#### **CITY OF CORPUS CHRISTI**

#### MASTER SERVICES AGREEMENT FOR PROFESSIONAL SERVICES FOR WATER AND WASTEWATER TREATMENT ON-CALL SUPPORT E16264 AMENDMENT NO. 1

This Agreement is between the City of Corpus Christi, a Texas home rule municipal corporation, P.O. Box 9277, Corpus Christi, Nueces County, Texas 78469-9277 (City) acting through its duly authorized City Manager or designee and <u>LNV, Inc.</u>, a Texas Corporation, 801 Navigation, Suite 300, Corpus Christi, Texas 78408 (Consultant).

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#### ARTICLE I - PROJECT TASK ORDER

- 1.1 This Agreement shall apply to as many tasks as City and Consultant agree will be performed under the terms and conditions of this Agreement. Each task Consultant performs for City hereunder shall be designated a Task Order. No Task Order shall be binding or enforceable unless and until it has been properly executed by both City and Consultant. Each properly executed Task Order shall become a separate supplemental agreement to this Agreement.
- 1.2 The Consultant shall provide its Scope of Services, to be included in each Task Order. The Scope of Services shall include all associated services required for Consultant to provide such Services, pursuant to this Agreement, and any and all Services which would normally be required by law or common due diligence in accordance with the standard of care defined in Article XII of this Agreement.
- 1.3 Under this Agreement, Consultant will provide services on a Task Order basis for a range of services related to assisting Engineering Services with professional engineering, architecture and construction services related to execution of Capital Improvements Programs. All work will be subject to authorization from City. A detailed Scope of Services and fee estimate will be developed for each task prior to execution of work.
- 1.4 Consultant must comply with City standards, as specified in the Unified Development Code (UDC) or Code of Ordinances, as applicable, throughout the duration of the Project, unless specifically and explicitly excluded from doing so in the approved Task Order. A request made by either party to deviate from City standards after the contract is executed must be in writing.
- 1.5 Consultant must perform tasks and submit deliverables as detailed in each approved Task Order.
- 1.6 Consultant must provide all labor, equipment and transportation necessary to complete all services agreed to in a timely manner throughout the term of the Agreement. Persons retained by Consultant to perform work pursuant to this Agreement shall be employees or subconsultants of Consultant. Consultant must provide City with a list of all subconsultants that includes the services performed by the subconsultant and the percentage of work performed by the subconsultant. Changes in Consultant's team that provides services under this Agreement must be agreed to by the City in writing.
- 1.7 Consultant must not begin work on any Task Order authorized under this Agreement until they are briefed on the scope of the Project and are notified in writing to proceed.
- 1.8 <u>For design services</u>, Consultant agrees to render the professional services necessary for the advancement of the Project through Final Completion of the Construction Contract. Consultant acknowledges and accepts its responsibilities, as defined and described in the City's General Conditions for Construction Contracts, an excerpt of which is attached as **Exhibit G**.

#### ARTICLE II - COMPENSATION

- 2.1 The Compensation for all services included in this Agreement and in the Scope of Services for this Agreement shall not exceed **\$600,000**, for a total restated fee of **\$635,000**.
- 2.2 The Consultant's fee for each Task Order will be on a lump sum or time and materials (T&M) basis with a negotiated not-to-exceed amount. The fees will not exceed those identified and will be full and total compensation for all services outlined in each Task Order, and for all expenses incurred in performing these services.
- 2.3 Consultant shall submit a proposal to the City, which shall be incorporated into this agreement as **Exhibit B**, subject to approval by the City.

- 2.4 Consultant shall submit a Rate Schedule, shown in **Exhibit B-1**, with their proposal. The rate schedule shall remain confidential pursuant to section 552.104 of the Texas Government Code since release of this information would give advantage to a competitor or bidder. In addition, section 552.110 of the TX Govt. Code protects third party commercial and financial information if release of the information would cause the third party substantial competitive harm.
- 2.5 Monthly invoices will be submitted in accordance with the Payment Request (**Exhibit C**). For T&M basis fees, Consultant shall submit documentation with the monthly invoice that shows who worked on the Project, the number of hours that each individual worked on the Project and reimbursables for that individual.
  - 2.5.1 Principals may only bill at the hourly rate of Principals when acting in that capacity. Principals acting in the capacity of staff must bill at staff rates. The Consultant shall provide documentation with each payment request that clearly indicates how that individual's time is allocated and the justification for that allocation.
- 2.6 The anticipated fee structure under this agreement is as follows:

| DESCRIPTION             | NOT TO EXCEED AMOUNT |
|-------------------------|----------------------|
| Maximum Contract Amount | \$600,000.00         |
| Task 1 – TBD            | TBD                  |
| Task 2 – TBD            | TBD                  |
| Task 3 – TBD            | TBD                  |
| Task 4 – TBD            | TBD                  |
| Task 5 – TBD            | TBD                  |
| Task 6 – TBD            | TBD                  |

- 2.7 All services shall be performed and the applicable standard of professional care set forth herein and to City's satisfaction, which satisfaction shall be judged by the Director in his/her sole discretion. City shall not be liable for any payment under this Agreement for services which are unsatisfactory and which previously have not been approved by the Director.
- 2.8 In the event of any dispute(s) between the Parties regarding the amount properly compensable for any Task Order or as final compensation or regarding any amount that may be withheld by City, Consultant shall be required to make a claim pursuant to and in accordance with the terms of this Agreement and follow the procedures provided herein for the resolution of such dispute. In the event Consultant does not initiate and follow the claims procedures provided in this Agreement in a timely manner and as required by the terms thereof, any such claim shall be waived.
- 2.9 Request of final compensation by Consultant shall constitute a waiver of claims except those previously made in writing and identified by Consultant as unsettled at the time of final Payment Request.
- 2.10 Any fee payable under this Agreement is subject to the availability of funds. The Consultant may be directed to suspend work pending receipt and appropriation of funds.

#### ARTICLE III - QUALITY CONTROL PLAN

- 3.1 The Consultant agrees to perform quality assurance-quality control/constructability reviews (QCP Review). The City reserves the right to retain a separate consultant to perform additional QCP services for the City.
- 3.2 The Consultant will perform QCP Reviews at intervals during the project to ensure deliverables satisfy applicable industry quality standards and meet the requirements of the project scope. Based on the findings of the QCP Review, the Consultant must reconcile the project scope and Opinion of Probable Cost (OPC)

as needed.

3.3 Documents that do not meet City standards may be rejected. Consultant will not be compensated for having to resubmit documents.

#### ARTICLE IV - INSURANCE REQUIREMENTS

- 4.1 Consultant must not commence work under this Agreement until all required insurance has been obtained, and such insurance has been approved by the City. Consultant must not allow any subcontractor to commence work until all similar insurance required of any subcontractor has been obtained.
- 4.2 Insurance Requirements are shown in **EXHIBIT D**.

#### ARTICLE V - INDEMNIFICATION

Consultant shall fully indemnify and hold harmless the City of Corpus Christi and its officials, officers, agents, employees, or other entity, excluding the engineer or architect or that person's agent, employee or subconsultant, over which the City exercises control ("Indemnitee") from and against any and all claims, damages, liabilities or costs, including reasonable attorney fees and court costs, to the extent that the damage is caused by or results from an act of negligence, intentional tort, intellectual property infringement or failure to pay a subcontractor or supplier committed by Consultant or its agent, Consultant under contract or another entity over which Consultant exercises control while in the exercise of rights or performance of the duties under this agreement. This indemnification does not apply to any liability resulting from the negligent acts or omissions of the City or its employees, to the extent of such negligence.

Consultant shall defend Indemnitee, with counsel satisfactory to the City Attorney, from and against any and all claims, damages, liabilities or costs, including reasonable attorney fees and court costs, if the claim is not based wholly or partly on the negligence of, fault of or breach of contract by Indemnitee. If a claim is based wholly or partly on the negligence of, fault of or breach of contract by Indemnitee, the Consultant shall reimburse the City's reasonable attorney's fees in proportion to the Consultant's liability.

Consultant must advise City in writing within 24 hours of any claim or demand against City or Consultant known to Consultant related to or arising out of Consultant's activities under this Agreement.

ARTICLE VI - TERM; RENEWALS; TIMES FOR RENDERING SERVICE

- 6.1 This Agreement shall be effective upon the signature of the City Manager or designee (Effective Date).
- 6.2 This Agreement shall be applicable to Task Order issued hereunder from the Effective Date of the Agreement until project is complete.
- 6.3 This service shall be for a period of \_\_\_\_\_ years beginning on the Effective Date. The Agreement may be renewed for up to \_\_\_\_\_ one-year renewal options upon mutual agreement of the parties to be evidenced in writing prior to the expiration date of the prior term. Any renewals shall be at the same terms and conditions, plus any approved changes.
- The times for performing services or providing deliverables will be stated in each Task Order. If no times are so stated, Consultant will perform services and provide deliverables within a reasonable time.

#### ARTICLE VII - TERMINATION OF AGREEMENT

#### 7.1 By Consultant:

- 7.1.1 The City reserves the right to suspend this Agreement at the end of any phase for the convenience of the City by issuing a written and signed Notice of Suspension. The Consultant may terminate this Agreement for convenience in the event such suspension extends for a period beyond 120 calendar days by delivering a Notice of Termination to the City.
- 7.1.2 The Consultant must follow the Termination Procedure outlined in this Agreement.

#### 7.2 By City:

- 7.2.1 The City may terminate this agreement for convenience upon seven days written notice to the Consultant at the address of record.
- 7.2.2 The City may terminate this agreement for cause upon ten days written notice to the Consultant. If Consultant begins, within three days of receipt of such notice, to correct its failure and proceeds to diligently cure such failure within the ten days, the agreement will not terminate. If the Consultant again fails to perform under this agreement, the City may terminate the agreement for cause upon seven days written notice to the Consultant with no additional cure period. If the City terminates for cause, the City may reject any and all proposals submitted by Consultant for up to two years.

#### 7.3 Termination Procedure

- 7.3.1 Upon receipt of a Notice of Termination and prior to the effective date of termination, unless the notice otherwise directs or Consultant takes action to cure a failure to perform under the cure period, Consultant shall immediately begin the phase-out and discontinuance of all services in connection with the performance of this Agreement. Within 30 calendar days after receipt of the Notice of Termination, unless Consultant has successfully cured a failure to perform, Consultant shall submit a statement showing in detail the services performed under this Agreement prior to the effective date of termination. City retains the option to grant an extension to the time period for submittal of such statement.
- 7.3.2 Consultant shall submit all completed and/or partially completed work under this Agreement, including but not limited to specifications, designs, plans and exhibits.
- 7.3.3 Upon receipt of documents described in the Termination Procedure and absent any reason why City may be compelled to withhold fees, Consultant will be compensated for its services based upon a Time & Materials calculation or Consultant and City's estimate of the proportion of the total services actually completed at the time of termination. There will be no compensation for anticipated profits on services not completed.
- 7.3.4 Consultant acknowledges that City is a public entity and has a duty to document the expenditure of public funds. The failure of Consultant to comply with the submittal of the statement and documents, as required above, shall constitute a waiver by Consultant of any and all rights or claims to payment for services performed under this Agreement.

#### ARTICLE VIII - RIGHT OF REVIEW AND AUDIT

8.1 Consultant grants City, or its designees, the right to audit, examine or inspect, at City's election, all of Consultant's records relating to the performance of the Work under this Agreement, during the term of this Agreement and retention period herein. The audit, examination or inspection may be performed by a City designee, which may include its internal auditors or an outside representative engaged by City. Consultant agrees to retain its records for a minimum of four (4) years following termination of the Agreement, unless

there is an ongoing dispute under this Agreement, then such retention period shall extend until final resolution of the dispute.

- "Consultant's records" include any and all information, materials and data of every kind and character generated as a result of the Work under this Agreement. Examples include billings, books, general ledger, cost ledgers, invoices, production sheets, documents, correspondence, meeting notes, subscriptions, agreements, purchase orders, leases, contracts, commitments, arrangements, notes, daily diaries, reports, drawings, receipts, vouchers, memoranda, time sheets, payroll records, policies, procedures, federal and state tax filings for issue in questions and any and all other agreements, sources of information and matters that may, in City's judgment, have any bearing on or pertain to any matters, rights, duties or obligations under or covered by any Agreement Documents.
- 8.3 City agrees that it shall exercise the right to audit, examine or inspect Consultant's records only during City's regular business hours. Consultant agrees to allow City's designee access to all of Consultant's records, Consultant's facilities and Consultant's current or former employees, deemed necessary by City or its designee(s), to perform such audit, inspection or examination. Consultant also agrees to provide adequate and appropriate work space necessary to City or its designees to conduct such audits, inspections or examinations.
- 8.4 Consultant shall include this audit clause in any subcontractor, supplier or vendor contract.

#### ARTICLE IX - OWNER REMEDIES

- 9.1 The City and Consultant agree that in the event the City suffers actual damages, the City may elect to pursue its actual damages and any other remedy allowed by law. This includes but is not limited to:
  - 9.1.1 Failure of the Consultant to make adequate progress and endanger timely and successful completion of the Project, which includes failure of subconsultants to meet contractual obligations;
  - 9.1.2 Failure of the Consultant to design in compliance with the laws of the City, State and/or federal governments, such that subsequent compliance costs exceed expenditures that would have been involved had services been properly executed by the Consultant.
  - 9.1.3 Losses are incurred because of defects, errors and omissions in the design, working drawings, specifications or other documents prepared by the Consultant to the extent that the financial losses are greater than the City would have originally paid had there not been defects, errors and omissions in the documents.
- 9.2 The City may assert a claim against the Consultant's professional liability insurance as appropriate when other remedies are not available or offered for design deficiencies discovered during and after Project construction.
- 9.3 When the City incurs non-value added work costs for change orders due to design errors or omissions, the City will send the Consultant a letter that includes:
  - (1) Summary of facts with supporting documentation;
  - (2) Instructions for Consultant to revise design documents, if appropriate, at Consultant's expense;
  - (3) Calculation of non-value added work costs incurred by the City; and
  - (4) Deadline for Consultant's response.
- 9.4 The Consultant may be required to revise bid documents and re-advertise the Project at the Consultant's sole cost if, in the City's judgment, the Consultant generates excessive addenda, either in terms of the nature of the revision or the actual number of changes due to the Consultant's errors or omissions.
- 9.5 The City may withhold or nullify the whole or part of any payment as detailed in Article II.

#### ARTICLE X - CONSULTANT REMEDIES

- 10.1 If Consultant is delayed due to uncontrollable circumstances, such as strikes, riots, acts of God, national emergency, acts of the public enemy, governmental restrictions, laws or regulations or any other causes beyond Consultant's and City's reasonable control, an extension of the Project schedule in an amount equal to the time lost due to such delay shall be Consultant's sole and exclusive remedy. The revised schedule should be approved in writing with a documented reason for granting the extension.
- 10.2 If Consultant requests a remedy for a condition not specified above, Consultant must file a Claim as provided in this Agreement.

#### ARTICLE XI - CLAIMS AND DISPUTE RESOLUTION

#### 11.1 Filing of Claims

- 11.1.1 Claims arising from the circumstances identified in this Agreement or other occurrences or events, shall be made by Written Notice delivered by the party making the Claim to the other party within twenty-one (21) calendar days after the start of the occurrence or event giving rise to the Claim and stating the general nature of the Claim.
- 11.1.2 Every Claim of Consultant, whether for additional compensation, additional time or other relief, shall be signed and sworn to by a person authorized to bind the Consultant by his/her signature, verifying the truth and accuracy of the Claim.
- 11.1.3 The responsibility to substantiate a claim rests with the party making the Claim.
- 11.1.4 Within thirty (30) calendar days of receipt of notice and supporting documentation, City will meet to discuss the request, after which an offer of settlement or a notification of no settlement offer will be sent to Consultant. If Consultant is not satisfied with the proposal presented, Consultant will have thirty (30) calendar days in which to (i) submit additional supporting data requested by the City, (ii) modify the initial request for remedy or (iii) request Alternative Dispute Resolution.
- 11.1.5 Pending final resolution of a claim, except as otherwise agreed in writing, Consultant shall proceed diligently with performance of the Agreement and City shall continue to make payments in accordance with this Agreement.

#### 11.2 Alternative Dispute Resolution

- 11.2.1 All negotiations pursuant to this clause are confidential and shall be treated as compromise and settlement negotiations for purposes of applicable rules of evidence.
- 11.2.2 Before invoking mediation or any other alternative dispute resolution (ADR) process set forth herein, the Parties agree that they shall first try to resolve any dispute arising out of or related to this Agreement through discussions directly between those senior management representatives within their respective organizations who have overall managerial responsibility for similar projects.

This step shall be a condition precedent to the use of any other ADR process. If the parties' senior management representatives cannot resolve the dispute within thirty (30) calendar days after a Party delivers a written notice of such dispute, then the Parties shall proceed with the mediation ADR process contained herein.

#### 11.2.3 Mediation

- 11.2.3.1 In the event that City or Consultant shall contend that the other has committed a material breach of this Agreement, the Party alleging such breach shall, as a condition precedent to filing any lawsuit, request mediation of the dispute.
- 11.2.3.2 Request for mediation shall be in writing, and shall request that the mediation commence no less than thirty (30) or more than ninety (90) calendar days following the date of the request, except upon agreement of both parties.
- 11.2.3.3 In the event City and Consultant are unable to agree to a date for the mediation or to the identity of the mediator or mediators within thirty (30) calendar days of the request for mediation, all conditions precedent in this Article shall be deemed to have occurred.
- 11.2.3.4 The parties shall share the mediator's fee. Venue for any mediation or lawsuit arising under this Agreement shall be Nueces County, Texas. Any agreement reached in mediation shall be enforceable as a settlement agreement in any court having jurisdiction thereof. No provision of this Agreement shall waive any immunity or defense. No provision of this Agreement is a consent to suit.
- 11.3 In case of litigation between the parties, Consultant and City agree that neither party shall be responsible for payment of attorney's fees pursuant to any law or other provision for payment of attorneys' fees. Both Parties expressly waive any claim to attorney's fees should litigation result from any dispute in this Agreement.
- 11.4 No Waiver of Governmental Immunity. NOTHING IN THIS ARTICLE SHALL BE CONSTRUED TO WAIVE CITY'S GOVERNMENTAL IMMUNITY FROM LAWSUIT, WHICH IMMUNITY IS EXPRESSLY RETAINED TO THE EXTENT IT IS NOT CLEARLY AND UNAMBIGUOUSLY WAIVED BY STATE LAW.

#### ARTICLE XII - MISCELLANEOUS PROVISIONS

Assignability. The Consultant will not assign, transfer or delegate any of its obligations or duties in this Agreement to any other person without the prior written consent of the City, except for routine duties delegated to personnel of the Consultant staff. If the Consultant is a partnership, then in the event of the termination of the partnership, this contract will inure to the individual benefit of such partner or partners as the City may designate. No part of the Consultant fee may be assigned in advance of receipt by the Consultant without written consent of the City.

The City will not pay the fees of expert or technical assistance and consultants unless such employment, including the rate of compensation, has been approved in writing by the City.

- 12.2 Ownership of Documents. Consultant agrees that upon payment, City shall exclusively own any and all information in whatsoever form and character produced and/or maintained in accordance with, pursuant to or as a result of this Agreement, including contract documents (plans and specifications), drawings and submittal data. Consultant may make a copy for its files. Any reuse, without specific written verification or adaptation by Consultant, shall be a City's sole risk and without liability or legal exposure to Consultant. The City agrees that any modification of the plans will be evidenced on the plans and be signed and sealed by a professional engineer prior to re-use of modified plans.
- 12.3 <u>Standard of Care</u>. Services provided by Consultant under this Agreement shall be performed with the professional skill and care ordinarily provided by competent engineers or architects practicing in the same or similar locality and under the same or similar circumstances and professional license; and performed as expeditiously as is prudent considering the ordinary professional skill and care of a competent engineer or architect.
- 12.4 Licensing. Consultant shall be represented by personnel with appropriate licensure, registration and/or

- certification(s) at meetings of any official nature concerning the Project, including scope meetings, review meetings, pre-bid meetings and preconstruction meetings.
- 12.5 <u>Entire Agreement</u>. This Agreement, including Task Orders, represents the entire and integrated Agreement between City and Consultant and supersedes all prior negotiations, representations or agreements, either oral or written. This Agreement may be amended only by written instrument signed by both the City and Consultant.
- 12.6 <u>Disclosure of Interest</u>. (**Exhibit E**) Consultant agrees to comply with City of Corpus Christi Ordinance No. 17112 and complete the *Disclosure of Interests* form as part of this contract.
- 12.7 <u>Certificate of Interested Parties</u>. (**Exhibit F**). Consultant agrees to comply with Texas Government Code section 2252.908 and complete Form 1295 Certificate of Interested Parties as part of this agreement. Form 1295 requires disclosure of "interested parties" with respect to entities that enter contracts with cities that exceed \$50,000. These interested parties include:
  - (1) persons with a "controlling interest" in the entity, which includes:
    - a. an ownership interest or participating interest in a business entity by virtue of units, percentage, shares, stock or otherwise that exceeds 10 percent;
    - b. membership on the board of directors or other governing body of a business entity of which the board or other governing body is composed of not more than 10 members; or
    - c. service as an officer of a business entity that has four or fewer officers, or service as one of the four officers most highly compensated by a business entity that has more than four officers; or
  - (2) a person who actively participates in facilitating a contract or negotiating the terms of a contract with a governmental entity or state agency, including a broker, intermediary, adviser or attorney for the business entity.

Form 1295 must be electronically filed with the Texas Ethics Commission at https://www.ethics.state.tx.us/whatsnew/elf\_info\_form1295.htm. The form must then be printed, signed, notarized and filed with the City. For more information, please review the Texas Ethics Commission Rules at https://www.ethics.state.tx.us/legal/ch46.html.

- 12.8 <u>Conflict of Interest</u>. Consultant agrees to comply with Chapter 176 of the Texas Local Government Code and file Form CIQ with the City Secretary's Office, if required. For more information and to determine if you need to file a Form CIQ, please review the information on the City Secretary's website at <a href="http://www.cctexas.com/government/city-secretary/conflict-disclosure/index">http://www.cctexas.com/government/city-secretary/conflict-disclosure/index</a>
- 12.9 <u>Controlling Law</u>. This Agreement is governed by the laws of the State of Texas without regard to its conflicts of laws. Venue for legal proceedings lies exclusively in Nueces County, Texas.
- 12.10 <u>Severability</u>. If, for any reason, any one or more Articles and/or paragraphs of this Agreement are held invalid or unenforceable, such invalidity or unenforceability shall not affect, impair or invalidate the remaining Articles and/or paragraphs of this Agreement but shall be confined in its effect to the specific Article, sentences, clauses or parts of this Agreement held invalid or unenforceable, and the invalidity or unenforceability of any Article, sentence, clause or parts of this Agreement, in any one or more instance, shall not affect or prejudice in any way the validity of this Agreement in any other instance.
- 12.11 <u>Conflict Resolution Between Documents</u>. Consultant hereby agrees and acknowledges if anything contained in the Consultant-prepared **Exhibit A**, Scope of Services or in any other document prepared by Consultant and included herein, is in conflict with the terms of this Agreement and/or an approved Task Order, this Agreement and/or the Task Order shall take precedence and control to resolve said conflict.

#### CITY OF CORPUS CHRISTI

J.H. Edmonds, P.E.

Date

Director of Engineering Services

RECOMMENDED

Operating Department

Date

**APPROVED** 

Office of Management and Budget Date

APPROVED AS TO LEGAL FORM

Assistant City Attorney for City Attorney

Date

ATTEST

Rebecca Huerta

Date

City Secretary

Project Name Water and Wastewater Treatment On-Call Support Project Number E16264
Contract Amount \$600,000

PARTIAL CERTIFICATION FOR \$300,000

Accounting Unit 4093-062 for \$242,988.61 Account 550950 Activity E16264014093EXP Account Category 50950 Fund Name Water 2013 RVBD

Accounting Unit 4095-062 for \$57,011.39
Account 550950
Activity E16264014095EXP
Account Category 50950
Fund Name Water 2015 CIP

BALANCE TO CERTIFY WITH FY 2017 Wastewater CIP \$300,000

LNV, INC.

Dan S. Leyendecker, P.E.

President

801 Navigation, Suite 300 Corpus Christi, TX 78408 (361) 883-1984 Office

loganb@Invinc.com

#### **EXHIBIT** A

#### SAMPLE TASK ORDER

| Christi, Texas (City) and "Company<br>Consultant shall perform services on<br>Agreement. This Task Order shall not | Name" (Cons<br>the project des<br>be binding until i | ent for Professional Services by and betwultant) dated, 2 scribed below as provided in this Task thas been properly signed by both partie pertains to the project described below. | 016 (Agreement).<br>Order and in the<br>s. Upon execution, |
|--|--|--|--|
| TASK ORDER NO.:  |  |  |  |
| PROJECT NAME:  |  |  |  |
| 1. PROJECT DESCRIPTION   |  |  |  |
| 2. SCOPE OF SERVICES   |  |  |  |
| 3. COMPENSATION  |  |  |  |
| This Task Order is approved and Consermain in full force and effect.   | sultant may prod                                     | ceed. All other terms and conditions of  | the Agreement  |
| CITY OF CORPUS CHRISTI   |  | LNV, INC.  |  |
| J.H. Edmonds, P. E.<br>Director of Engineering Services  | Date   | Dan S. Leyendecker, P.E. President 801 Navigation, Suite 300 Corpus Christi, TX 78408 (361) 883-1984 Office  | Date   |
| RECOMMENDED  |  |  |  |
| Operating Department   | Date   |  |  |



## Exhibit B City of Corpus Christi

## Scope of Professional Services Water and Wastewater Treatment On-Call Support, E16264

This project will include various task authorizations depending on the City's needs, which represents the specific tasks that our team is authorized to perform in support of the City staff.

This project is intended to be a base 1-yr contract of \$600,000 with two (2) optional 1-yr renewals (each for \$600,000/year). As described in RFQ No. 2016-01, Part B: Utility Projects, this project allows the Engineer to supplement the City's staff with personnel and resources to assist with any technical, operational, maintenance, diagnostic and design concerns. The Engineer shall assist the City by performing the tasks outlined in this amendment at the request and under the direction of the Utilities Department to ensure that the water and wastewater treatment objectives for the City are being met in a cost-effective manner. All services provided under this contract will be on an as-needed, on-call basis throughout the term of the agreement. Therefore, the services will be delivered through various task authorizations that will be issued by the City and performed either on a Time and Materials (T&M) or a lump sum basis. These task authorizations may vary considerably in size and scope, which will be discussed between the City and the Engineer prior to issuance. The Engineer will be responsible for preparing a detailed scope and anticipated fee estimate for each task authorization and upon approval, a Notice-to-Proceed will be issued by the City's appointed Program Manager to commence the work outlined in the task authorization.

This project also includes specific tasks that are necessary to deliver quality engineering services that provide on-call support to the City's water and wastewater treatment operations, including staffing, coordination of team sub-consultants, QA/QC of all task deliverables, document management and distribution, task scheduling, invoicing, project status reporting, etc. Depending on the specific needs of the City, there may also be a number of assigned Task Managers.

LARGE A/E AGREEMENT AMEND. NO. 1 EXHIBIT B Page 1 of 12

#### **BASIC SERVICES (N/A)**

#### ADDITIONAL SERVICES (ALLOWANCE OF \$600,000/YR)

This section defines the scope of tasks for Additional Services that may be included for this contract. However, the Engineer will not begin work on the tasks in this section without written approval for the Director of Engineering Services. Upon receipt of written authorization, the Engineer will perform the following Additional Services:

- 1. Project Management
- 2. Permitting and Regulatory
- 3. Electrical Support Services
- 4. Project Coordination
- 5. Condition Assessment
- 6. Capacity Assessment
- 7. Asset Management
- 8. Remedial Measures
- 9. General Engineering

#### **SCHEDULE**

The project is a 1-yr base contract of \$600,000 with two (2) optional 1-yr renewals (each for \$600,000/year) as needed and authorized. The project schedule is completely dependent upon the needs and requests of the City staff.

| Activity                      | Date              |
|-------------------------------|-------------------|
| Anticipated Notice-to-Proceed | September 7, 2016 |
| Task Authorizations           | TBD               |

#### **FEES**

Services will be provided on a Time and Materials (T&M) or a lump sum basis, which will be billed through task authorizations. Negotiated fees will be authorized through multiple task authorizations detailing the scope of work and the schedule for a total not-to-exceed contract amount, as shown below.

| Services Performed by Consultant           | Original<br>Contract | Year 1 of 3<br>Amd No. 1 | TOTAL     |
|--|----------------------|--------------------------|-----------|
| Electrical Support (TA #1)                 | \$35,000             |                          | \$35,000  |
| Water/Wastewater Treatment On-Call Support |                      | \$600,000*               | \$600,000 |
| TOTAL AUTHORIZED FEE                       | \$35,000             | \$600,000*               | \$635,000 |

<sup>\*</sup>Amount to be added annually for a maximum of three (3) years

For services provided on a T&M basis, monthly invoices will be provided by the Engineer based on actual working hours and associated expenses at agreed upon hourly rates. The Director of Engineering Services Department is responsible for approving task orders to the Engineer and approving daily/weekly/monthly hours. The Engineer is required to submit a detailed and approved man-hour breakdown accompanying with monthly invoices to Engineering Services for payment.

For services provided on a lump sum basis, monthly invoices will be provided by the Engineer based on percent completion of the agreed-upon services. The Director of Engineering Services Department is responsible for approving task orders to the Engineer and approving the percent completion based on the anticipated fee and project schedule. The Engineer is required to submit monthly invoices to Engineering Services for payment.

If you have any questions or if you would like to discuss in more detail, please feel free to call me at 361-883-1984.

Sincerely, LNV, Inc. TBPE Firm No. F-366

Logan Burton, P.E. Principal/Vice President

#### **EXHIBIT B-1**

#### CONFIDENTIAL RATE SCHEDULE

Rate sheets are confidential pursuant to **section 552.104 of the Texas Government Code** since release of this information would give advantage to a competitor or bidder. In addition, **section 552.110 of the TX Govt. Code** protects third party commercial and financial information if release of the information would cause the third party substantial competitive harm.

DOCUMENTATION OF PROVISIONAL / OVERHEAD RATES: Overhead rate documentation has been provided to the City of Corpus Christi and was utilized in reviewing and approving the loaded hourly rates below.

| PRINCIPAL(S):       | HOURLY RATE (\$/hr) | TX REGISTRATION #: |
|---------------------|---------------------|--------------------|
|                     |                     |                    |
|                     |                     |                    |
|                     |                     |                    |
| Project Consultant: |                     |                    |
|                     |                     |                    |
| CAD Technician:     |                     |                    |
|                     |                     |                    |
| Clerical:           |                     |                    |
|                     |                     |                    |
| Other – specify:    |                     |                    |
|                     |                     |                    |
| SUBCONSULTANT(S):   |                     |                    |
| (firm)              |                     |                    |
| Principal(s):       |                     |                    |
|                     |                     |                    |
|                     |                     |                    |
| Project Consultant: |                     |                    |
| CAD Technician:     |                     |                    |
| Clerical            |                     |                    |
| Other – specify:    |                     |                    |
|                     |                     |                    |

Add additional subconsultants as needed.

# EXHIBIT C PAYMENT REQUEST FORM

Sample form for: Payment Request Revised 07/27/00

#### COMPLETE PROJECT NAME Project No. XXXX Invoice No. 12345 Invoice Date:

|                              |          |           |           | Total    | Amount   | Previous | Total   | Percent  |
|------------------------------|----------|-----------|-----------|----------|----------|----------|---------|----------|
| Basic Services:              | Contract | Amd No. 1 | Amd No. 2 | Contract | Invoiced | Invoice  | Invoice | Complete |
| Preliminary Phase            | \$1,000  | \$0       | \$0       | \$1,000  | \$0      | \$1,000  | \$1,000 | 100%     |
| Design Phase                 | 2,000    | 1,000     | 0         | 3,000    | 1,000    | 500      | 1,500   | 50%      |
| Bid Phase                    | 500      | 0         | 250       | 750      | 0        | 0        | 0       | 0%       |
| Construction Phase           | 2,500    | 0         | 1,000     | 3,500    | 0        | 0        | 0       | 0%       |
| Subtotal Basic Services      | \$6,000  | \$1,000   | \$1,250   | \$8,250  | \$750    | \$1,500  | \$2,500 | 30%      |
|                              |          |           |           |          |          |          |         |          |
| Additional Services:         |          |           |           |          |          |          |         |          |
| Permitting                   | \$2,000  | \$0       | \$0       | \$2,000  | \$500    | \$0      | \$500   | 25%      |
| Warranty Phase               | 0        | 1,120     | 0         | 1,120    | 0        | 0        | 0       | 0%       |
| Inspection                   | 0        | 0         | 1,627     | 1,627    | 0        | 0        | 0       | 0%       |
| Platting Survey              | TBD      | TBD       | TBD       | TBD      | TBD      | TBD      | TBD     | 0%       |
| O & M Manuals                | TBD      | TBD       | TBD       | TBD      | TBD      | TBD      | TBD     | 0%       |
| SCADA                        | TBD      | TBD       | TBD       | TBD      | TBD      | TBD      | TBD     | 0%       |
| Subtotal Additional Services | \$2,000  | \$1,120   | \$1,627   | \$4,747  | \$500    | \$0      | \$500   | 11%      |
|                              |          |           |           |          |          |          |         |          |
| Summary of Fees              |          |           |           |          |          |          |         |          |
| Basic Services Fees          | \$6,000  | \$1,000   | \$1,250   | \$8,250  | \$750    | \$1,500  | \$2,500 | 30%      |
| Additional Services Fees     | 2,000    | 1,120     | 1,627     | 4,747    | 500      | 0        | 500     | 11%      |
| Total of Fees                | \$8,000  | \$2,120   | \$2,877   | \$12,997 | \$1,250  | \$1,500  | \$3,000 | 23%      |

#### EXHIBIT "D"

#### **Insurance Requirements**

#### **Pre-Design, Design and General Consulting Contracts**

- 1.1 Consultant must not commence work under this agreement until all required insurance has been obtained and such insurance has been approved by the City. Consultant must not allow any subcontractor to commence work until all similar insurance required of any subcontractor has been obtained.
- 1.2 Consultant must furnish to the Director of Engineering Services with the signed agreement a copy of Certificates of Insurance (COI) with applicable policy endorsements showing the following minimum coverage by an insurance company(s) acceptable to the City's Risk Manager. A waiver of subrogation is required on all applicable policies. Endorsements must be provided with COI. Project name and or number must be listed in Description Box of COI.

| TYPE OF INSURANCE  | MINIMUM INSURANCE COVERAGE  |  |  |  |
|--|---|--|--|--|
| 30-written day notice of cancellation, required on all certificates or by applicable policy endorsements | Bodily Injury and Property Damage Per occurrence - aggregate  |  |  |  |
| PROFESSIONAL LIABILITY (Errors and Omissions)  | \$1,000,000 Per Claim   |  |  |  |
|  | If claims made policy, retro date must be prior to inception of agreement, have extended reporting period provisions and identify any limitations regarding who is insured. |  |  |  |

- 1.3 In the event of accidents of any kind related to this agreement, Consultant must furnish the City with copies of all reports of any accidents within 10 days of the accident.
- 1.4 Consultant shall obtain and maintain in full force and effect for the duration of this Contract, and any extension hereof, at Consultant's sole expense, insurance coverage written on an occurrence basis, by companies authorized and admitted to do business in the State of Texas and with an A.M. Best's rating of no less than A- VII. **Consultant is required to provide City with renewal Certificates.**
- 1.5 Consultant shall be required to submit a copy of the replacement certificate of

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insurance to City at the address provided below within 10 days of the requested change. Consultant shall pay any costs incurred resulting from said changes. All notices under this Article shall be given to City at the following address:

City of Corpus Christi Attn: Engineering Services P.O. Box 9277 Corpus Christi, TX 78469-9277

- 1.6 Consultant agrees that with respect to the above required insurance, all insurance policies are to contain or be endorsed to contain the following required provisions:
  - 1.6.1 Provide thirty (30) calendar days advance written notice directly to City of any suspension, cancellation or non-renewal of coverage, and not less than ten (10) calendar days advance written notice for nonpayment of premium.
- 1.7 Within five (5) calendar days of a suspension, cancellation or non-renewal of coverage, Consultant shall provide a replacement Certificate of Insurance and applicable endorsements to City. City shall have the option to suspend Consultant's performance should there be a lapse in coverage at any time during this contract. Failure to provide and to maintain the required insurance shall constitute a material breach of this contract.
- 1.8 In addition to any other remedies the City may have upon Consultant's failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, the City shall have the right to order Consultant to remove the exhibit hereunder, and/or withhold any payment(s) if any, which become due to Consultant hereunder until Consultant demonstrates compliance with the requirements hereof.
- 1.9 Nothing herein contained shall be construed as limiting in any way the extent to which Consultant may be held responsible for payments of damages to persons or property resulting from Consultant's or its subcontractor's performance of the work covered under this agreement.
- 1.10 It is agreed that Consultant's insurance shall be deemed primary and non-contributory with respect to any insurance or self-insurance carried by the City of Corpus Christi for liability arising out of operations under this agreement.
- 1.11 It is understood and agreed that the insurance required is in addition to and separate from any other obligation contained in this agreement.

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## CITY OF CORPUS CHRISTI DISCLOSURE OF INTEREST

City of Corpus Christi Ordinance 17112, as amended, requires all persons or firms seeking to do business with the City to provide the following information. Every question must be answered. If the question is not applicable, answer with "NA". See reverse side for Filing Requirements, Certifications and definitions.

| COMPANY N                              | IAME:                             | LNV,                                    | Inc.   |                                  |   |                              |  |                 |       |
|--|-----------------------------------|---|--|----------------------------------|---|------------------------------|--|-----------------|-------|
| P. O. BOX:                             |                                   | ~                                       |  |                                  |   | _                            |  |                 |       |
| STREET ADI                             | DRESS:                            | 801 Nav                                 | igation, Su  | ite 300                          | (                                       | CITY:                        | Corpus Christi   | ZIP:            | 78408 |
| FIRM IS:                               | 1. C<br>4. A                      | orporation<br>ssociation                | $\boxtimes$  | 2.<br>5.                         | Partnership<br>Other                    | · <b>B</b>                   | 3. Sole Own  | ner [           | ]     |
|  | pace is n<br>ames of<br>nstitutin | ecessary, p<br>f each "em<br>g 3% or mo | DISCLOSU<br>lease use the<br>ployee" of<br>ore of the over | e reverse<br>the Cit<br>vnership | e side of th<br>y of Corp<br>in the abo | is page<br>us Chri<br>ve nam | or attach separate shee<br>isti having an "owner<br>ed "firm."<br>epartment (if known) | et.<br>ship     |       |
| Name //A                               |                                   |   |  | -                                | Title and                               | City De                      | epartment (11 known)   |                 |       |
|  | 7.2                               |   |  | =                                |   |                              |  |                 |       |
| 2. State the na constituting           | mes of o                          | each "offici<br>nore of the             | al" of the C<br>ownership                                  | in the ab                        | ove name                                | sti havi<br>d "firm.         | ng an "ownership inter   | rest"           |       |
| Name                                   |                                   |   |  | Tit                              | le                                      | in.                          |  | _               |       |
| 3. State the na interest" co           | ames of                           | each "boar                              | d member"  | of the (                         | City of Cor                             | pus Ch                       | risti having an "owner<br>led "firm."  | ship            |       |
| Name JA                                |                                   |   |  |                                  |   |                              | or Committee   |                 |       |
|  |                                   |   |  |                                  |   |                              |  |                 |       |
| 4. State the na who worke interest" co | ed on a                           | nv matter i                             | related to t   | he subic                         | ect of this                             | contra                       | the City of Corpus Chet and has an "owner ned "firm."                                  | nristi<br>rship |       |
| Name MA                                | 1                                 |   |  |                                  | nsultant                                |                              |  |                 |       |
|  | p.                                | -02                                     |  |                                  |   |                              |  |                 |       |
|  |                                   |   |  |                                  |   |                              |  |                 |       |

FILING REQUIREMENTS

If a person who requests official action on a matter knows that the requested action will confer an economic benefit on any City official or employee that is distinguishable from the effect that the action will have on members of the public in general or a substantial segment thereof, you shall disclose that fact in a signed writing to the City official, employee or body that has been requested to act in the matter, unless the interest of the City official or employee in the matter is apparent. The disclosure shall also be made in a signed writing filed with the City Secretary. [Ethics Ordinance Section 2-349 (d)]

**CERTIFICATION** 

I certify that all information provided is true and correct as of the date of this statement, that I have not knowingly withheld disclosure of any information requested; and that supplemental statements will be promptly submitted to the City of Corpus Christi, Texas as changes occur.

Certifying Person:

Signature of Certifying

Dan S. Leyendecker, P.E.

Title:

President

(Type or Print)

Person:

Date:

DEFINITIONS

- a. "Board member." A member of any board, commission, or committee appointed by the City Council of the City of Corpus Christi, Texas.
- b. "Economic benefit". An action that is likely to affect an economic interest if it is likely to have an effect on that interest that is distinguishable from its effect on members of the public in general or a substantial segment thereof.
- Any person employed by the City of Corpus Christi, Texas either on a full or c. "Employee." part-time basis, but not as an independent contractor.
- d. "Firm." Any entity operated for economic gain, whether professional, industrial or commercial, and whether established to produce or deal with a product or service, including but not limited to, entities operated in the form of sole proprietorship, as self-employed person, partnership, corporation, joint stock company, joint venture, receivership or trust, and entities which for purposes of taxation are treated as non-profit organizations.
- The Mayor, members of the City Council, City Manager, Deputy City e. "Official." Manager, Assistant City Managers, Department and Division Heads, and Municipal Court Judges of the City of Corpus Christi, Texas.
- f. "Ownership Interest." Legal or equitable interest, whether actually or constructively held, in a firm, including when such interest is held through an agent, trust, estate, or holding entity. "Constructively held" refers to holdings or control established through voting trusts, proxies, or special terms of venture or partnership agreements."
- g. "Consultant." Any person or firm, such as engineers and architects, hired by the City of Corpus Christi for the purpose of professional consultation and recommendation.

### **CERTIFICATE OF INTERESTED PARTIES**

FORM **1295** 

|   |  |                    |                    | 1 of 1                    |
|---|--|--------------------|--------------------|---------------------------|
| Complete Nos. 1 - 4 and 6 if there are interested parties.  |  |                    | OFFICE USE         | ONLY                      |
| Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.   | CERTIFICATION OF FILING                    |                    |                    |                           |
| 1 Name of business entity filing form, and the city, state and coun of business.  | Certificate Number:<br>2016-79534          |                    |                    |                           |
| LNV, Inc.<br>Corpus Christi, TX United States   | Date Filed:                                |                    |                    |                           |
| 2 Name of governmental entity or state agency that is a party to the  | 07/05/2016                                 |                    |                    |                           |
| being filed.  |  | Date               | Acknowledged:      | - 1                       |
| City of Corpus Christi, Texas   |  | Date Acknowledged. |                    |                           |
| 3 Provide the identification number used by the governmental ent<br>description of the services, goods, or other property to be provided. |  | the co             | ontract, and prov  | /ide a                    |
| E16264-Wtr/WWT On-Call Support  |  |                    |                    |                           |
| Professional engineering, architectural, and/or surveying servers   | vices                                      |                    |                    |                           |
| 4   |  |                    |                    | finterest                 |
| Name of Interested Party  | City, State, Country (place of busin       | ess)               | (check ap          | plicable)<br>Intermediary |
|   | Communa Charleti TV Haitand State          |                    | Controlling        | intermediary              |
| Leyendecker, Dan  | Corpus Christi , TX United State           | s                  | X                  |                           |
| Naiser, Derek   | San Antonio, TX United States              |                    | X                  |                           |
| Viera, Robert   | Corpus Christi, TX United States           | 5                  | X                  |                           |
| Trejo, Eric   | Corpus Christi, TX United States           | ;                  | ×                  |                           |
|   |  |                    |                    |                           |
|   |  |                    |                    |                           |
|   |  |                    |                    |                           |
|   |  |                    |                    |                           |
|   |  |                    |                    |                           |
| 5 Check only if there is NO Interested Party.   | 1  |                    |                    |                           |
| 6 AFFIDAVIT 1 swear, or   | affirm, under penalty of perjury, that the | above              | disclosure is true | e and correct.            |
| TANYA LACHELLE SWAILS   | /11  |                    |                    |                           |
| Notary Public, State of Texas   | Aft An I.                                  | - 0                | Ç.                 |                           |
| Comm. Expires 03-30-2020  | Mell VIII                                  | 16                 |                    |                           |
| Notary ID 11712738  | Signature of authorized agent of con       | tracting           | business entity    | 13                        |
| AFFIX NOTARY STAMP / SEAL ABOVE   | na 1/                                      |                    |                    |                           |
| Dobatt  | - IVI linea                                | 5                  | . 1                | Julian                    |
| Sworn to and subscribed before me, by the said 1000000000000000000000000000000000000  | this the                                   |                    | day of             | vive_                     |
|   |  |                    |                    |                           |
| I Jan I Aula to Tour  | un/ 500 /2                                 | 14                 | o Ma               |                           |
| \$ignature of officer administering oath Printed name of  | officer administering oath                 | itle of o          | officer administer | ing oath                  |
|   | •  |                    |                    | W                         |