (30) days from the commencement date of the contract, and annually on that Month and Day each year until the permit expires	

"EXHIBIT B" SHARED RESOURCES

sponsik s:	oilities of the COUNTY and APOPKA as to the implementation and execution of the MS4 NPDES Permit No. FLS000011-004 are generally as	APOP
1.	The timely implementation by the COUNTY and APOPKA of a public education and outreach program for pesticides, herbicides, and fertilizers to fulfill the requirements of by Part III.A.6 of the MS4 NPDES Permit. APOPKA and the COUNTY agree to share resources and provide quantified activities needed for annual reporting solely for the purpose of the public education and outreach program requirements of Part III.A.6 of the MS4 NPDES Permit for pesticides, and fertilizers.	x
11.	The timely implementation by the COUNTY and APOPKA of a public education and outreach program plan for public reporting of illicit discharges and improper disposal to fulfill the requirements of by Part III.A.7.e of the MS4 NPDES Permit. APOPKA and the COUNTY agree to share resources and provide quantified activities needed for annual reporting solely for the purpose of the public education and outreach program requirements of Part III.A.7e of the MS4 NPDES Permit for public reporting of illicit discharges and improper disposal.	x
	The timely implementation by the COUNTY and APOPKA of a public education and outreach program plan for proper use and disposal of hazardous waste to fulfill the requirements of by Part III.A.7.f of the MS4 NPDES Permit. APOPKA and the COUNTY agree to share resources and provide quantified activities needed for annual reporting solely for the purpose of the public education and outreach program requirements of Part III.A.7.f of the MS4 NPDES Permit disposal of hazardous waste.	х

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Monthly Monitoring Station	WBID ID	Latitude/Longitude	Description	
Blue Lake	3002A2	28.658082, -81.468112	samples to be collected by City of Apopka	
Lake Alden	2367	28.698237, -81.536103	samples to be collected by City	
Lake Cora	NA	28.724265, -81.532472	samples to be collected by City	
Lake Haines	1488C	28.718036, -81.550110	samples to be collected by City	
Lake Pearl	2827B	28.691009, -81.534795	samples to be collected by City	and a second sec
Lake Todd	NA	28.696166, -81.543506	samples to be collected by City of Apopka	
Quarterly Monitoring Station	WBID ID	Latitude/Longitude	Description	
Marshall Lake	2854A	28.677678, -81.532999	samples to be collected by City	of Apopka
Monthly Analytical Costs:				
Analyte	Sites	Months	Cost Per Sample	Cost Per Analyte
Chlorophyll a	6	12	\$6	\$432
Total Nitrogen	6	12	\$6	\$432
Total Phosphorus	6	12	\$6	\$432
Alkalinity	6	12	\$6	\$432
Color	6	12	\$6	\$432
Escherichia coli	6	12	\$6	\$432
Fecal coliforms	6	12	\$6	\$432
Quarterly Analytical Costs:			and an	
Analyte	Sites	Quarters	Cost Per Sample	Cost Per Analyte
Chlorophyll a	1	4	\$6	\$24
Total Nitrogen	1	4	\$6	\$24
Total Phosphorus	1	4	\$6	\$24
Alkalinity	1	4	\$6	\$24
Color	1	4	\$6	\$24
Escherichia coli	1	4	\$6	\$24
Fecal coliforms	1	4	\$6	\$24
			Subtotal Analytical	\$3,192
Uploading Analytical Results:				
	Sites	Quarters	Cost Per Site Per Quarter	Subtotal Data Upload
State database and Water Atlas	7	4	57	\$1,596
			LAND DATA REPORTING COST	\$4,788

"EXHIBIT C" MONITORING PLAN LOCATIONS

APPROVED BY ORANGE COUNTY BOARD OF COUNTY COMMISSIONERS

BCC Mtg. Date: May 22, 2018

ORANGE COUNTY, FLORIDA and CITY OF BELLE ISLE, FLORIDA

INTERLOCAL AGREEMENT *for* MUNICIPAL SEPARATE STORM SEWER SYSTEM PERMIT ACTIVITIES

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WITNESSETH:

WHEREAS, pursuant to the Clean Water Act (the "CWA"), and the regulations promulgated thereunder, the United States Environmental Protection Agency ("EPA") has developed regulations under the National Pollutant Discharge Elimination System ("NPDES") permit program published under 40 C.F.R. Part 122 requiring that the COUNTY obtain an NPDES permit for its municipal separate storm sewer system (commonly referred to as "MS4"); and

WHEREAS, EPA delegated the NPDES permit program in Florida to the Florida Department of Environmental Protection ("FDEP") in October 2000 as set forth in Section 403.0885, Florida Statutes; and

WHEREAS, stormwater discharges from medium and large MS4s are regulated under Chapter 62-624, Florida Administrative Code ("F.A.C."), and in 2012, FDEP promulgated numeric nutrient water quality standards set forth in Chapters 62-302 (Water Quality Standards) and 62-303 (Identification of Impaired Surface Waters), F.A.C.; and

WHEREAS, the COUNTY as lead applicant and BELLE ISLE as a co-applicant applied for and received NPDES permit #FLS000011-004 (the "Permit"); and

WHEREAS, the Permit requires activities related to public education and outreach programs, trainings, water quality monitoring, water quality data reporting, and pollutant loading analysis; and

WHEREAS, the COUNTY and BELLE ISLE desire to establish responsibilities for funding and implementing Permit-related activities and requirements; and

WHEREAS, the COUNTY and the University of South Florida ("USF") have entered into a contract dated June 1, 2015 (the "USF Contract") whereby USF implements and maintains the Orange County Water Atlas Project (the "Project"); and

WHEREAS, the Project will provide the COUNTY and BELLE ISLE a public portal to access; (a) water quality information, (b) stormwater education information, (c) a pollution reporting mechanism, (d) non-point source pollution education material, and (e) other watershed related projects and information; and

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 - a. Biological oxygen demand (BOD₅);
 - b. Total copper;
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IV. Water Quality Monitoring: Collection and/or analysis of water quality samples for one or more of the analytes in Exhibit C to meet the requirements of Part V.B of the Permit.

Section 4. Shared Resources. The COUNTY and the BELLE ISLE have agreed to share resources for the education and outreach activities itemized in Exhibit B, including:

- I. Public education and outreach program: pesticides, herbicides, and fertilizers to meet requirements of Part III.A.6 of the Permit;
- II. Public education and outreach program: public reporting of illicit discharges and improper disposal to fulfill the requirements of by Part III.A.7.e of the Permit; and
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Section 9. Indemnification. To the fullest extent permitted by law, each Party to this Interlocal Agreement shall be solely responsible for all claims, including, but not limited to, suits, actions, legal or administrative proceedings, claims, demands, damages, liabilities, interest, attorneys' fees, costs and expenses of whatsoever kind or nature, arising out of its acts, errors and omissions in connection with this Interlocal Agreement, and accordingly, each Party shall defend, indemnify and hold harmless the other Party, its agents, employees and elected officers, at all times from and against any and all liability, loss or expenses arising from said claims, to the extent allowed by law. However, nothing contained herein shall constitute a waiver by either Party of its sovereign immunity or the provision of Section 768.28, Florida Statutes.

Section 10. Assignment. Neither Party may assign its rights hereunder without the prior written consent of the other Party. Failure to comply with this section may result in immediate termination of this Interlocal Agreement.

Section 11. Notices. All notices permitted or required by this Interlocal Agreement shall be given by hand delivery, sent by certified mail, return receipt requested, or sent by overnight courier service, addressed as follows:

To the COUNTY:	Environmental Protection Division Manager 3165 McCrory Place, Suite 200 Orlando, Florida 32803-3727		
	Phone:	(407) 836-1400	
	Fax:	(407) 836-1441	
With copy to:			
To BELLE ISLE:	Bob Francis City Manage 1600 Nela A Belle Isle, Fl Phone: Fax:		

Section 12. Independent Contractor. The Parties agree that nothing contained in this Interlocal Agreement is intended, or shall be construed, as in any way creating or establishing the relationship as partners or joint ventures between the Parties or as constituting the COUNTY as the agent or representative of BELLE ISLE for any purpose or for any manner whatsoever.

Section 13. Litigation and Venue. In the event a Party deems it necessary to take legal action to enforce any provision of this Interlocal Agreement, venue shall be in the Circuit Court of the Ninth Judicial Circuit in Orange County, Florida. In any such legal proceedings the Parties waive the right to seek a jury trial. Each Party shall be responsible for the payment of its attorney's fees and costs related to any dispute or legal proceedings, including all appeals.

Section 14. Governing Law; Construction of Agreement. The Parties enter into this Interlocal Agreement pursuant to Section 163.01, Florida Statutes (2016), the Florida Interlocal Cooperation Act of 1969, as amended. The laws of the State of Florida shall govern the validity, performance, and enforcement of this Interlocal Agreement. The Parties have participated jointly in the negotiation and drafting of this Interlocal Agreement. In the event ambiguity or interpretation arises, this Interlocal Agreement shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Interlocal Agreement. Any headings preceding the texts of the sections and subsections of this Interlocal Agreement and marginal notes appended to copies hereof are solely for convenience of reference and neither constitute a part hereof nor affect its meaning, construction or effect. All exhibits attached to this Interlocal Agreement are hereby incorporated in and made a part hereof.

Section 15. Waiver. Performance of this Interlocal Agreement by either Party after notice of default of the terms, covenants or conditions, shall not be deemed a waiver of any right to terminate this Interlocal Agreement for any subsequent default, and no waiver of such default shall be construed or act as a waiver of any subsequent default.

Section 16. Amendments. This Interlocal Agreement may be amended only through a written document executed by the parties.

Section 17. Default and Remedies. Failure by a Party to perform any of its obligations hereunder shall constitute a default hereunder, entitling the non-defaulting Party to terminate this Agreement or to pursue the remedies of specific performance, injunctive relief or damages. Prior to unilateral termination of this Agreement or either Party filing any action as a result of a default by the other Party under this Interlocal Agreement, the non-defaulting Party exercising such right shall first provide the defaulting Party with written notice specifying such default and the actions needed to cure same, in reasonable detail. Upon receipt of said notice, the defaulting Party shall be provided a thirty (30) day opportunity within which to cure such default. Failure to cure within such 30-day opportunity allows the non-defaulting Party to terminate this Agreement. No remedy herein conferred upon any Party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any rights, power, or remedy hereunder shall preclude any other or further exercise thereof. Notwithstanding any other provision of this Interlocal Agreement, in no event shall either party have any liability to the other Party under this Interlocal Agreement, whether based in contract, in tort (including negligence and strict liability), or otherwise, for any special, incidental, indirect, exemplary, or consequential damages.

Section 18. Filing. A copy of this Interlocal Agreement may be filed with the Clerk to the Board of County Commissioners for Orange County, Florida.

Section 19. No Third-Party Beneficiaries. This Interlocal Agreement does not create, and shall not be construed as creating, any rights enforceable by any person or entity other than the Parties.

Section 20. Severability. In the event that any section, paragraph, sentence, clause or provision hereof be held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Interlocal Agreement and the same shall remain in full force and effect.

Section 21. Entire Agreement. This agreement constitutes the entire agreement between the Parties with respect to the subject matter hereof; any representations or statements heretofore made with respect to such subject matter, whether oral or written, are merged herein. No other agreement whether oral or written, with regard to the subject matter hereof shall be deemed to exist.

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IN WITNESS WHEREOF, the following authorized representatives of the Parties have executed this Interlocal Agreement on the date signed by each.



ORANGE COUNTY, FLORIDA By: Board of County Commissioners

y: <u>Mr) dalchantan</u> Teresa Jacobs Tu Orange County Mayor By:

5.22.18 Date:

ATTEST: PHIL DIAMOND, CPA, County Comptroller As Clerk of the Board of County Commissioners

a. Stopyla Craug By: fo(Deputy Clerk

CITY OF BELLE ISLE, FLORIDA

By:

EN Its: CIT

14/18 Date:

ATTE nl Clerk Cit

"EXHIBIT A" REIMBURSEMENT SERVICES

The Responsil as follows:	bilities of the COUNTY and BELLE ISLE as to the implementation and execution of the MS4 NPDES Permit No. FLS000011-004 are generally	Cost	Due Dates	
Ŀ	The COUNTY has entered into a contract with the University of South Florida (USF) to implement the Watershed Atlas Project (project); and the COUNTY has agreed to pay USF a designated sum for annual maintenance of the project; and the project will provide the COUNTY and BELLE ISLE with information about their water quality and other watershed related projects and information; and where as both parties now desire to renew the contract for a period of forty-eight (48) months each time it expires until MS4 NPDES Permit FLS000011-004 expires; and BELLE ISLE has agreed to assist the COUNTY in paying for the maintenance of the project. BELLE ISLE has appropriated, for the period commencing on 6/1/2017 and ending upon expiration of MS4 NPDES Permit FLS000011-004, the annual sum of \$1,278 to be used by the COUNTY solely for the purpose of maintaining the project.	\$1,278 annually	To be paid thirty (30) days from the commencement date of the contract, and annually on that Month and Day each year until the permit expires	
н.	Web-accessible Stormwater Testing System: The COUNTY will provide training materials for illicit discharge and improper disposal training to fulfill the requirements of by Part III.A.7.c of the MS4 NPDES Permit, spill prevention and response training to fulfill the requirements of by Part III.A.7.d of the MS4 NPDES Permit, and construction site runoff training to fulfill the requirements of by Part III.A.9.c of the MS4 NPDES Permit. The BELLE ISLE has appropriated a one-time fee for the period commencing on 6/1/2017 and ending on 5/31/2018 the total sum of \$433 to be used by the COUNTY solely for the purpose of preparing the training materials to meet the requirements of Parts III.A.7.c, III.A.7.d, and III.A.9.c of the MS4 NPDES Permit.	\$433 one time	To be paid thirty (30) days from the commencement date of the contract	
10.	The timely preparation and submittal by the COUNTY to BELLE ISLE of estimates of annual pollutant loadings, event mean concentrations (EMC), and best management practice (BMP) load reductions, as required by Part V.A. of the MS4 NPDES Permit. BELLE ISLE has appropriated for the period commencing on 6/1/2017 and ending on 11/30/2019 the total sum of \$1,620 to be used by the COUNTY solely for the purpose of preparing the estimates of annual pollutant loadings and EMCs to meet the requirements of Part V.A. of the MS4 NPDES Permit.	\$1,620 one time	To be paid on 6/1/2019	
IV.	The timely performance by the COUNTY of water quality monitoring at the locations and frequencies and for the parameters specified in Exhibit C, analysis of water samples for the parameters specified in Exhibit C, and/or upload of data to the STORET database (or successor) and the Water Atlas as required by Part V.B. of the MS4 NPDES Permit. BELLE ISLE has appropriated, for the period commencing on 6/1/2017 and ending upon expiration of the MS4 NPDES Permit, the annual sum of \$6,784 to be used by the COUNTY solely for the purpose of performing the monitoring activities specified in Exhibit C.	\$6,784 annually	To be paid thirty (30) days from the commencement date of the contract, and annually on that Month and Day each year until the permit expires	

"EXHIBIT B" SHARED RESOURCES

esponsi lows:	bilities of the COUNTY and BELLE ISLE as to the implementation and execution of the MS4 NPDES Permit No. FLS000011-004 are generally	BELLE IS
t.	The timely implementation by the COUNTY and BELLE ISLE of a public education and outreach program for pesticides, herbicides, and fertilizers to fulfill the requirements of by Part III.A.6 of the MS4 NPDES Permit. BELLE ISLE and the COUNTY agree to share resources and provide quantified activities needed for annual reporting solely for the purpose of the public education and outreach program requirements of Part III.A.6 of the MS4 NPDES Permit.	x
Ш.	The timely implementation by the COUNTY and BELLE ISLE of a public education and outreach program plan for public reporting of illicit discharges and improper disposal to fulfill the requirements of by Part III.A.7.e of the MS4 NPDES Permit. BELLE ISLE and the COUNTY agree to share resources and provide quantified activities needed for annual reporting solely for the purpose of the public education and outreach program requirements of Part III.A.7e of the MS4 NPDES Permit for public reporting of illicit discharges and improper disposal.	x
	The timely implementation by the COUNTY and BELLE ISLE of a public education and outreach program plan for proper use and disposal of hazardous waste to fulfill the requirements of by Part III.A.7.f of the MS4 NPDES Permit. BELLE ISLE and the COUNTY agree to share resources and provide quantified activities needed for annual reporting solely for the purpose of the public education and outreach program requirements of Part III.A.7.f of the MS4 NPDES Permit for proper use and disposal of hazardous waste.	x

"EXHIBIT C"

	ne agroad t	a by COLINITY and RELLE ICI	E to caticfu Dart V/ A of the	aarmit	
ist Monitoring Station locatio			Description	permit	
Monthly Monitoring Station	WBID ID	Latitude/Longitude			
Conway NE		28.486188, -81.394173	BC6		
Conway NW		28.490004, -81.345823	BC7		
Conway M		28.484724, -81.359746	BC8		
Conway S		28.471955, -81.350091	BC9		
Collection of lake and/or stre	am sample	s:			
	Sites	Events Per Year	Cost Per Sample	Subtotal Sample Collection	
	4	4	\$289	\$4,624	
Monthly lake and/or stream	samples an	alyzed for:			
Analyte	Sites	Events Per Year	Cost Per Sample	Cost Per Analyte	
Alkalinity	4	4	\$6	\$96	
Chlorophyll-a, corrected	4	4	\$6	\$96	
Color	4	4	\$6	\$96	
Copper, Dissolved	4	4	\$6	\$96	
Escherichia coli	4	4	\$6	\$96	
ecal Coliform	4	4	\$6	\$96	
Hardness	4	4	\$6	\$96	
Nitrate/Nitrite	4	4	\$6	\$96	
Total Kjeldahl Nitrogen	4	4	\$6	\$96	
Total Nitrogen	4	4	\$6	\$96	
Total Phosphorus	4	4	\$6	\$96	
Total Suspended Solids	4	4	\$6	\$96	
Zinc, Dissolved	4	4	\$6	\$96	
		Subt	otal Monthly Analytical	\$1,248	
Jploading Analytical Results:					
	Sites	Quarters	Cost Per Site Per Quarter	Subtotal Data Uploa	
State database and	4	4	\$57	\$912	
Water Atlas					