THE QUARRY
COMMUNITY DEVELOPMENT DISTRICT

REGULAR MEETING
OCTOBER 21, 2019
October 14, 2019

Board of Supervisors
Quarry Community Development District

Dear Board Members:

The regular meeting of the Board of Supervisors of the Quarry Community Development District will be held Monday October 21, 2019 at 12:00 p.m. at the Quarry Beach Club, 875 Kayak Drive, Naples, FL 34120. Following is the advance agenda for the meeting:

1. Roll Call
2. Approval of Agenda
3. Public Comments on Agenda Items
4. Litigation “Shade” Session
   A. Instructions
   B. Discussion regarding Settlement Negotiations or Strategy related to Litigation Expenditures
5. Consideration of Matters regarding Litigation
6. District Manager’s Report
   A. Approval of the Minutes of September 16, 2019
   B. Financials for September and October will be presented at the November meeting
   C. Consideration of Financial Audit Proposals
   D. Consideration of a Revised Spending Resolution 2020-01
   E. Consideration of Resolution 2020-02, Registered Agent
   F. Campus Suite ADA Web-site Compliance
   G. Update on Transition Issues
   H. FEMA Update
   I. Presentation of Avid Xchange – Accounts Payable System
   J. Ratification of Phase II additional expenditures
7. Attorney’s Report
8. Engineer’s Report
9. **Old Business**
   A. All change orders to Florida Evergreen
   B. QE Marblestone change orders?
   C. Discussion on change orders in general?
   D. Discussion on Phase III Change Order (*under separate order*)
   E. Discussion on insurance payments for home owners?
   F. Approve Fieldstone order to Florida Evergreen; additional home owner requests for Fieldstone and Ironstone
   G. Discussion on maintenance transition from QCA
   H. Discussion on vendors to quote for lakes and Preserve maintenance
   I. Discussion on lake weeds and harvester
   J. Discussion on repairs for Spinner Cove
   K. Discussion on my visit with Ed Hubbard (Chairman of Heritage Bay CDD)
   L. Update regarding CDD Supervisor Notebooks and Related Property Ownership Analysis and Maps

10. **New Business**

11. **Supervisors Requests**

12. **Audience Comments**

13. **Adjournment**

All other supporting documents for agenda items are enclosed or will be distributed separately. The balance of the agenda is routine in nature and staff will present their reports at the meeting. I look forward to seeing you at the meeting and in the meantime, if you have any questions, please contact me at (904) 626-0593.

Sincerely,

*Bob Koncar*
Bob Koncar
District Manager

cc: Jere Earlywine Jeffrey Satfield
Sixth Order of Business
6A.
A. CALL TO ORDER

The September 16, 2019, Regular Board Meeting of the Quarry Community Development District was called to order at 1:02 p.m. at the Quarry Beach Club located at 8975 Kayak Drive, Naples, Florida 34120.

B. PLEDGE OF ALLEGIANCE

C. PROOF OF PUBLICATION

Proof of publication was presented that notice of the Regular Board Meeting had been published in the *Naples Daily News* on April 26, 2019, as legally required.

D. ESTABLISH A QUORUM

It was determined that the attendance of the following Supervisors constituted a quorum and it was in order to proceed with the meeting:

<table>
<thead>
<tr>
<th>Chair</th>
<th>George Cingle</th>
<th>Present</th>
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</thead>
<tbody>
<tr>
<td>Vice Chair</td>
<td>Stanley T. Omland</td>
<td>Present</td>
</tr>
<tr>
<td>Supervisor</td>
<td>Timothy B. Cantwell</td>
<td>Present</td>
</tr>
<tr>
<td>Supervisor</td>
<td>William G. Flister</td>
<td>Present</td>
</tr>
<tr>
<td>Supervisor</td>
<td>Lloyd Schliep</td>
<td>Absent</td>
</tr>
</tbody>
</table>

Staff members in attendance were:

<table>
<thead>
<tr>
<th>District Manager</th>
<th>Kathleen Dailey</th>
<th>Special District Services, Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>District Counsel</td>
<td>Jere Earlywine (via phone)</td>
<td>Hopping Green &amp; Sams</td>
</tr>
<tr>
<td>District Engineer</td>
<td>Albert Lopez &amp; Jeffrey Satfield</td>
<td>CPH</td>
</tr>
</tbody>
</table>

Also in attendance were: Cheryl Ollila – QCA President; Laura Severance – Umbrella Assoc.; Robert Koncar – Inframark; and the following District residents Bill Griffith, Thel Whitley, Steve Santoro, Brian Kearns, James Lecca, Doug Gober, Peter Reece and Tom Oakner.

E. ADDITIONS OR DELETIONS TO THE AGENDA

There were no additions or deletions to the agenda.

F. COMMENTS FROM THE PUBLIC FOR ITEMS NOT ON THE AGENDA

Mr. Gober indicated that he believed that that District had done a great job on the repairs on Slate Court and that the staff on the project was very professional.
Mr. Reece asked about the timing of the repairs in Phase 1. Mr. Cingle advised that the District was in negotiations with the current contractor and would be deciding whether to stay with that contractor or bid the project out.

Mr. Lecca asked if the engineering records had been transferred. Mr. Omland responded that the records were voluminous, yet they have been transferred.

G. APPROVAL OF MINUTES
   1. August 19, 2019, Regular Board Meeting

The August 19, 2019, Regular Board Meeting minutes were presented for approval.

Mr. Cingle stated that the minutes should reflect under Public Comment that there were additional comments from the audience on the assessments, marblestone work, weeding and a future reserve study.

A motion was then made by Mr. Cantwell, seconded by Mr. Flister and passed unanimously approving the August 19, 2019, Regular Board Meeting minutes, as amended.

H. OLD BUSINESS
   1. Status of Contractor Negotiations for Phase 1 Repairs

Mr. Omland stated that a settlement had been reached with 3 of the 4 parties and that the first check had been received. He added that the Board would be initiating litigation against BG Mine, who was not part of the settlement. Mr. Earlywine stated that the Board may want to set a shade session for their next meeting to discuss that litigation and there was consensus to schedule such a session.

Mr. Cingle stated that the total settlement was for $500,000 and gave special thanks to Mr. Omland, Special Council Michael Traficante and Mr. Earlywine who worked countless hours with excellent results.

   2. Update on Shoreline Repair Project Phase II

Mr. Cingle stated that an e-mail blast had gone out the day before, giving an update on the project. He stated that the repairs should be done by the end of October and most likely, will be ahead of schedule.

   3. Update on Phase III and Pricing

Mr. Omland stated that staff was working on the best design for the best price. He indicated that Phase II would be done as a unit price job, not a lump sum job, since there is not one solution for every area and will require careful oversight of each area. Ms. Olilla asked if the money from the settlement had to be used for Phase 1 repairs or could it be used for other purposes. Mr. Omland stated there were no restrictions on the monies. Mr. Cingle stated that staff was fighting “tooth and nail” for any savings in Phase III and may need to go to other contractors in order to get a quality project for a quality price. Mr. Earlywine went over the process for bidding the project and recommended the Board authorize the Chairman to direct a potential RFP process in the event negotiations on a change order with the current contractor fail.
A motion was made by Mr. Omland, seconded by Mr. Cantwell and passed unanimously authorizing the Chairman to direct a potential RFP process in the event negotiations on a change order with the current contractor fail.

I. NEW BUSINESS
   1. Discussion on Management Transition Issues – Robert Koncar
      a. Meeting Times and Dates

Mr. Koncar requested that the Board decide on their upcoming fiscal year meeting dates and times, as they would need to be publicized before the next meeting. It was consensus of the Board to keep the meetings on the third Monday of each month at 1:00 p.m. There was further discussion that the meetings in January and February of 2020 fall on holidays, so it was consensus to move those meetings to the Wednesdays of those weeks (i.e., January 20, 2020, is moved to January 22, 2020, and February 17, 2020, is moved to February 19, 2020).

   b. Agenda Package

Mr. Koncar asked the Board if they preferred printed agendas or if they would like to receive them electronically. There was a consensus of the Board to distribute them electronically and bring extra copies of the agenda only to the meetings for audience members. Mr. Omland asked that the Board be notified if material that is published is changed before a meeting.

   c. Financial System

Mr. Koncar indicated that their firm uses Avid Exchange as their financial system and asked the Board to designate who can approve checks. He noted that all Board Members could access the system and added that they can do training for Board members on how to use the system. Upon discussion, it was consensus of the Board for Mr. Cingle to be the primary signature and Mr. Flister to be the secondary signature on Avid Exchange for the District. Mr. Koncar noted that he could add a check register of vendor payments to the October agenda and the Board can decide if they want to continue to see that type of detail.

   d. Consider Resolution No. 2019-14 – Designating Signatories for Bank Accounts

Resolution No. 2019-14 was presented, entitled:

RESOLUTION 2019-14

A RESOLUTION DESIGNATING SIGNATORIES FOR BANK ACCOUNTS FOR THE MANAGEMENT OF DISTRICT FUNDS FOR THE QUARRY COMMUNITY DEVELOPMENT DISTRICT

Mr. Koncar stated that the signatories were for the same bank, just different signatures.

A motion was made by Mr. Omland, seconded by Mr. Flister designating Stephen Bloom and Alan Baldwin, both of Inframark, as District signatories.
e. Consider Resolution No. 2019-15 – Designating Assistant Treasurer and Secretary

Resolution No. 2019-15 was presented, entitled:

RESOLUTION 2019-15

A RESOLUTION DESIGNATING STEPHEN BLOOM AS TREASURER, ALAN BALDWIN AS ASSISTANT TREASURER AND JUSTIN FAIRCLOTH AS SECRETARY OF THE QUARRY COMMUNITY DEVELOPMENT DISTRICT

A motion was made by Mr. Cantwell, seconded by Mr. Flister and passed unanimously designating Stephen Bloom as Treasurer, Alan Baldwin as Assistant Treasurer and Justin Faircloth as Secretary of the District, effective October 1, 2019.

2. Consider Approval of Services Agreement with Special District Services, Inc.

Ms. Dailey explained this was for any services needed from Special District Services, Inc. after October 1, 2019. Discussion ensued and there was a consensus of the Board authorizing Services Agreement with Special District Services, Inc. with the not-to-exceed amount of $3,000 without further approval.

J. ADMINISTRATIVE MATTERS

1. Engineer’s Report

Mr. Satfield advised that all was going well with the project and he would have revised design documents for Phase III in the next ten days.

Mr. Lopez advised that he had inspected the areas with the manhole covers on Stone. He added that some repairs would be needed as part of the Phase III project. Mr. Cingle stated that he was receiving phone calls regarding similar issues on Fieldstone. He felt that if the repairs are installed on the west end the District we will be able to see if it works in order to do similar to the east end. Mr. Omland went over the reports that the engineer was working on.

2. Legal Report
   a. Update on Seawall Maintenance Issues

Mr. Earlywine gave the background on the subject and has determined that the seawalls are located in the lake maintenance easements, which points to the CDD being responsible. He recommended the Board prepare a resolution in the future, reiterating such responsibility and there was a consensus of the Board to do so.

Mr. Oakner asked about the berm and the beach and Mr. Cantwell stated that it was an issue that needed to be addressed. Mr. Cingle asked the homeowner to request an official review, since there is no clear indication on responsibility for this area.
Mr. Flister asked about a breakdown of what is in the audit in the form of an asset summary. Mr. Earlywine advised this should be in the insurance paperwork and would be recorded with the final comprehensive documents that are being worked on.

Mr. Omland asked about the status of the CDD 101 Manual and when it would be completed. Mr. Earlywine stated that some of the documents were budget related and would be completed during the next fiscal year. Mr. Earlywine suggested a conference call with staff and Mr. Omland in order to discuss what is being included and what else should be included. There was a consensus of the Board to do so and Mr. Earlywine indicated he would set up the phone call. Mr. Omland noted that he felt it was a good target to have the manual completed for the January 2020 meeting.

3. Manager’s Report
   a. Financials

Ms. Dailey went over the financials. The Board had no questions.

   b. FEMA Update

Mr. Cantwell advised that the firm of DLC with Tony Ettore had been hired. He further advised that the firm had completed their first step of reviewing everything that had been filed and the pending claim. He added that Ettore stated that everything had been done properly and completely. Mr. Cantwell also noted that Ettore found that FEMA’s records show that they are planning to reinitiate an adverse determination process for the Quarry’s claim and he expects the claim will be denied.

There was general discussion regarding teaming up with Heritage Bay on the issue, but Mr. Cingle stated that the FEMA reimbursement amount is small in Heritage Bay compared to the Quarry, so they may not be able justify hiring an attorney. Ms. Dailey reminded the Board that they had already authorized $10,000 for Ettore to file an appeal, if a denial letter is received. Mr. Omland stated he would like to speak with the FEMA attorney regarding the claim and it was the consensus of the Board that he do so.

K. BOARD MEMBER COMMENTS

Mr. Cingle indicated he had authorized an emergency purchase in the amount of $3,480 to Florida Evergreen for sprinkler repairs at Flint and Graphite in order to protect the sod that had been put in place during the IRMA project. He asked the Board to ratify his decision.

A motion was made by Mr. Omland, seconded by Mr. Flister and passed unanimously ratifying Mr. Cingle’s authorization of an emergency purchase in the amount of $3,480 to Florida Evergreen for sprinkler repairs at Flint and Graphite in order to protect the sod that had been put in place during the IRMA project, as presented.

Mr. Cingle thanked Special District Services for their management services over the years and recognized Jeff Walker, Sylvia Bethel and Tricia LasCasas for their help. He specifically thanked Kathleen Dailey for her work as manager shepherding the Board during its transition with all the difficult work involved.

Mr. Earlywine reminded the Board that they needed to schedule a shade session before they adjourned. Upon discussion, a motion was made by Mr. Omland, seconded by Mr. Flister and
passed unanimously to schedule a shade session for October 21, 2019, at 12:00 p.m. in the Board
Room and announcing that Messrs. Earlywine, Traficante and Koncar, a court reporter and Board
Members would be present.

L. ADJOURNMENT

There being no further business to come before the Board, a motion was made by Mr. Omland,
seconded by Mr. Flister and passed unanimously to adjourn the meeting at 3:08 p.m.

__________________________________  __________________________________
Secretary/Assistant Secretary        Chair/Vice-Chair
6C.
Proposal to Provide Financial Auditing Services:

QUARRY
COMMUNITY DEVELOPMENT DISTRICT

Proposal Due: September 26, 2019
4:00PM

Submitted to:
Quarry
Community Development District
c/o Special District Services
2501A Burns Road
Palm Beach Gardens, Florida 33410

Submitted by:
Antonio J. Grau, Partner
Grau & Associates
951 Yamato Road, Suite 280
Boca Raton, Florida 33431
Tel (561) 994-9299
(800) 229-4728
Fax (561) 994-5823
tgrau@graucpa.com
www.graucpa.com
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September 26, 2019

Quarry Community Development District
c/o Special District Services
2501A Burns Road
Palm Beach Gardens, Florida 33410

Re: Request for Proposal for Professional Auditing Services for the fiscal year ended September 30, 2019-2021, with an option for two (2) additional annual renewals.

Grau & Associates (Grau) welcomes the opportunity to respond to the Quarry Community Development District’s (the “District”) Request for Proposal (RFP), and we look forward to working with you on your audit. We are an energetic and robust team of knowledgeable professionals and are a recognized leader of providing services to Community Development Districts. As one of Florida’s few firms to primarily focus on government, we are especially equipped to provide you an effective and efficient audit.

Special district audits are at the core of our practice: we have a total of 360 clients, 329 or 91% of which are special districts. We know the specifics of the professional services and work products needed to meet your RFP requirements like no other firm. With this level of experience, we are able to increase efficiency, to provide immediate and continued savings, and to minimize disturbances to client operations.

Why Grau & Associates:

Knowledgeable Audit Team
Grau is proud that the personnel we assign to your audit are some of the most seasoned auditors in the field. Our staff performs governmental engagements year round. When not working on your audit, your team is refining their audit approach for next year’s audit. Our engagement partners have decades of experience and take a hands-on approach to our assignments, which all ensures a smoother process for you.

Servicing your Individual Needs
Our clients enjoy personalized service designed to satisfy their unique needs and requirements. First, we ensure that the transition to a new firm is as smooth and seamless as possible. Throughout the process of our audit, you will find that we welcome working with you to resolve any issues as swiftly and easily as possible. In addition, due to Grau’s very low turnover rate for our industry, you also won’t have to worry about retraining your auditors from year to year.

Developing Relationships
We strive to foster mutually beneficial relationships with our clients. We stay in touch year round, updating, collaborating and assisting you in implementing new legislation, rules and standards that affect your organization. We are also available as a sounding board and assist with technical questions.

Maintaining an Impeccable Reputation
We have never been involved in any litigation, proceeding or received any disciplinary action. Additionally, we have never been charged with, or convicted of, a public entity crime of any sort. We are financially stable and have never been involved in any bankruptcy proceedings.
Complying With Standards

Our audit will follow the Auditing Standards of the AICPA, Generally Accepted Government Auditing Standards, issued by the Comptroller General of the United States, and the Rules of the Auditor General of the State of Florida, and any other applicable federal, state and local regulations. We will deliver our reports in accordance with your requirements.

This proposal is a firm and irrevocable offer for 90 days. We certify this proposal is made without previous understanding, agreement or connection either with any previous firms or corporations offering a proposal for the same items. We also certify our proposal is in all respects fair, without outside control, collusion, fraud, or otherwise illegal action, and was prepared in good faith. Only the person(s), company or parties interested in the project as principals are named in the proposal. Grau has no existing or potential conflicts, and anticipates no conflicts during the engagement. Our Federal I.D. number is 20-2067322.

We would be happy to answer any questions or to provide any additional information. We are genuinely excited about the prospect of serving you and establishing a long-term relationship. Please do not hesitate to call or email either of our Partners, Antonio J. Grau, CPA (tgrau@graucpa.com) or Racquel McIntosh, CPA (rmcintosh@graucpa.com) at 561.994.9299. We thank you for considering our firm’s qualifications and experience.

Very truly yours,
Grau & Associates

____________________________
Antonio J. Grau
Firm Qualifications
**Grau’s Focus and Experience**

**Our Team**
- **2** Partners
- **13** Professional Staff
- **2** Administrative Professionals

**2005**
Year founded

**Community Development**
- **297** Districts Served

Properly registered and licensed professional corporation by the state of FLORIDA

We are proud Members of the American Institute of Certified Public Accountants & the Florida Institute of Certified Public Accountants

**Services Provided**
- Financial Auditing
- Compliance Auditing
- Accounting
- Attestation
- Arbitrage Services
- Management Consulting

**Quality Controls**
- External quality review program: consistently receives a pass
- Internal: ongoing monitoring to maintain quality

See next page for report and certificate

**Year founded**

9/15 Employees are CPAS

**9 Professional Groups**
- AICPA | FICPA | GFOA | FASD | FGFOA

Agenda Page 18
March 2, 2017

Antonio Jose Grau Jr., CPA
Grau & Associates
2700 N Military Trl Ste 350
Boca Raton, FL 33431

Dear Mr. Grau:

It is my pleasure to notify you that on March 2, 2017 the Florida Peer Review Committee accepted the report on the most recent system peer review of your firm. The due date for your next review is December 31, 2019. This is the date by which all review documents should be completed and submitted to the administering entity.

As you know, the report had a peer review rating of pass. The Committee asked me to convey its congratulations to the firm.

Sincerely,

Paul N. Brown, CPA, CGMA
Director of Technical Services

cc: Daniel Joseph Hevia, CPA

Firm Number: 4390114
Review Number: 474720
Firm & Staff Experience
"Here at Grau & Associates, staying up to date with the current technological landscape is one of our top priorities. Not only does it provide a more positive experience for our clients, but it also allows us to perform a more effective and efficient audit. With the every changing technology available and utilized by our clients, we are constantly innovating our audit process."
- Tony Grau

"Quality audits and exceptional client service are at the heart of every decision we make. Our clients trust us to deliver a quality audit, adhering to high standards and assisting them with improvements for their organization."
- Racquel McIntosh

Profile Briefs:

**Antonio J Grau, CPA (Partner)**

Years Performing Audits: 30+
CPE (last 2 years):
Government Accounting, Auditing: 66 hours; Accounting, Auditing and Other: 25 hours
Professional Memberships: AICPA, FICPA, FGFOA, GFOA

**Racquel McIntosh, CPA (Partner)**

Years Performing Audits: 14+
CPE (last 2 years):
Government Accounting, Auditing: 59 hours; Accounting, Auditing and Other: 45 hours
Professional Memberships: AICPA, FICPA, FGFOA, FASD
YOUR ENGAGEMENT TEAM

Grau’s client-specific engagement team is meticulously organized in order to meet the unique needs of each client. Constant communication within our solution team allows for continuity of staff and audit team.

Grau contracts with an outside group of IT management consultants to assist with matters including, but not limited to; network and database security, internet security and vulnerability testing.

An advisory consultant will be available as a sounding board to advise in those areas where problems are encountered.

The assigned personnel will work closely with the partner and the District to ensure that the financial statements and all other reports are prepared in accordance with professional standards and firm policy. Responsibilities will include planning the audit; communicating with the client and the partners the progress of the audit; and determining that financial statements and all reports issued by the firm are accurate, complete and are prepared in accordance with professional standards and firm policy.

The Engagement Partner will participate extensively during the various stages of the engagement and has direct responsibility for engagement policy, direction, supervision, quality control, security, confidentiality of information of the engagement and communication with client personnel. The engagement partner will also be involved directing the development of the overall audit approach and plan; performing an overriding review of work papers and ascertain client satisfaction.
Experience
For over 30 years, Tony has been providing audit, accounting and consulting services to the firm’s governmental, non-profit, employee benefit, overhead and arbitrage clients. He provides guidance to clients regarding complex accounting issues, internal controls and operations.
As a member of the Government Finance Officers Association Special Review Committee, Tony participated in the review process for awarding the GFOA Certificate of Achievement in Financial Reporting. Tony was also the review team leader for the Quality Review of the Office of Management Audits of School Board of Miami-Dade County. Tony received the AICPA advanced level certificate for governmental single audits.

Education
University of South Florida (1983)
- Bachelor of Arts
- Business Administration

Clients Served (partial list)
(>300) Various Special Districts, including:

| Bayside Improvement Community Development District | St. Lucie West Services District |
| Dunes Community Development District | Ave Maria Stewardship Community District |
| Fishhawk Community Development District (I,II,IV) | Rivers Edge II Community Development District |
| Grand Bay at Doral Community Development District | Bartram Park Community Development District |
| Heritage Harbor North Community Development District | Bay Laurel Center Community Development District |

Boca Raton Airport Authority
Greater Naples Fire Rescue District
Key Largo Wastewater Treatment District
Lake Worth Drainage District
South Indian River Water Control

Professional Associations/Memberships
- American Institute of Certified Public Accountants
- Florida Government Finance Officers Association
- Florida Institute of Certified Public Accountants
- Government Finance Officers Association Member
- City of Boca Raton Financial Advisory Board Member

Professional Education (over the last two years)

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<tr>
<td><strong>Total Hours</strong></td>
<td><strong>91</strong> (includes of 4 hours of Ethics CPE)</td>
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Experience
Racquel has been providing government audit, accounting and advisory services to our clients for over 14 years. She serves as the firm’s quality control partner; in this capacity she closely monitors engagement quality ensuring standards are followed and maintained throughout the audit. Racquel develops in-house training seminars on current government auditing, accounting, and legislative topics and also provides seminars for various government organizations. In addition, she assists clients with implementing new accounting software, legislation, and standards.

Education
Florida Atlantic University (2004)
Master of Accounting
Florida Atlantic University (2003)
Bachelor of Arts:
Finance, Accounting

Clients Served (partial list)
(>300) Various Special Districts, including:

Carlton Lakes Community Development District
Golden Lakes Community Development District
Rivercrest Community Development District
South Fork III Community Development District
TPOST Community Development District

Westchase Community Development District
Monterra Community Development District
Palm Coast Park Community Development District
Long Leaf Community Development District
Watergrass Community Development District

East Central Regional Wastewater Treatment Facilities
Indian Trail Improvement District
Pinellas Park Water Management District
Ranger Drainage District
South Trail Fire Protection and Rescue Service District

Professional Associations/ Memberships
American Institute of Certified Public Accountants
Florida Institute of Certified Public Accountants
FICPA State & Local Government Committee
FGFOA Palm Beach Chapter

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<td>104 (includes of 4 hours of Ethics CPE)</td>
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Racquel C. McIntosh, CPA
Partner
Contact: rmcintosh@graucpa.com | (561) 939-6669
We have included three references of government engagements that require compliance with laws and regulations, follow fund accounting, and have financing requirements, which we believe are similar to the District.

<table>
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<th>Dunes Community Development District</th>
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<td><strong>Scope of Work</strong></td>
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<tr>
<td>Antonio J. Grau</td>
</tr>
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<td><strong>Dates</strong></td>
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<td>Annually since 1998</td>
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<tr>
<td><strong>Client Contact</strong></td>
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<tr>
<td>Darrin Mossing, Finance Director</td>
</tr>
<tr>
<td>475 W. Town Place, Suite 114</td>
</tr>
<tr>
<td>St. Augustine, Florida 32092</td>
</tr>
<tr>
<td>904-940-5850</td>
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<td>Antonio J. Grau</td>
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<td><strong>Dates</strong></td>
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<td><strong>Client Contact</strong></td>
</tr>
<tr>
<td>William Rizzetta, President</td>
</tr>
<tr>
<td>3434 Colwell Avenue, Suite 200</td>
</tr>
<tr>
<td>Tampa, Florida 33614</td>
</tr>
<tr>
<td>813-933-5571</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Journey’s End Community Development District</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Scope of Work</strong></td>
</tr>
<tr>
<td>Financial audit</td>
</tr>
<tr>
<td><strong>Engagement Partner</strong></td>
</tr>
<tr>
<td>Antonio J. Grau</td>
</tr>
<tr>
<td><strong>Dates</strong></td>
</tr>
<tr>
<td>Annually since 2004</td>
</tr>
<tr>
<td><strong>Client Contact</strong></td>
</tr>
<tr>
<td>Todd Wodraska, Vice President</td>
</tr>
<tr>
<td>2501 A Burns Road</td>
</tr>
<tr>
<td>Palm Beach Gardens, Florida 33410</td>
</tr>
<tr>
<td>561-630-4922</td>
</tr>
</tbody>
</table>
Specific Audit Approach
AUDIT APPROACH

Grau’s Understanding of Work Product / Scope of Services:
We recognize the District is an important entity and we are confident our firm is eminently qualified to meet the challenges of this engagement and deliver quality audit services. **You would be a valued client of our firm and we pledge to commit all firm resources to provide the level and quality of services (as described below) which not only meet the requirements set forth in the RFP but will exceed those expectations.** Grau & Associates fully understands the scope of professional services and work products requested. Our audit will follow the Auditing Standards of the AICPA, *Generally Accepted Government Auditing Standards*, issued by the Comptroller General of the United States, and the Rules of the Auditor General of the State of Florida and any other applicable Federal, State of Local regulations. **We will deliver our reports in accordance with your requirements.**

Proposed segmentation of the engagement
Our approach to the audit engagement is a risk-based approach which integrates the best of traditional auditing techniques and a total systems concept to enable the team to conduct a more efficient and effective audit. The audit will be conducted in three phases, which are as follows:

**Phase I - Preliminary Planning**
A thorough understanding of your organization, service objectives and operating environment is essential for the development of an audit plan and for an efficient, cost-effective audit. During this phase, we will meet with appropriate personnel to obtain and document our understanding of your operations and service objectives and, at the same time, give you the opportunity to express your expectations with respect to the services that we will provide. Our work effort will be coordinated so that there will be minimal disruption to your staff.

**During this phase we will perform the following activities:**
- Review the regulatory, statutory and compliance requirements. This will include a review of applicable federal and state statutes, resolutions, bond documents, contracts, and other agreements;
- Read minutes of meetings;
- Review major sources of information such as budgets, organization charts, procedures, manuals, financial systems, and management information systems;
- Obtain an understanding of fraud detection and prevention systems;
- Obtain and document an understanding of internal control, including knowledge about the design of relevant policies, procedures, and records, and whether they have been placed in operation;
- Assess risk and determine what controls we are to rely upon and what tests we are going to perform and perform test of controls;
- Develop audit programs to incorporate the consideration of financial statement assertions, specific audit objectives, and appropriate audit procedures to achieve the specified objectives;
- Discuss and resolve any accounting, auditing and reporting matters which have been identified.
Phase II – Execution of Audit Plan

The audit team will complete a major portion of transaction testing and audit requirements during this phase. The procedures performed during this period will enable us to identify any matter that may impact the completion of our work or require the attention of management. Tasks to be performed in Phase II include, but are not limited to the following:

» Apply analytical procedures to further assist in the determination of the nature, timing, and extent of auditing procedures used to obtain evidential matter for specific account balances or classes of transactions;
» Perform tests of account balances and transactions through sampling, vouching, confirmation and other analytical procedures; and
» Perform tests of compliance.

Phase III - Completion and Delivery

In this phase of the audit, we will complete the tasks related to year-end balances and financial reporting. All reports will be reviewed with management before issuance, and the partners will be available to meet and discuss our report and address any questions. Tasks to be performed in Phase III include, but are not limited to the following:

» Perform final analytical procedures;
» Review information and make inquiries for subsequent events; and
» Meeting with Management to discuss preparation of draft financial statements and any potential findings or recommendations.

You should expect more from your accounting firm than a signature in your annual financial report. Our concept of truly responsive professional service emphasizes taking an active interest in the issues of concern to our clients and serving as an effective resource in dealing with those issues. In following this approach, we not only audit financial information with hindsight but also consider the foresight you apply in managing operations.

Application of this approach in developing our management letter is particularly important given the increasing financial pressures and public scrutiny facing today's public officials. We will prepare the management letter at the completion of our final procedures.

In preparing this management letter, we will initially review any draft comments or recommendations with management. In addition, we will take necessary steps to ensure that matters are communicated to those charged with governance.

In addition to communicating any recommendations, we will also communicate the following, if any:

» Significant audit adjustments;
» Significant deficiencies or material weaknesses;
» Disagreements with management; and
» Difficulties encountered in performing the audit.
Our findings will contain a statement of condition describing the situation and the area that needs strengthening, what should be corrected and why. Our suggestions will withstand the basic tests of corrective action:

- Is the recommendation cost effective?
- Is the recommendation the simplest to effectuate in order to correct a problem?
- Is the recommendation at the heart of the problem and not just correcting a symptomatic matter?
- Is the corrective action taking into account why the deficiency occurred?

To assure full agreement with facts and circumstances, we will fully discuss each item with Management prior to the final exit conference. This policy means there will be no “surprises” in the management letter and fosters a professional, cooperative atmosphere.

**Communications**

We emphasize a continuous, year-round dialogue between the District and our management team. We typically begin our audit process with an entrance conference before the onsite fieldwork begins. We regularly communicate through personal telephone calls and electronic mail throughout the audit and on a regular basis. Our clients have the ability to transmit information to us on our secure client portal with the ability to assign different staff with separate log on and viewing capability. This further facilitates efficiency as all assigned users receive electronic mail notification as soon as new information has been posted into the portal. We strive to continue to keep an open line of communication through the fieldwork and ending with an exit conference.
Cost of Services
Our proposed all-inclusive fees for the financial audit for the fiscal years ended September 30, 2019-2023 are as follows:

<table>
<thead>
<tr>
<th>Year Ended September 30,</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>2019</td>
<td>$4,800</td>
</tr>
<tr>
<td>2020</td>
<td>$4,900</td>
</tr>
<tr>
<td>2021</td>
<td>$5,000</td>
</tr>
<tr>
<td>2022</td>
<td>$5,100</td>
</tr>
<tr>
<td>2023</td>
<td>$5,200</td>
</tr>
<tr>
<td><strong>TOTAL (2019-2023)</strong></td>
<td><strong>$25,000</strong></td>
</tr>
</tbody>
</table>

The above fees are based on the assumption that the District maintains its current level of operations. Should conditions change or additional Bonds are issued the fees would be adjusted accordingly upon approval from all parties concerned.
Supplemental Information
### PARTIAL LIST OF CLIENTS

<table>
<thead>
<tr>
<th>SPECIAL DISTRICTS</th>
<th>Governmental Audit</th>
<th>Single Audit</th>
<th>Utility Audit</th>
<th>Current Client</th>
<th>Year End</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boca Raton Airport Authority</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Captain's Key Dependent District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Central Broward Water Control District</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Coquina Water Control District</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>East Central Regional Wastewater Treatment Facility</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Florida Green Finance Authority</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Greater Boca Raton Beach and Park District</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Greater Naples Fire Control and Rescue District</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Green Corridor P.A.C.E. District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Hobe-St. Lucie Conservancy District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Indian River Mosquito Control District</td>
<td>✓</td>
<td></td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Indian Trail Improvement District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Key Largo Waste Water Treatment District</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
</tr>
<tr>
<td>Lake Padgett Estates Independent District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Lake Worth Drainage District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Loxahatchee Groves Water Control District</td>
<td>✓</td>
<td></td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Old Plantation Control District</td>
<td>✓</td>
<td></td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Pal Mar Water Control District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Pinellas Park Water Management District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Pine Tree Water Control District (Broward)</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Pinetree Water Control District (Wellington)</td>
<td>✓</td>
<td></td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Ranger Drainage District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Renaissance Improvement District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>San Carlos Park Fire Protection and Rescue Service District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Sanibel Fire and Rescue District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>South Central Regional Wastewater Treatment and Disposal Board</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>South-Dade Venture Development District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>South Indian River Water Control District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>South Trail Fire Protection &amp; Rescue District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Spring Lake Improvement District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>St. Lucie West Services District</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Sunshine Water Control District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Sunny Hills Units 12-15 Dependent District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>West Villages Improvement District</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
<tr>
<td>Various Community Development Districts (297)</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>9/30</td>
<td></td>
</tr>
</tbody>
</table>

**TOTAL** 332 5 3 329
ADDITIONAL SERVICES

CONSULTING / MANAGEMENT ADVISORY SERVICES

Grau & Associates also provide a broad range of other management consulting services. Our expertise has been consistently utilized by Governmental and Non-Profit entities throughout Florida. Examples of engagements performed are as follows:

- Accounting systems
- Development of budgets
- Organizational structures
- Financing alternatives
- IT Auditing
- Fixed asset records
- Cost reimbursement
- Indirect cost allocation
- Grant administration and compliance

ARBTRAGE

The federal government has imposed complex rules to restrict the use of tax-exempt financing. Their principal purpose is to eliminate any significant arbitrage incentives in a tax-exempt issue. We have determined the applicability of these requirements and performed the rebate calculations for more than 150 bond issues, including both fixed and variable rate bonds.

We look forward to providing Quarry Community Development District with our resources and experience to accomplish not only those minimum requirements set forth in your Request for Proposal, but to exceed those expectations!

For even more information on Grau & Associates please visit us on www.graucpa.com.
CRI
Helping You Shine by Illuminating Solutions

PROPOSAL FOR
Quarry Community Development District

PROPOSER
Carr, Riggs & Ingram
500 Grand Blvd. Suite 210
Miramar Beach, FL 32550
(850) 837-3141

SUBMITTED BY
Katie Sidrony, CPA
Engagement Partner
ksidrony@cricpa.com

K. Alan Jowers, CPA
Concurring Partner
ajowers@cricpa.com

Sep 16, 2019
Dear Quarry Community Development District:

Carr, Riggs & Ingram, LLC (CRI) appreciates the opportunity to propose on auditing, tax, consulting, and client accounting services to Quarry Community Development District. We are genuinely excited about the prospect of serving you and establishing a long-term relationship. We pride ourselves on getting to know our clients and illuminating solutions by providing innovative ideas to move them from compliance to providing them a competitive advantage.

**Investment in You.** We believe in developing long-term, mutually beneficial relationships and quickly demonstrating value with a fee structure and service solutions that provide immediate and continued savings. Our investment starts on “Day 1” as your assigned team begins with our proven, streamlined process that minimizes your time and disruption during the service provider change and continues throughout the relationship.

**Dedicated Team.** CRI’s team consists of more than 1,900 professionals, which allows us to tailor your service team by aligning their industry, service, and specialty skills with your needs. Our dedicated teams deliver the highest level of business acumen and knowledge to your organization; our commitment to consistent staffing allows you to maximize savings and remain focused on your needs.

**Equilibrium.** CRI delivers big firm expertise with small firm service. Of approximately 45,000 public accounting firms in the United States, CRI currently ranks in the top 20. Additionally, as a part of PrimeGlobal, an association of independent accounting firms, we have access to international resources as – and when – needed. Leveraging these resources while maintaining local decision-making authority means that simplified solutions are only a phone call away. And we believe that’s the best of both worlds for our clients.

**Active Partner Participation.** Collectively, our partners deliver expertise derived from more than 7,500 years of business experience. With this level of talent, we thoughtfully choose a partner that aligns with your business’ needs and industry. Our hands-on, working partners “show up” to convey our genuine commitment to your success. They strive to earn trusted advisor roles by digging in, proactively learning your business, and producing long-term value for you.

**Simplified Solutions.** While our 500+ cumulative partner certifications is an impressive statistic, success is measured by translating complex concepts into client solutions. While accounting is the language of business, we’re here to decipher the jargon and help you make educated decisions. CRInovate embraces agility and invention.

We welcome the opportunity to demonstrate to you the same teamwork, expertise, innovation, and responsiveness that have made us one of the fastest growing public accounting firms in the United States. Again, we appreciate your consideration.

Sincerely,

Katie Sidrony, CPA
Engagement Partner
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- YOUR SOLUTION TEAM 9
- DELIVERING QUALITY TO YOU 15

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## APPENDIX
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From the RFP or during our recent visit with your team, we understood your team to express the following needs, requests, and/or issues. We’ve detailed our proposed solutions below and are happy to discuss other related projects as they arise and upon request.

<table>
<thead>
<tr>
<th>NEEDS &amp; ISSUES</th>
<th>SOLUTIONS &amp; SERVICES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Technical</td>
<td>The District is required to have independent audits performed on its financial statements. Perform external audit services in accordance with auditing standards generally accepted in the United States of America (GAAS), in order to express an opinion on the Quarry Community Development District’s financial statements.</td>
</tr>
<tr>
<td>Relational</td>
<td>The District’s Board of Supervisors and management expect open and continuous communication with their CPA firm in order to avoid surprise findings at the end of the audit. • Communicate contemporaneously and directly with management regarding the results of our procedures. • Anticipate and respond to concerns of management and/or the Audit Committee (if/when formed).</td>
</tr>
</tbody>
</table>
We value creating mutually rewarding, long-term relationships with our clients. Our goal is to provide high quality, responsive service that yields returns far greater than your investment in our professional fees. Please find below our proposal of fees to provide the requested services for the upcoming fiscal years.

<table>
<thead>
<tr>
<th>SERVICE</th>
<th>CRI FEES 2019</th>
<th>CRI FEES 2020</th>
<th>CRI FEES 2021</th>
<th>CRI FEES 2022</th>
<th>CRI FEES 2023</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perform external audit services in accordance with auditing standards generally accepted in the United States of America (GAAS)</td>
<td>$5,500</td>
<td>$5,750</td>
<td>$5,950</td>
<td>$6,150</td>
<td>$6,350</td>
</tr>
</tbody>
</table>

*Actual out-of-pocket expenses will be billed separately and are not included in the fee.

If Quarry Community Development District requests additional services outside of this proposal, professional fee hourly rates are as follows, but may be negotiated depending on the project request:

<table>
<thead>
<tr>
<th>CLASSIFICATION</th>
<th>HOURLY RATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>$400</td>
</tr>
<tr>
<td>Manager</td>
<td>$300</td>
</tr>
<tr>
<td>Senior</td>
<td>$190</td>
</tr>
<tr>
<td>Staff</td>
<td>$140</td>
</tr>
<tr>
<td>IT Specialist</td>
<td>$250</td>
</tr>
<tr>
<td>Fraud Specialist</td>
<td>$250</td>
</tr>
</tbody>
</table>

Our professional fees are based on the key assumptions that Quarry Community Development District will:
- Ensure that the predecessor’s work papers will be made available for timely review.
- Make available documents and work papers for review at Quarry Community Development District’s headquarters location, although we may choose to review at alternate locations.
- Prepare certain schedules and analyses and provide supporting documents as requested.
- Assist us in obtaining an understanding of the accounting systems of Quarry Community Development District.
- Not experience a significant change in business operations or financial reporting standards.
FIRM PROFILE

FOUNDED IN 1997 • 10 STATES • 25+ MARKETS

1900+ PROFESSIONALS • 300+ PARTNERS

TOP 20 CPA FIRM
(as ranked by Accounting Today)

100,000+ CLIENTS
in all 50 states

20+ YEARS OF CONSISTENT GROWTH SINCE FORMATION

SERVICES
Accounting & Auditing
Advisory
Business Support & Transactions
Business Tax
Employee Benefit Plans
Governance, Risk & Assurance
Individual Tax & Planning
IT Audits & Assurance

INDUSTRY EXPERTISE
Captive Insurance
Construction
Financial Institutions
Governments
Healthcare
Institutional Real Estate
Insurance
Manufacturing & Distribution
Nonprofits

CRI FAMILY OF COMPANIES
Auditwerx
CRI Advanced Analytics
CRI Capital Advisors
CRI Solutions Group
CRI TPA Services
Level Four Advisory Services
Paywerx

CRI FIRM VALUES:
CLIENT SERVICE.
RESPECT.
INTEGRITY.
GOVERNMENT CREDENTIALS

CRI’S GOVERNMENTAL EXPERTISE

Audit

450+ governmental entities with annual revenues totaling $20 Billion

150+ governmental entities with federal funds totaling $2.2 Billion

140+ Single audits for governmental entities

Single Audit Resource Center’s Award for Excellence in Knowledge, Value, and Overall Client Satisfaction
Member of AICPA’s Government Audit Quality Center

Governmental Partner Designations
Including: CPA, CGFM, CITP, CFE, CMA, CISA, CGEIT, CTGA, CFF, CGMA, and CGAP

CLIENTS WITH ANNUAL REVENUES UP TO:

School Districts $1 Billion
Municipalities $1.2 Billion
Agencies/Authorities $3 Billion
CRI delivers a depth of resources that ensures our understanding of your challenges and innovative solutions for overcoming them. Our team’s combined experience is derived from providing audit, tax, consulting, and accounting outsourcing services. We parlay this vast experience and derived best practices into proven solutions that benefit you. Below we share specific, relevant client references; we encourage you to consult with them.

<table>
<thead>
<tr>
<th>RELATIONSHIP</th>
<th>TIMELINE</th>
<th>SERVICE DESCRIPTION</th>
<th>RELEVANT POINTS TO CONSIDER</th>
</tr>
</thead>
</table>
| Rizzetta & Company Shawn Wildermuth 3434 Colwell Avenue Suite 200 Tampa, FL 33614 813.933.5571 | 2006 – Present | Annual Financial Statement Audits of Multiple CDDs | • Client service experience
  • Responsiveness to client needs
  • Long-term relationship
  • CDD management co. |
| GMS, LLC Dave DeNagy 14785 Old St. Augustine Road Suite 4 Jacksonville, FL 32258 904.288.9130 | 2006 – Present | Annual Financial Statement Audits of Multiple CDDs | • Client service experience
  • Responsiveness to client needs
  • Long-term relationship
  • CDD management co. |
| Wrathell, Hunt & Associates, LLC Jeffrey Pinder 2300 Glades Road Suite 410W Boca Raton, FL 33431 561.571.0010 | 2006 – Present | Annual Financial Statement Audits of Multiple CDDs | • Client service experience
  • Responsiveness to client needs
  • Long-term relationship
  • CDD management co. |
| PFM Group Consulting, LLC Jennifer Glasgow 12051 Corporate Blvd. Orlando, FL 32817 407.382.3256 | 2007 – Present | Annual Financial Statement Audits of Multiple CDDs | • Client service experience
  • Responsiveness to client needs
  • Long-term relationship
  • CDD management co. |
Katie Sidrony
Engagement Partner
ksidrony@CRIcpa.com
850.837.3141

Representative Clients
- Community Development Districts
- Condominium and Homeowner Associations
- County and Local Governments
- Non-Profit Organizations
- Privately-held corporations

Experience
Katie has over 12 years accounting and audit experience with CRI. Her practice includes audits, reviews, and compilation of governmental entities, condominium and homeowner associations, non-profit organizations and privately-held corporations.

Katie is licensed to practice as a certified public accountant in Florida. She is a member of the Florida Institute of Certified Public Accountants and exceeds all continuing professional education requirements related to Government Auditing Standards.

Katie has direct engagement responsibility for many special districts in the State of Florida including community development districts, fire districts, utility districts and school districts. She is active in our firm's condominium and homeowner association practice.

Education, Licenses & Certifications
- Master of Business Administration, Troy University
- BSBA, Professional Accountancy, University of West Florida
- Certified Public Accountant
- Community Association Manager (CAM), Licensed in Florida

Professional Affiliations
- American Institute of Certified Public Accountants (AICPA)
- Florida Institute of Certified Public Accountants (FICPA) – member of the Board of Governors
K. Alan Jowers
Concurring Partner
ajowers@CRIcpa.com
850.837.3141

Representative Clients

- Santa Rosa County District School Board
- Okaloosa Gas District
- Santa Rosa Island Authority
- Pasco County
- Okaloosa County District School Board
- Celebration Community Development District
- Hammock Bay Community Development District
- Amelia National Community Development District

Experience

Alan has over 25 years’ experience in public accounting, primarily on financial statement assurance engagements. His practice includes audits, reviews and compilations of local governmental entities, condominium and homeowner associations, non-profit organizations and nonpublic companies. He currently has direct engagement responsibility for a significant number of audits of local governmental entities, including counties, cities, school boards, utility districts and Florida community development districts.

Alan is licensed to practice as a certified public accountant in Florida and Georgia. He is a member of the Board of Directors of the Florida Institute of Certified Public Accountants (FICPA), has been an active member of the FICPA’s State and Local Governmental Committee and is a past chair of its Common Interest Realty Association Committee. He is also active in the Panhandle Chapter of the Florida Governmental Finance Officers Association (FGFOA) and is a former member of the FGFOA’s statewide Technical Resource Committee.

Education, Licenses & Certifications

- Masters of Accountancy, University of Alabama
- BS, Accounting, Florida State University
- Certified Public Accountant

Professional Affiliations

- American Institute of Certified Public Accountants (AICPA)
- Florida Institute of Certified Public Accountants (FICPA) - member of the Board of Governors
- Governmental Finance Officers Association (GFOA)
- Florida Governmental Finance Officers Association (FGFOA) - member of Technical Resource Committee
Stephen Riggs, IV
Consulting Partner
scriggs@CRIcpa.com
850.837.3141

Experience

Stephen has over 13 years accounting and audit experience, including three years with the international public accounting firm, Ernst & Young, LLP. His experience includes numerous clients in industries including governmental, not-for-profit, healthcare, SEC and privately held corporations.

Stephen is licensed to practice as a certified public accountant in Florida. He is a member of the State and local Governmental section of the Florida Institute of Certified Public Accountants and exceeds all continuing professional education requirements related to Government Auditing Standards.

He is currently a partner on engagements for many special districts in the State of Florida, including community development districts, fire districts and school districts. In addition to his public accounting experience, Stephen has served on the Board of Directors for a Community Development District and a non-profit organization.

Education, Licenses & Certifications

- Masters of Accountancy, University of West Florida
- BA, Economics, University of Florida
- Certified Public Accountant

Professional Affiliations

- American Institute of Certified Public Accountants (AICPA)
- Florida Institute of Certified Public Accountants (FICPA)
- Past President, Emerald Coast Chapter of Florida Institute of Certified Public Accountants (FICPA)
Grace Hartness
Senior Manager
ghartness@CRIcpa.com
850.837.3141

Representative Clients
- Community Development Districts
- Condominium and Homeowner Associations
- Utility Services
- School Districts
- County and Local Governments
- Non-Profit Organizations

Experience
Grace has over 12 years accounting and audit experience with CRI. She has worked on several major construction companies, government entities, community development districts, condominium and homeowner associations and non-profit organizations. In addition, she has been involved in special audit projects for the Miami-Dade Airport Authority. Grace is licensed to practice as a certified public accountant in Florida and exceeds all continuing professional education requirements related to Government Auditing Standards. In addition, Grace fluently speaks several languages including French and Arabic. Grace currently supervises engagements for many special districts in the State of Florida including community development districts and school districts. She is active in our firm’s condominium and homeowner association practice. Grace started with CRI in August 2006, upon completion of her master’s degree, and was promoted to manager in 2011.

Education, Licenses & Certifications
- MAcc, Accounting, University of West Florida
- Certified Public Accountant
- Community Association Manager (CAM), Licensed in Florida

Professional Affiliations
- American Institute of Certified Public Accountants (AICPA)
- Florida Institute of Certified Public Accountants (FICPA)
- Accounting & Financial Women’s Alliance (AFWA)
Chad Branson
Senior Manager
cbranson@CRIcpa.com
850.837.3141

Experience

Chad Branson has 16 years of experience in public accounting, with practice concentrations in auditing governmental, nonprofit and for profit entities. Chad has accumulated experience throughout his career in Federal and Florida Single Audit Acts compliance monitoring and auditing. During his career he has supervised and managed audit engagements for a wide variety of governmental and nonprofit organization clients. In addition, he has performed internal audit work, information technology general controls testing, forensic investigations, and risk assessments for governmental entities.

Chad has been with Carr, Riggs and Ingram, LLC since 2005.

Education, Licenses & Certifications

- Bachelor and Master of Accountancy – University of Mississippi, Oxford MS
- Certified Public Accountant (CPA) – Licensed in Florida and Mississippi
- Community Association Manager (CAM) – Florida
- Certified Information Technology Professional – AICPA

Professional Affiliations

- American Institute of Certified Public Accountants (AICPA)
- Florida Institute of Certified Public Accountants (FICPA)
- Emerald Coast Chapter (FICPA) Board
- Florida Governmental Finance Officers Association (FGFOA)
Ali Gorman
Senior Manager
agorman@CRIcpa.com
850.837.3141

Experience
Ali has over 11 years auditing and accounting experience in both the Tallahassee and Destin offices of CRI. She is an audit manager with primary responsibility for fieldwork and reporting on audits of clients in a variety of industries including local governmental and non-profit entities as well as financial institutions and commercial businesses. She is currently the audit manager for over 25 community development districts, and works with several CDD management companies in the State of Florida.

Ali is licensed to practice as a Certified Public Accountant in Florida. She is a member of the American Institute of Certified Public Accountants and the Florida Institute of Certified Public Accountants. She exceeds all continuing professional education requirements related to Government Auditing Standards.

Ali currently supervises engagements for many governmental entities in the State of Florida including community development districts, municipalities, utility districts, and other special governments. She is active in our firm’s governmental industry line as well as the condominium and homeowner association practice. In addition, Ali has accumulated experience throughout her career in Federal and Florida Single Audit Acts compliance monitoring and auditing. Ali has performed many single audits of federal grants under OMB Circular A-133 and Uniform Grant Guidance (UGG).

Education, Licenses & Certifications
- BS, Accounting, Florida State University
- Certified Public Accountant
- Community Association Manager (CAM), Licensed in Florida

Professional Affiliations
- American Institute of Certified Public Accountants (AICPA)
- Florida Institute of Certified Public Accountants (FICPA)
- Governmental Finance Officers Association (FGFOA)
DELIVERING QUALITY TO YOU

ROLE/RESPONSIBILITY TRAINING
- Role-based for those “new” to their levels
  - Staff
  - Senior
  - Manager

LEADERSHIP TRAINING CRI’S LEADERSHIP ACADEMY
- “Soft” skills
- 10+ sessions
  » Teamwork
  » Delegation
  » Business Writing

CRI PROFESSIONAL DEVELOPMENT
Comprehensive training to help shape employee success.
The quality of a professional services firm is determined by its people and the firm’s investment in them.

SPECIALTY TRAINING
- Industry-specific and specialty services training
  » Captive Insurance Services
  » Client Accounting Services
  » State and Local Tax (SALT) Services

ON-THE-JOB LEARNING
- Apprenticeship model

TECHNICAL TRAINING CRI’S CPE WEEK
- 100+ in-house sessions
- Firm-wide event enabling collaboration and networking

IT AUDIT SCHOOLS
- Three progressive levels
- Taught by AICPA leaders
- Investing in the future of audit
AUDIT METHODOLOGY

Our audit, tax, consulting, and client accounting services documentation is maintained electronically. Compliance with our methodology is regularly reviewed and evaluated as part of our internal quality program, which is further discussed in this section under INTERNAL QUALITY CONTROL REVIEWS AND EXTERNAL REVIEWS. Comprehensive policies and procedures governing all of our practices and addressing professional and regulatory standards and implementation issues are constantly updated for new professional developments and emerging issues. See the table of contents to identify the relevant audit approach and methodology detailed description section.

ENGAGEMENT QUALITY REVIEW PARTNER (CONCURRING PARTNER)

Each audit has an assigned engagement quality review (EQR) partner with the appropriate experience. This role is one of the most important elements of our quality assurance process, as it provides for a timely, independent review of all key accounting and auditing issues. The EQR partner also reviews the financial statements and related supporting documentation—including the disclosures—to evaluate their fair presentation under accounting principles generally accepted in the United States of America (GAAP).

INTERNAL QUALITY CONTROL REVIEWS AND EXTERNAL REVIEWS

Experienced partners and professional staff of our firm conduct quality control reviews of our audits. Our partners’ work is reviewed annually, and the inspection process includes periodic testing of the effectiveness of our quality controls and a continuous improvement program.

- **Internal Inspection:** A permanent team of subject matter experts annually perform 150+ reviews of a risk-based sample of partners and engagements.
- **Continuous Process Improvement Reviews:** In addition to #1 above, this ongoing process reviews each audit partner twice annually, representing 300+ reviews each year.

CRI is enrolled in the AICPA Peer Review Program, through which our external reviews are conducted by another independent public accounting firm. We have our accounting and auditing practice triennially reviewed as a member in this program.

Additionally, we are registered with the PCAOB, who performs an external review inspection once every three years.
We are proud of our hands-on, service-centric, and results-oriented approach. Combining that approach with quality controls and superior talent allows us to help you achieve your goals and strengthen your management systems and processes. This approach is further emphasized through our three core values which guide our team’s behavior and function as the foundation for interactions with our clients and each other.
When choosing to change firms, the time involved in working with new accounting professionals is often a concern. CRI's well-defined efficient, seamless transition process is designed to:

- Provide you with value from the very first encounter,
- Avoid interruption of service,
- Minimize disruption and investment of management's time,
- Raise the standard of service, and
- Establish ongoing channels of communication with Quarry Community Development District's management.

The transition plan is comprised of the following key activities and can occur within approximately two weeks, depending on the availability of the parties involved:
Many businesses are expanding and/or evaluating their global reach, and they require assistance in order to comprehensively consider the various financial implications of growing in international markets. In addition to CRI’s internal resources, we deliver the expertise and support of some of the world’s most highly regarded accounting firms through shared alliance as members of PrimeGlobal.

WHO IS PRIMEGLOBAL?

HOW OUR PRIMEGLOBAL MEMBERS CAN BENEFIT YOU

We supplement our in-depth, industry knowledge and specialized services through our collaborations with other PrimeGlobal firms to help you evaluate your options globally. CRI’s goal is to provide you with the information you need to make well-informed, smart business decisions.

4 KEY BENEFITS TO CRI CLIENTS FROM OUR PRIMEGLOBAL MEMBERSHIP

1. SOLUTIONS
   - that are worldwide and world-class.

2. ACCESSIBILITY
   - to knowledge and resources of statutory, regulatory, and compliance requirements throughout the world.

3. DECISION MAKING
   - with the support of local connections and cultural understanding throughout regions of the world.

4. SINGLE POINT OF CONTACT
   - CRI’s team serves as your contact for each engagement, and we project manage across the entire team—including other PrimeGlobal firms and specialists.
We know that some information that makes perfect sense to a CPA may not be as clear to our clients. Therefore, we produce original content in the form of articles, videos, white papers, webinars, and more to provide timely, down-to-earth translations of complex subjects. We publish this original content on CRIcpa.com and across all our many social channels. Check out our website for more information about the topics below.

FOLLOW @CRIcpa ON SOCIAL

CRI RESOURCES
Our proposed services require a coordinated effort between us and Quarry Community Development District’s team. Planning and continual communication are essential to developing the appropriate procedures, working collaboratively to resolve any identified issues, and meeting your timelines.

CRI’s audit approach occurs within a framework of our client’s business and industry; therefore, we assess risk by:

- Understanding management’s perspectives and goals, and
- Considering business conditions and threats that could prevent management from achieving its business objectives.

We assess risks in the following areas:
Our ultimate intent is to drill down from these broad risks to specific financial reporting risks. We understand both these risks and management's processes and procedures for mitigating them (i.e. internal controls) in order to develop our procedures to carry out our audit responsibilities.

Although our audits are conducted through a structured, risk-based model, we focus on understanding the client’s needs, requirements, and expectations. We work collaboratively with management and the Audit Committee (or similar function) to develop a communication and work plan to continuously improve client service, by doing so we help in moving your team from simple compliance to providing you with a competitive advantage.

In planning, we concentrate on “key risks,” (items with a greater risk of a material misstatement, a material weakness in internal controls, or other matters resulting in the issuance of an inappropriate audit report). We focus on “material” items (i.e. those items that would be important to the user of your financial statements). When evaluating materiality of identified misstatements, certain quantitative and qualitative factors must be considered—which may include:

- Impact on operating trends (revenue/income, expenses, net income, etc).
- Nature of the misstatement (i.e., did the misstatement result from an unlawful transaction?).
- Impact on liquidity, capital/surplus, earnings capacity, etc.
- Impact to loan covenants and contractual and regulatory requirements.

Consistent communication is a key to completion of the audit. By ensuring constant involvement, we are in a better position to respond to your issues timely and efficiently. Therefore, we plan to meet with your management to:

- Set-up the audit by reviewing the mapping of Quarry Community Development District’s financial information (financial statements and notes) to significant processes and IT systems to ensure that all significant account balances, transactions, procedures, and systems are tested as deemed necessary.
- Discuss ongoing changes—specifically new accounting pronouncements and key business transactions in their early stages, enabling us to agree on the resolution of various complex business issues on a timely basis.
Our audit approach is a four stage approach, as depicted in the summary below. Our client acceptance and risk assessment procedures occur during detailed conversations and observations with your team. The results of those procedures allow us to tailor an audit program to your specific risks and needs. We then execute the audit, report the results, and evaluate continuous improvement opportunities for ongoing service and benefit to you.
STAGE 1: CLIENT ACCEPTANCE & PRE-PLANNING

- Perform client acceptance procedures.
- Collaborate with management to agree to expectations and scope.
- Assign appropriate staff based on client needs and assessed risk.

STAGE 2: RISK ASSESSMENT & AUDIT STRATEGY

- Interview client personnel and others to understand client-specific objectives and risks.
- Assess following aspects of the organization for their impact on the audit plan:
  - environmental and other external risks,
  - management’s fraud and IT risk assessment models,
  - entity level controls including:
    - control environment
    - risk assessment,
    - information and communication,
    - and monitoring controls,
  - IT General Computer (ITGC) controls, such as
    - IT Environment
    - Developing and Delivering IT, and
    - Operating and Monitoring IT.
- Determine materiality.
- Develop and document our understanding of and/or reliance on:
  - linkage of financial statements to:
    - significant transactions,
    - processes,
    - IT systems, and
    - related controls,
  - existence of/reliance on SOC entities and their reports,
  - internal audit, and
  - specialists (e.g. valuation, pension costs, etc.).
- If elected, test controls including ITGC, through a mix of:
  - inquiry,
  - observation
  - examination, and
  - re-performance.
- Perform preliminary analytical procedures.
- Finalize risk assessments and develop a final audit strategy.

STAGE 3: AUDIT EXECUTION

- Where possible to test as efficiently as possible:
  - develop detailed analytical procedures to use as substantive tests (benefit = reducing tests of details). Examples include:
    - ratio analysis,
    - regression analysis,
    - trend analysis,
    - predictive tests, or
    - reasonableness test,
  - utilize Computer-Assisted Audit Techniques (CAATs) (benefit = automation of testing for more coverage and less disruption to the client), and
  - perform targeted testing (also known as “coverage” testing) to test large portions of account balances (benefit = more coverage with smaller selections).
- Perform tests of details, including sampling.
- Perform general audit procedures such as tests related to:
  - commitments and contingencies,
  - legal letters,
  - management representations,
  - reviews of Board minutes,
  - related party transactions,
  - debt covenants, and
  - going concern.
- Perform other tests for compliance such as Yellow Book or Single Audit tests.

STAGE 4: REPORT & MONITOR

- Continually monitor throughout the audit - providing feedback as agreed during scoping.
- Conclude the audit (i.e. issue opinions and reports).
- Develop and present:
  - reports,
  - required communications,
  - management letter comments, and
  - other audit-related deliverables.
- Perform debriefings to identify opportunities for improvement with our:
  - engagement team, and/or
  - client’s team.
QUARRY COMMUNITY DEVELOPMENT DISTRICT
REQUEST FOR PROPOSALS FOR ANNUAL AUDIT SERVICES

The Quarry Community Development District (the “District”) hereby requests proposals for annual financial auditing services. The proposal must provide for the auditing of the District’s financial records for the fiscal years ending September 30, 2019, September 30, 2020, and September 30, 2021, with an option for an additional two (2) year renewal. The District is a local unit of special-purpose government created under Chapter 190, Florida Statutes, for the purpose of financing, constructing, and maintaining public infrastructure. The District was formed in 2004 and is located in Collier County. The portion of the Development within the District comprises of approximately 958 acres, of which approximately 365 acres are developable. In 2005 there were Special Assessment Bonds (the “Bonds”) issued. In 2015, the Bonds were restructured. The amount of the restructured Bonds totaled $16,280,000. In 2018 there were Special Assessment Bonds issued for $3,457,081. In 2019 there were Special Assessment Bonds issued for $3,508,296. The Bonds were used to pay for certain public infrastructure improvements within the District. Additional information about the District is available upon request.

All applicants must be duly licensed under Chapter 473 and qualified to conduct audits in accordance with government auditing standards as adopted by the Florida Board of Accountancy (Yellow Book). Audits shall be conducted in accordance with Florida Law and particularly Section 218.39, Florida Statutes, and the rules of the Florida Auditor General. Proposal packages, which include evaluation criteria and instructions to proposers, are available from the District Manager. Interested firms should submit five (5) copies and one (1) digital copy of their qualifications, and any other supporting documentation to Quarry Community Development District, c/o Special District Services, Inc., 2501A Burns Road, Palm Beach Gardens, Florida 33410 on or before 4:00 p.m. on September 26, 2019 in an envelope marked on the outside “Auditing Services-Quarry Community Development District”. Proposed Audit Fees must be good for a period of not less than ninety (90) days. Questions should be directed to the District Manager at 561-630-4922 or toll free at 1-877-737-4922. The District reserves the right to reject all or portions of the submittals. All costs to prepare the proposals shall be at the proposer’s expense.
APPENDIX A - RFP DOCUMENTS

QUARRY COMMUNITY DEVELOPMENT DISTRICT
REQUEST FOR PROPOSALS

District Auditing Services for Fiscal Years 2018/2019, 2019/2020 and 2020/2021
With Two Year Option (2021/2022 and 2022/2023)
Collier County, Florida

QUARRY COMMUNITY DEVELOPMENT DISTRICT
AUDITOR SELECTION INSTRUCTIONS TO PROPOSERS

SECTION 1. DUE DATE. Sealed proposals must be received no later than September 26, 2019 at 4:00 p.m., at the offices of District Manager, located at 2501A Burns Road, Palm Beach Gardens, Florida 33410.

SECTION 2. FAMILIARITY WITH THE LAW. By submitting a proposal, the Proposer is affirming its familiarity and understanding with all federal, state, and local laws, ordinances, rules and regulations that in any manner affect the work. Ignorance on the part of the Proposer will in no way relieve it from responsibility to perform the work covered by the proposal in compliance with all such laws, ordinances and regulations.

SECTION 3. QUALIFICATIONS OF PROPOSER. The contract, if awarded, will only be awarded to a responsible Proposer who is qualified by experience and licensing to do the work specified herein. The Proposer shall submit with its proposal satisfactory evidence of experience in similar work and show that it is fully prepared to complete the work to the satisfaction of the District.

SECTION 4. REJECTION OF PROPOSAL. Proposers shall be disqualified and their proposals rejected if the District has reason to believe that collusion may exist among the Proposers, the Proposer has defaulted on any previous contract or is in arrears on any previous or existing contract, or for failure to demonstrate proper licensure and business organization.

SECTION 5. SUBMISSION OF PROPOSAL. Submit five (5) copies of the Proposal Documents and one digital copy, and other requested attachments at the time and place indicated herein, which shall be enclosed in an opaque sealed envelope, marked with the title “Auditing Services – Quarry Community Development District” on the face of it.

SECTION 6. MODIFICATION AND WITHDRAWAL. Proposals may be modified or withdrawn by an appropriate document duly executed and delivered to the place where proposals are to be submitted at any time prior to the time and date the proposals are due. After proposals are opened by the District, no proposal may be withdrawn for a period of ninety (90) days.
SECTION 7. PROPOSAL DOCUMENTS. The proposal documents shall consist of the notice announcing the request for proposals, these instructions, the Evaluation Criteria Sheet and a proposal with all required documentation pursuant to Section 12 of these instructions (the “Proposal Documents”).

SECTION 8. PROPOSAL. In making its proposal, each Proposer represents that it has read and understands the Proposal Documents and that the proposal is made in accordance therewith.

SECTION 9. BASIS OF AWARD/RIGHT TO REJECT. The District reserves the right to reject any and all proposals, make modifications to the work, and waive any informalities or irregularities in proposals as it is deemed in the best interests of the District.

SECTION 10. CONTRACT AWARD. Within fourteen (14) days of receipt of the Notice of Award from the District, the Proposer shall enter into and execute a Contract (engagement letter) with the District.

SECTION 11. LIMITATION OF LIABILITY. Nothing herein shall be construed as or constitute a waiver of District’s limited waiver of liability contained in section 768.28, Florida Statutes, or any other statute or law.

SECTION 12. MISCELLANEOUS. All proposals shall include the following information in addition to any other requirements of the proposal documents.

A. List position or title of all personnel to perform work on the District audit. Include resumes or each person listed; list years of experience in present position for each party listed and years of related experience.

B. Describe proposed staffing levels, including resumes with applicable certifications.

C. Three references from projects of similar size and scope. The Proposer should include information relating to the work it conducted for each reference as well as a name, address and phone number of a contact person.

SECTION 13. PROTESTS. Any protest regarding the Proposal Documents, must be filed in writing, at the offices of the District Manager, within seventy-two (72) hours after receipt of the Request for Proposals and Evaluation Criteria or other contract documents. The formal protest setting forth with particularity the facts and law upon which the protest is based shall be filed within seven (7) calendar days after the initial notice of protest was filed. Failure to timely file a notice of protest or failure to timely file a formal written protest shall constitute a waiver of any right to object or protest with respect to the aforesaid Request for Proposals, Evaluation Criteria, or other contract documents.
SECTION 14. EVALUATION OF PROPOSALS. The criteria to be used in the evaluation are presented in the Evaluation Criteria Sheet, contained within the Proposal Documents.

SECTION 15. REJECTION OF ALL PROPOSALS. The District reserves the right to reject any and all bids, with or without cause, and to waive technical errors and informalities, as determined to be in the best interests of the District.
APPENDIX A - RFP DOCUMENTS

QUARRY COMMUNITY DEVELOPMENT DISTRICT
AUDITOR SELECTION
EVALUATION CRITERIA

1. Ability of Personnel (10 Points).

(E.g., geographic locations of the firm’s headquarters or permanent office in relation to the project; capabilities and experience of key personnel; evaluation of existing work load; proposed staffing levels, etc.)

2. Proposer’s Experience (10 Points).

(E.g. past record and experience of the Proposer in similar projects; volume of work previously performed by the firm; past performance for other Community Development Districts in other contracts; character, integrity, reputation of Proposer, etc.)

3. Understanding of Scope of Work (10 Points).

Extent to which the proposal demonstrates an understanding of the District’s needs for the services requested.

4. Ability to Furnish the Required Services (10 Points).

Present ability to manage this project and the extent to which the proposal demonstrates the adequacy of Proposer’s financial resources and stability as a business entity necessary to complete the services required (E.g. the existence of any natural disaster plan for business operations).

5. Price (10 Points).

Points will be awarded based upon the price bid for the rendering of the services and reasonableness of the price to the services.
6D.
RESOLUTION 2020-01

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE QUARRY COMMUNITY DEVELOPMENT DISTRICT RESCINDING RESOLUTION 2019-01 AND AUTHORIZING THE DISBURSEMENT OF FUNDS FOR PAYMENT OF CERTAIN EXPENSES WITHOUT PRIOR APPROVAL OF THE BOARD OF SUPERVISORS; PROVIDING FOR A MONETARY THRESHOLD; AND PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, the Quarry Community Development District ("District") is a local unit of special-purpose government created and existing pursuant to Chapter 190, Florida Statutes ("Act"); and

WHEREAS, the Act authorizes the District to adopt resolutions which may be necessary for the conduct of District business; and

WHEREAS, the Board of Supervisors of the District ("Board") typically meets monthly to conduct the business of the District, including authorizing the payment of District operating and maintenance expenses; and

WHEREAS, to conduct the business of the District in an efficient manner, certain disbursements for goods and services must be processed and paid in a timely manner; and

WHEREAS, between scheduled meetings, it may be necessary to timely approve disbursements and payment of expenses; and

WHEREAS, the Board previously adopted Resolution 2019-01 and in doing authorized the disbursement of funds for payment of non-continuing expenses within certain parameters, and now desires to expand that authority to provide additional flexibility with respect to expenditures; and

WHEREAS, the Board hereby determines this Resolution is in the best interest of the District and is necessary for the efficient conduct of District business; the health, safety, and welfare of the residents within the District; and the preservation of District assets or facilities.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE QUARRY COMMUNITY DEVELOPMENT DISTRICT:

1. CONTINUING EXPENSES. The Board hereby authorizes the payment of invoices of continuing expenses, which meet the following requirements:

   a) The invoices must be due on or before the next scheduled meeting of the Board.
   b) The invoice must be pursuant to a contract or agreement authorized by the Board.
   c) The total amount paid under such contract or agreement, including the current invoice, must be equal to or less than the amount specified in the contract or agreement.
   d) The invoice amount will not cause payments to exceed the adopted budget of the District.

2. NON-CONTINUING EXPENSES. The Board hereby authorizes the disbursement of funds for payment of invoices of non-continuing expenses which are (i) required to provide for the health, safety, and welfare of the residents within the District; or (ii) required to repair, control, or maintain a District facility or asset beyond the normal, usual, or customary maintenance required for such facility or assets, or (iii) are
necessary to avoid an unnecessary expense that may be imposed on the District in connection with a District project; or (iv) are for routine services performed on an annual basis and the amount of such services is reflected in the District’s annual budget, or (v) are otherwise for an emergency capital improvement, pursuant to the following schedule:

a) Non-Continuing Expenses Not Exceeding $5,000 - with approval of the District Manager; and
b) Non-Continuing Expenses Exceeding $5,000 - with approval of the District Manager and Chairperson of the Board.

3. **BOARD RATIFICATION.** Any payment made pursuant to the Resolution shall be submitted to the Board at the next scheduled meeting for review and ratification.

4. **CONFLICTS.** This Resolution supersedes and replaces Resolution 2019-01 and all other resolutions in conflict with the terms herein.

5. **EFFECTIVE DATE.** This Resolution shall become effective immediately upon its adoption.

**PASSED AND ADOPTED** this 21st day of October, 2019.

Attest: 

THE QUARRY COMMUNITY DEVELOPMENT DISTRICT

________________________________________  _______________________________________
Secretary/Assistant Secretary                Chairperson, Board of Supervisors
6E.
RESOLUTION 2020-02

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE QUARRY COMMUNITY DEVELOPMENT DISTRICT AUTHORIZING AND APPROVING CHANGE OF DESIGNATED REGISTERED AGENT AND REGISTERED OFFICE OF THE QUARRY COMMUNITY DEVELOPMENT DISTRICT

WHEREAS, the Quarry Community Development District (the “District”) is a local unit of special-purpose government created and existing pursuant to Chapter 190, Florida Statutes, being situated entirely within Collier County, Florida; and

WHEREAS, the District is statutorily required to designate a registered agent and a registered office location for the purposes of accepting any process, notice, or demand required or permitted by law to be served upon the District in accordance with Section 189.014(1), Florida Statutes.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE QUARRY COMMUNITY DEVELOPMENT DISTRICT:

SECTION 1. Wesley Haber of Hopping Green & Sams, PA, is hereby designated as the Registered Agent for the District.

SECTION 2. The District’s Registered Office shall be located at 119 South Monroe Street, Suite 300, Tallahassee, FL 32301.

SECTION 3. In accordance with Section 189.014, Florida Statutes, the District’s Secretary is hereby directed to file certified copies of this Resolution with Collier County and the Florida Department of Economic Opportunity.

SECTION 4. This Resolution shall become effective immediately upon adoption and shall replace and supersede any prior resolution designating a registered agent.

PASSED AND ADOPTED this 21st day of October, 2019.

ATTEST: QUARRY COMMUNITY DEVELOPMENT DISTRICT

______________________________ ________________________________
Secretary/Assistant Secretary Chairman, Board of Supervisors
6F
Keeping your community informed. And you compliant.

Quarry Community Development District

Proposal date: 2019-10-09
Proposal ID: KTILE-GFP6O-SBIU-RYIJS

Pricing....................................................................................2
Services..................................................................................3-5
FAQs.........................................................................................6
Statement of work.........................................................7-8
Terms and conditions..................................................9-12

Ted Saul
Director - Digital Communication
Certified Specialist
# Pricing

Effective date: 2019-10-15

## Implementation

<table>
<thead>
<tr>
<th>Onboarding of ADA Compliant Website and Remediation of Historical Documents</th>
<th>Quantity</th>
<th>Subtotal</th>
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</thead>
<tbody>
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<td>1</td>
<td>$1,512.30</td>
<td></td>
</tr>
</tbody>
</table>

- Migration website pages and present on a staged website for approval
- Initial PDF Accessibility Compliance Service for 1500 pages of remediation

## Ongoing services

<table>
<thead>
<tr>
<th>Website services</th>
<th>Quantity</th>
<th>Subtotal</th>
</tr>
</thead>
<tbody>
<tr>
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<td>$615.00</td>
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- Hosting, support and training for users
- Website management tools to make updates
- Secure certification (https)
- Monthly site reporting, monitoring and error corrections

## Ongoing PDF Accessibility Compliance Service

| 750* | $937.50 |

- Remediation of all PDFs stored on your website
- Remediation of up to 750 PDF pages
- Dashboard for reporting and managing all PDFs
- 48-hour turnaround for fixes for board agendas
- PDF manager dashboard

## Social Media Manager

| Included |

Total: $3,064.80

*Maximum PDF pages per 12 month period
Accountable, compliant communications

Keeping your residents and property owners informed is a big responsibility – one that requires constant diligence. Staying current with the laws that apply to public access to district records, reports and other legal requirements presents a big challenge for many CDD communities.

When it comes to your website and all the web-based documents you are required to publish, they all need to be fully accessible. Florida statutes and federal laws require you and every special district be compliant with ADA (Americans with Disabilities Act) and accessibility regulations.

Keeping it all accessible – and legal

Campus Suite provides the total accessibility solution to keep all your web communications and web documents on the right side of these laws – specifically chapters 189 and 282 of the Florida Statutes.
We'll handle all your website and document accessibility.

We take on the responsibility of making and keeping your website fully accessible to people with disabilities. We know what’s at stake if your website is not ADA-compliant, so we handle it all – monitoring, reporting, and remediation.

We stand behind our seal of approval.
Each page of your website will have our official certification of a website that meets the required accessibility standards.

A website with all the features your district needs.

Communication is key to success in any organization, and your community development district is no exception. At Campus Suite, we understand the unique communication needs of CDDs and create a comprehensive website that serves as your communication hub.

Your property owners and residents will come to depend on the wealth of information at their fingertips. And your board members, management team and staff will come to rely on the role your website serves in streamlining the critical communications functions you’re required by law to provide.

Maintain ADA compliance:
✓ Website and documents meet WCAG 2.1 requirements
✓ Monthly accessibility scanning audits and reporting
✓ In-house team that fixes all of the accessibility errors
✓ On-demand PDF remediation (48-hour turnaround)

Your district website features:
✓ Professional website design
✓ Easy-to-use tools to make updates
✓ Total document management
✓ Support and training for users
✓ Calendar of events
✓ Clubhouse and rental scheduling
✓ Meeting notices and minutes
A trusted name for compliance.

For over 15 years, Campus Suite has built a reputation helping public schools across the country eliminate communication barriers and improve school community engagement. We do it by creating easy-to-use, affordably priced websites featuring professional design, unmatched customer service, and paving a leadership role in website accessibility.

We’ve helped districts build web accessibility policies and websites, and even created contingency plans for responding to web issues and complaints from the OCR (U.S. Office for Civil Rights). These include detailed resolution plans when clients need to respond to avoid fines and the negative publicity that sometimes surrounds non-compliance.

Campus Suite has also pioneered educating public institutions about website accessibility by establishing the Website Accessibility Education Center, a valuable resource for website administrators.
Frequently asked questions

For PDF service, what is the price per page?
Pricing can range based on the volume of PDFs you have on your website and if it is part of the initial remediation or the on-demand service. The price range is between $1.05 per page to $1.75 per page.

What does the PDF scan and remediation process look like?
You’ll upload your documents to the dashboard. We are notified and begin setting up the scan. After the fixes are made, we put the documents back onto the dashboard and you are notified. You then put them back to the appropriate location on your website.

What does the ADA managed service process for our website look like?
Our team performs monthly scans of your site utilizing software. Our team then goes through the results and fixes the content-related errors by hand. A report is produced for your records and uploaded to your ADA dashboard. Any outlying issues we may encounter, you will be notified until the issue is resolved.

How long does it take?
For non-urgent doc remediation, we can scan and fix up to 2000 pages per week. We also have urgent services available for an additional fee with a turnaround time of 48 hours.

What standards do you follow for ADA?
We follow WCAG AA 2.1 guidelines

Are there any hidden fees?
No.

How long does it take to build the website?
It depends upon your responsiveness, but generally only a couple of weeks.

Can we change the design of our website?
Our themes are customizable to address your preferences. There are some guardrails in place to help ensure ADA compliance to a degree, but you can select colors, images, etc.

Do your sites offer a calendar?
Yes. This site can be utilized in many different ways. One of which is a calendar to help with your clubhouse availability/rental schedule.
Statement of work

1. **On-boarding of ADA Compliant Website and Remediation of Historical Documents.** Contractor will deliver a functional, responsive, working ADA compliant website that can display content submitted to the Contractor by the District. At a minimum, the website and the documents on the website will:
   1. Comply with the guidelines provided by Web Content Accessibility Guidelines 2.1, as amended and/or replaced by new releases from time to time (“WCAG”);
   2. Contain a website accessibility policy that includes: a commitment to accessibility for persons with disabilities, the accessibility standard used and applied to the website (at a minimum WCAG), and contact information of the District Manager or their designee (email and phone number) in case users encounter any problems;
   3. Display an ADA compliance shield, seal, or certification;
   4. Provide options to create a CDD-branded design (colors, logo, etc…)
   5. Be accessible on modern versions of Internet Explorer, Edge, Mozilla, Safari, and Chrome web browsers and be “mobile friendly” and offer a “mobile version” of the sites content for access from tablets or smart phones.
   6. Be free of any commercial advertising;
   7. Be free of any known spyware, virus, or malware;
   8. Secure certification (https)
   9. Secure cloud hosting with fail-overs
   10. Allow for data backups, and record retention as required by law;
   11. Allow for the display a calendar, reservation request form, and newsletter;
   12. Creation of a dashboard for the District to upload and remove content, manage all documents, manage document remediation, and review reports generated by the Contractor; and
   13. Remediate 1500 pages identified by the District for the new website in an ADA compliant format.*

2. **Domain Fee.** The Contractor shall pay the annual fee for the domain name of the District’s website.

3. **Maintenance and Management of the Website.**
   1. Contractor will manage and maintain the website;
   2. Remediate in an ADA compliant format new documents (a not to exceed 750 pages per year) uploaded by the District Manager to the document portal;*
      1. For Agenda Packages, the Contractor shall turn around the documents within 2 business days
   3. District shall be responsible for uploading the documents onto the document portal for the website. Upon completion of the remediation services, Contractor shall ensure that the remediated documents are live on the website. Contractor shall ensure that the District only has the ability to upload documents to the document portal (not the ability to make documents go live on the website) or remove documents on the website and cannot alter any other aspect of the website;
   4. Contractor will store all District data, including files, text and parameters; data will be backed-up on a separate storage system at regular intervals; and
5. The ADA compliant website will be on-line at all times unless maintenance or upgrades require it to be unavailable. When maintenance or upgrades require the website to be unavailable, Contractor will provide the District with reasonable advance notice in writing.

   1. Every month Contractor will comprehensively audit the website’s compliance with (1) WCAG and (2) any applicable laws, rules, and regulations (including, the Department of Justice);
   2. After the audit, Contractor will remediate any web accessibility deficiencies of the website or content on the website; and
   3. The Contractor will provide a written report to the District that summarizes the audit and any remediations made.

5. Support Services.
   Contractor will supply telephone and/or email support to the District on a reasonable and necessary basis to within business hours – Monday to Friday 9 am to 6 pm EST, exclusive of holidays. The Contractor will provide a listing of detailed hours, holidays, and service availability on their website, and reserves the right to modify the times technical support is available.

*If certain PDFs are not able to be fully remediated, Contractor shall work with the District to create a summary of the content in the PDF and provide contact information if anyone needs reasonable accommodations to access the full content within that PDF.
Website Creation and Management Agreement

AGREEMENT BETWEEN THE Quarry COMMUNITY DEVELOPMENT DISTRICT AND INNERSYNC STUDIO, LTD., D/B/A CAMPUS SUITE, FOR WEBSITE AUDITING, REMEDIATION, AND MAINTENANCE SERVICES

This Agreement ("Agreement") is entered into as of 2019-10-15 by and between:

Quarry Community Development District, a local unit of special-purpose government, established and existing pursuant to Chapter 190, Florida Statutes, with a mailing address of 210 N University Dr, STE 702, Coral Springs, FL 33071 (the "District"), and

Innersync Studio, Ltd., d/b/a Campus Suite, an Ohio limited liability company, authorized to do business in Florida, with a mailing address of 752 Dunwoodie Drive, Cincinnati, Ohio 45230 ("Contractor").

RECITALS

Whereas, the District is a local unit of special-purpose government, created and existing pursuant to Chapter 190, Florida Statutes; and

Whereas, pursuant to section 189.069, Florida Statutes, the District must maintain an official website containing, at minimum, the statutorily required information ("Website"); and

Whereas, the District has a need to obtain a qualified independent contractor to perform audits of the Website to ensure compliance with the accessibility requirements of Title II of the Americans with Disabilities Act ("ADA"), which ADA accessibility requirements and standards may change from time to time, and to remediate or otherwise convert the Website to meet such ADA accessibility requirements, to routinely audit the Website to ensure continued compliance with the ADA and to perform ongoing maintenance of the Website, all as more particularly described herein and in the proposal attached hereto as Exhibit A and made a part herein (together, the "Services"); and

Whereas, Contractor represents and warrants to the District that it is qualified, willing and capable of providing the Services; and

Whereas, the District and Contractor desire to enter into this Agreement for the purposes stated herein and the District and Contractor warrant and agree that they have all right, power and authority to enter into and be bound by this Agreement.
Now, therefore, in consideration of the recitals, agreements and mutual covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties, the parties agree as follows:

Section 1. Recitals. The recitals stated above are true and correct and by this reference are incorporated herein and form a material part of this Agreement.

Section 2. Scope of Work. Contractor shall provide Services in accordance with the terms provided in this Agreement and in Exhibit A, which Services include:

A. Initial Website Remediation. Contractor shall migrate the District’s existing Website or otherwise create a new Website in order to produce a functional, responsive, working Website compliant with federally recommended ADA best practices for state and local governments as promulgated by federal law and rulemaking, including but not limited to Web Content Accessibility Guidelines 2.1 Level AA, as the same may be amended and updated from time to time (as amended and updated from time to time, “WCAG”). Specifically, Contractor shall, at a minimum:

i. provide an ADA compliant Website that meets, at minimum, the currently-effective WCAG standards;

ii. convert up to 1500 pages of PDF documents identified by the District to accessible formats for assistive technologies. If certain PDFs are not able to be fully remediated, Contractor shall work with the District to create a summary of the content in the PDF and provide contact information if anyone needs reasonable accommodations to access the full content within that PDF;

iii. provide a website accessibility policy that includes a commitment to accessibility for persons with disabilities, the District’s engagement of Contractor for ADA specific services, in an effort to bring the Website into ADA compliance, accessibility standard used and applied to the Website (which shall be at a minimum WCAG), and contact information of the District Manager or their designee (email and phone number) for users encountering any problems;

iv. provide options to create a District-branded design (colors, logo, etc.);

v. provide Contractor’s ADA compliance shield, seal or certification for display on the Website (“Compliance Shield”);

vi. cross-check ADA compliance for accessibility and compatibility of the Website with various technology mediums, including but not limited to mobile phones, smart phones, tablets, laptop computers, desktop computers, and provide “mobile friendly” or “mobile versions” of the Website accessible via various web browsers including but not limited to Internet Explorer, Edge, Mozilla, Safari, and Chrome;

vii. eliminate and prevent any commercial advertising on the Website;

viii. eliminate and prevent exposure to any known spyware, virus or malware affecting functionality or accessibility of the Website;
ix. secure “https” certification and provide secure “cloud” hosting with fail-over back-up measures to ensure continued functionality and accessibility of the Website;

x. provide data back-up and records retention measures as required by Florida law;

xi. provide and/or allow display of a calendar, reservation request form, and newsletter, as applicable or necessary to the District;

xii. provide a “dashboard” accessible to the District Manager or his or her designee which allows the District to upload and remove content, manage documents to be remediated by Contractor, and review ADA compliance reports generated by Contractor. However, Contractor shall ensure that the District does not have the ability to alter any other aspect of the Website which may negatively impact the functionality or accessibility of the Website;

xiii. provide any and all other effort reasonably necessary to allow the District to receive the maximum benefit of the Services contemplated by this Agreement and Exhibit A, recognizing the District is relying on Contractor’s expertise for Website design/best practices in accordance with the ADA requirements including but not limited to WCAG standards.

B. Maintenance. Starting November 1, 2019, Contractor shall provide on-going maintenance of the Website, to ensure continued compliance with WCAG. Specifically, Contractor shall:

i. manage and maintain the Website;

ii. remediate new documents, up to seven hundred fifty (750) pages per year; for any agenda packages, Contractor shall turn around the remediated version within two (2) business days; any updates or fixes needed to the agenda requiring remediation shall be remediated within 48 hours of the District Manager’s submission for such request.

iii. remediate new documents identified by the District to accessible formats for assistive technologies. If certain documents are not able to be fully remediated, Contractor shall work with the District to create a summary of the content in such document and provide contact information if anyone needs reasonable accommodations to access the full content within that document. For any agenda packages, including any updates thereto, Contractor shall turn around the remediated version within two (2) business days of the District Manager’s submission for such request.

iv. provide assistive technical support via telephone and/or email, as reasonably needed, within regular business hours between 9 a.m. and 6 p.m., Monday through Friday, exclusive of federal holidays, which shall include but not be limited to assistance in converting newly added documents and upgrading to new ADA recommended standards, if any, and regularly corresponding with the District staff on such items as updates, changes and recommendations;

v. store and retain all District content, including files, texts, parameters, documents, and other types of data by backing up the same in a separate storage system and regularly backing up new content as they are submitted and uploaded to the Website;

vi. ensure that the Website is “live” and “on-line” at all times, unless a scheduled maintenance or upgrades
are required; for any scheduled maintenance or upgrades which would affect the functionality or accessibility
of the Website for a prolonged time, Contractor shall provide reasonable advance notice to the District in
writing, and post a disclaimer message on the Website during such maintenance or upgrade;

vii. perform monthly comprehensive technological, and human as needed, audits to ensure Website’s
compliance with WCAG standards or better and any applicable laws, rules and regulations applicable to the
Website. After each audit, Contractor shall remediate any deficiencies identified during such audit and
provide a written report to the District summarizing the audit and remediations made, if any;

viii. in the event that certain documents are not able to be fully remediated and accessible in accordance with
ADA compliance standards, Contractor shall immediately notify the District of such documents and shall
provide contact information for anyone who needs reasonable accommodation to access all or any portion of
such content;

ix. continue to provide and update, as needed, those Services identified in Section 2(A)(iii), (v), (viii), (x),
and (xii); and

x. provide any and all other effort reasonably necessary to allow the District to receive the maximum benefit
of the Services contemplated by this Agreement and Exhibit A, recognizing the District is relying on
Contractor’s expertise for Website design/best practices in accordance with the ADA requirements including
but not limited to WCAG standards

C. Additional Services. In the event that the District desires additional work or services, Contractor agrees to
negotiate in good faith to undertake such additional work or services. Upon successful negotiation regarding the
terms of the additional work, including scope and compensation, the parties shall agree in writing to a work
order, addendum, addenda, or change order to this Agreement prior to commencement of any such additional
work. The following is a non-exhaustive list of possible additional services that the District may request of
Contractor:

i. providing a point of contact to respond to requests for Website accommodation;

ii. converting documents for a public records requests received by the District;

iii. providing any other ADA recommended compliance services requested by the District that Contractor is
capable of performing.

Section 3. Compensation. As compensation for the Services, the District agrees to pay Contractor in
accordance with the following terms:

A. Initial Website Remediation. For performance of the Services as provided in Section 2(A) of this
Agreement, the District shall pay Contractor a one-time fee of $1,512.30 [plus ($0.98) per page remediated
pursuant to Section 2(A)(ii)]. Contractor shall invoice the District upon substantial completion of the
Services provided in Section 2(A).
**B. Maintenance.** For performance of the Services as provided in Section 2(B) of this Agreement, starting November 1, 2019 the District shall pay Contractor ($1,525.50) per year, payable in one annual installment for Ongoing PDF Accessibility Compliance Service and Website Services. Parties understands and acknowledges that this includes (i) the annual fee for the domain name for the District’s Website, which Contractor shall pay, at its sole expense, on behalf of the District; and (ii) document remediation pursuant to Section 2(B)(iii) of up to seven-hundred fifty (750) pages per year (“Annual Max Pages”).

**C. Additional Conversions.** For remediating and converting any documents in excess of the Annual Max Pages included in the maintenance price, Contractor shall provide such services for an amount not to exceed Ninety-Eight Cents ($0.98) per page. Contractor shall perform remediation and conversion of additional documents only upon receipt of written authorization of the District approving the same.

**D. Invoices; Payment.** Contractor shall maintain records conforming to usual accounting practices. Further, Contractor shall render each invoice to the District in writing, which shall be delivered promptly upon completion of each Service. Each invoice shall contain, at a minimum, the District’s name, Contractor’s name, the invoice date, an invoice number, an itemized listing of all costs billed on each invoice with a sufficient description of each allowing the District to approve each cost, the time frame within which the Services were provided, and the address or bank information to which payment is to be remitted. Consistent with Florida’s Prompt Payment Act, section 218.70, et al., Florida Statutes, the invoices shall be due and payable within forty-five (45) days of receipt by the District.

Section 4. Term and Termination.

**A. Term.** This Agreement shall become effective upon the date and year first written above and shall be in effect until terminated by either party in accordance with the terms of this Agreement.

**B. Termination.** The District agrees that Contractor may terminate this Agreement for cause by providing sixty (60) days’ written notice of termination to the District; provided, however, that the District shall be provided a reasonable opportunity to cure any failure under this Agreement. Contractor agrees that the District may terminate this Agreement immediately for cause by providing written notice of termination to Contractor. Contractor agrees that the District may terminate this Agreement without cause; provided that the District shall provide thirty (30) days’ written notice of termination without cause. Upon any termination of this Agreement, Contractor shall (i) be entitled to payment for all Services rendered up until the effective termination of this Agreement, subject to whatever claims or offsets the District may have against Contractor as the sole means of recovery for termination; (ii) be permitted to remove the Compliance Shield from the Website as of the effective date of the termination; (iii) provide the District, or its designee, all domain names, authorizations, usernames, passwords, and content (including remediated content) in the format in which it was stored on the service; and (iv) if the Contractor used proprietary and/or licensed software to provide the Services herein to the District, then
Contractor shall coordinate with the District as to the terminated use of such software, including any migration of the Website that may be required pursuant to such termination.

**Section 5. Representations, Warranties and Covenants.** Contractor represents, warrants, and covenants that (a) the Services will conform to the requirements provided in Section 2 herein and Exhibit A; (b) the Services shall be performed by qualified personnel in a professional, prompt, diligent, good, safe and workmanlike manner in accordance with all laws, industry standards, and all applicable ADA and other website accessibility compliance standards, including but not limited to WCAG 2.1 Level AA and other federally recommended guidelines, as may be amended from time to time; and (c) neither the Services nor any product provided by Contractor shall infringe, misappropriate, or otherwise violate the intellectual property rights of any third-party. To the extent that any defects are found and reported to the Contractor, the Contractor shall correct such defects within thirty (30) days.

**Section 6. Intellectual Property.**

**A. Contractor Materials.** Except as provided herein, Contractor shall retain all right, title, and interest in and to (i) all patents, trademarks, service marks, copyrights, and other intellectual property or proprietary rights of Contractor used in or otherwise associated with the Services, and other materials provided to the District hereunder; and (ii) all trade secrets, technical specifications and data to the extent they are intellectual property, and inventions which are authored, conceived, devised, developed, reduced to practice, or otherwise performed by Contractor which arise out of Contractor’s performance of the Services, none of which shall be deemed a "work made for hire" under the Copyright Act of 1976 (collectively, "Contractor Materials"), and nothing contained herein shall be construed to restrict, impair, transfer, license, convey, or otherwise alter or deprive Contractor of any of its intellectual property and proprietary interests associated therewith. Subject to the foregoing, Contractor grants to the District a non-exclusive, non-transferable worldwide perpetual limited right and license to access and use the Contractor Materials in connection with the ordinary and intended use by the District as contemplated in this Agreement, including viewing, downloading and printing the Contractor Materials for the District’s use, and without in any case removing Contractor’s copyright, trademark or other intellectual property ownership notices.

**B. The District Materials; Publicity and Trademarks.** The District shall own the Website, domain name, all e-mail addresses, and all website and e-mail content (including all remediated content provided by the Contractor), under all circumstances. In the event of a termination of this Agreement for any reason, Contractor shall take all necessary steps to transfer, or otherwise allow the District to retain, such website, domain name, e-mail addresses and content of the same. Additionally, to the extent applicable, Contractor shall take commercially reasonable precautions consistent with industry standards to protect confidential information, including, e.g., credit card information and other sensitive information protected under Florida’s Public Records Laws. Contractor shall immediately notify the District of any breach or loss of data, and take such steps as are reasonably necessary to
address any such issue. Except as provided herein, the District shall retain all right, title, and interest in and to all intellectual property of the District provided or made available to the Contractor in connection with Contractor’s Services (collectively, "District Materials") and nothing contained herein shall be construed to restrict, impair, transfer, license, convey, or otherwise alter or deprive the District of any of its intellectual property or other proprietary interests associated therewith, if any. Subject to the foregoing, the District grants to Contractor a non-exclusive, non-transferable worldwide limited right and license to access and use such District Materials in connection with the provision of the Services as contemplated by this Agreement. Further, the District permits Contractor to identify the District as a customer of Contractor in Contractor’s marketing materials (including using the District’s name and logo for such limited purposes).

The District further acknowledges and agrees that for Contractor to perform the Services, it must, in some cases, give Contractor remote access to areas behind log-ins that are to be audited hereunder, including, without limitation to content management systems and/or servers (collectively, “System”), and agrees that it will furnish to Contractor all necessary information and/or user names and passwords required to do so. Contractor agrees to follow commercially reasonable and accepted security policies for accessing the District’s System including any specific security procedures as may be communicated to Contractor by the District prior to Contractor accessing the System. Contractor shall on its own or through coordination with the District’s Website provider, create a back-up copy of all data that may be affected by Contractor’s access to the System.

C. Right to Display Contractor’s Compliance Shield / Accessibility Policy. Pursuant to this Agreement, the Contractor shall provide District a Compliance Shield and customized accessibility policy, which District shall display on its Websites and web applications. The District is expressly prohibited from using the Compliance Shield for any purpose not specifically authorized by this Agreement, and in no event may use such Compliance Shield for or on behalf of any other party or in connection with any domain name and/or organization name other than those being scanned or serviced in connection with the Services.

Section 7. Public Records. Contractor understands and agrees that all documents or on-line content of any kind provided to the District in connection with this Agreement may be public records, and, accordingly, Contractor agrees to comply with all applicable provisions of Florida law in handling such records, including but not limited to section 119.0701, Florida Statutes. Contractor acknowledges that the designated public records custodian for the District is ___________________ (“Public Records Custodian”). Among other requirements and to the extent applicable by law, Contractor shall 1) keep and maintain public records required by the District to perform the Work; 2) upon request by the Public Records Custodian, provide the District with the requested public records or allow the records to be inspected or copied within a reasonable time period at a cost that does not exceed the cost provided in Chapter 119, Florida Statutes; 3) ensure that public records which are exempt or confidential, and exempt from public records disclosure requirements, are not disclosed except as authorized by law for the duration of the contract term and following the contract term if Contractor does not transfer the records to the Public Records Custodian of the District; and 4) upon completion of the contract, transfer to the
District, at no cost, all public records in Contractor’s possession or, alternatively, keep, maintain and meet all applicable requirements for retaining public records pursuant to Florida laws. When such public records are transferred by Contractor, Contractor shall destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the District in a format that is compatible with Microsoft Word or Adobe PDF formats.

IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, TO CONTRACTOR’S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTACT THE CUSTODIAN OF PUBLIC RECORDS AT (___) ___-____, ______________@______________.COM, OR AT ________________ __________________________, FLORIDA ________.

Section 8. Indemnity.

A. Contractor agrees to indemnify and hold harmless the District and its officers, supervisors, staff, employees, successors, assigns, members, affiliates, attorneys or representatives from any and all liability, claims, actions, suits, liens, demands, costs, interest, expenses, damages, penalties, fines, or judgments against the District, or loss or damage, whether monetary or otherwise, including but not limited to an ADA website related claim by a third-party, arising out of, wholly or in part by, Contractor’s willfully reckless or willfully negligent act(s) or omission(s). Contractor further agrees that nothing herein shall constitute or be construed as a waiver of the District's limitations on liability contained in section 768.28, Florida Statutes, or other statute.

B. Obligations under this section shall include the payment of all settlements, judgments, damages, liquidated damages, penalties, forfeitures, back pay awards, court costs, arbitration and/or mediation costs, litigation expenses, attorneys’ fees, paralegal fees (incurred in court, out of court, on appeal, or in bankruptcy proceedings), any interest, expenses, damages, penalties, fines, or judgments against the District, all as actually incurred.

Section 9. Scrutinized Companies Statement. Contractor certifies that it is not in violation of section 287.135, Florida Statutes, and is not prohibited from doing business with the District under Florida law, including but not limited to Scrutinized Companies with Activities in Sudan List or Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List. If Contractor is found to have submitted a false statement, has been placed on the Scrutinized Companies with Activities in Sudan List or the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List, or has been engaged in business operations in Cuba or Syria, or is now or in the future on the Scrutinized Companies that Boycott Israel List, or engaged in a boycott of Israel, the District may immediately terminate the Contract.

Section 10. General Provisions.
A. Conflicts. The terms of this Agreement and Exhibit A are intended to complement each other, and to the extent they conflict, the terms of Exhibit A shall control only to the extent that such provisions provide clarifications on Services and materials to be provided by Contractor pursuant to Exhibit A; in all other respects, the provisions of this Agreement shall control.

B. Authorization. The execution of this Agreement has been duly authorized by the appropriate body or official of the District and Contractor, both the District and Contractor have complied with all the requirements of law, and both the District and Contractor have full power and authority to comply with the terms and provisions of this Agreement.

C. Independent Contractor. It is understood and agreed that at all times the relationship of Contractor and its employees, agents, or anyone directly or indirectly employed by Contractor to the District is the relationship of an independent contractor and not that of an employee, agent, joint-venturer, or partner of the District. Nothing in this Agreement shall be interpreted or construed as creating or establishing the relationship of employer and employee between the District and Contractor or any of its employees, agents, or anyone directly or indirectly employed by Contractor. The parties acknowledge that Contractor is not an employee for state or federal tax purposes. Contractor shall hire and pay all of Contractor’s employees, agents, or anyone directly or indirectly employed by Contractor, all of whom shall be employees of Contractor and not employees of the District and at all times entirely under Contractor’s supervision, direction, and control.

In particular, the District will not: i) withhold FICA (Social Security) from Contractor’s payments; ii) make state or federal unemployment insurance contributions on Contractor’s behalf; iii) withhold state or federal income tax from payment to Contractor; iv) make disability insurance contributions on behalf of Contractor; or v) obtain workers’ compensation insurance on behalf of Contractor.

D. Dispute Resolution. Before initiating any legal claim or action (except with respect to equitable relief), the parties agree to attempt in good faith to settle any dispute, controversy, or claim arising out of or related to this Agreement or the Services (collectively, "Dispute") through discussions which shall be initiated upon written notice of a Dispute by either party to the other. If the parties cannot resolve the Dispute within ten (10) business days, then the parties shall attempt to settle the Dispute by mediation. If mediation is unsuccessful, the parties may then proceed to filing a claim in the appropriate jurisdictional court in accordance with this Agreement. In the event that either party is required to enforce this Agreement by court proceedings or otherwise, then the parties agree that the substantially prevailing party shall be entitled to recover from the other all fees and costs incurred, including reasonable attorneys’ fees, paralegal fees, expert witness fees, and costs for trial, alternative dispute resolution, or appellate proceedings.

E. Applicable Law and Venue. This Agreement shall be governed by and construed in accordance with the
laws of the State of Florida without reference to the principles of conflict of laws. Except for actions seeking injunctive relief (which may be brought in any appropriate jurisdiction), suits under this agreement shall only be brought in a court of competent jurisdiction in the county of __________, Florida. This choice of venue is intended by the parties to be mandatory and not permissive in nature, and to preclude the possibility of litigation between the parties with respect to, or arising out of, this Agreement in any jurisdiction other than that specified in this section. The District and Contractor waive any right they may have to assert the doctrine of *forum non conveniens* or similar doctrine, or to object to venue with respect to any proceeding brought in accordance with this Section.

**F. Limitations on Governmental Liability.** Nothing in this Agreement shall be deemed as a waiver of immunity or limits of liability of the District beyond any statutory limited waiver of immunity or limits of liability which may have been adopted by the Florida Legislature in section 768.28, *Florida Statutes*, or other statute, and nothing in this Agreement shall inure to the benefit of any third-party for the purpose of allowing any claim which would otherwise be barred under the Doctrine of Sovereign Immunity or by operation of law.

**G. Third-Party Beneficiaries.** This Agreement is solely for the benefit of the District and Contractor and no right or cause of action shall accrue upon or by reason to or for the benefit of any third-party not a formal party to this Agreement. Nothing in this Agreement expressed or implied is intended or shall be construed to confer upon any person or corporation other than the District and Contractor any right, remedy, or claim under or by reason of this Agreement or any of the provisions or conditions of this Agreement; and all of the provisions, representations, covenants, and conditions contained in this Agreement shall inure to the sole benefit of and shall be binding upon the District and Contractor and their respective representatives, successors, and assigns.

**H. Default and Protection against Third-Party Interference.** A default by either party under this Agreement shall entitle the other to all remedies available at law or in equity, which may include, but not be limited to, the right of actual damages and/or specific performance. The District shall be solely responsible for enforcing its rights under this Agreement against any interfering third-party. Nothing contained in this Agreement shall limit or impair the District’s right to protect its rights from interference by a third-party to this Agreement.

**I. Notices.** All notices, requests, consents, and other communications under this Agreement (“Notice” or “Notices”) shall be in writing and shall be delivered, mailed by Overnight Delivery or First Class Mail, postage prepaid, to the parties, as follows:

**If to Contractor:**
Innersync Studio, Ltd.,
d/b/a Campus Suite
752 Dunwoodie Drive
Cincinnati, Ohio 45230
Except as otherwise provided in this Agreement, any Notice shall be deemed received only upon actual delivery at the address set forth above. Notices delivered after 5:00 p.m. (at the place of delivery) or on a non-business day, shall be deemed received on the next business day. If any time for giving Notice contained in this Agreement would otherwise expire on a non-business day, the Notice period shall be extended to the next succeeding business day. Saturdays, Sundays, and legal holidays recognized by the United States government shall not be regarded as business days. Counsel for the District and counsel for Contractor may deliver Notice on behalf of the District and Contractor. Any party or other person to whom Notices are to be sent or copied may notify the other parties and addressees of any change in name or address to which Notices shall be sent by providing the same on five (5) days’ written notice to the parties and addressees set forth herein.

J. Entire Agreement. This Agreement, together with Exhibit A, sets forth the entire agreement of the parties, and supersedes any prior agreements or statements with respect to the subject matter hereof.

K. Severability. The invalidity or unenforceability of any one or more provisions of this Agreement shall not affect the validity or enforceability of the remaining portions of this Agreement, or any part of this Agreement not held to be invalid or unenforceable.

L. Assignment. Neither the District nor Contractor may assign this Agreement without the prior written consent of the other. Any purported assignment without such consent shall be null and void.

M. Amendments. This Agreement may be amended or modified only by a written instrument duly executed by both parties.

N. Force Majeure. If either party is prevented from performing any of its obligations under this Agreement...
due to any cause beyond the party's reasonable control, including, without limitations, an “act of God,” fire, flood, war, strike, government regulation, civil or military authority, acts or omissions of transmitters, utilities, providers or hackers, the time for that party's performance will be extended for the period of the delay or inability to perform due to such occurrence.

**O. Survival.** In addition to such other provisions hereof which, by their terms, survive any termination or expiration of this Agreement, Section 5 (Representations, Warranties and Covenants), Section 6 (Intellectual Property), Section 7 (Public Records), Section 8 (Indemnity), and Section 10 (General Provisions) shall survive any termination or expiration of this Agreement.

**P. Waiver.** No breach of any term of this Agreement shall be deemed waived unless expressly waived in writing by the party who might assert such breach. Any failure or delay by either party to exercise any right, power, or privilege under this Agreement shall not be deemed a waiver of any such right, power, or privilege under this Agreement on that or any subsequent occasion. Any waiver by either party, whether express or implied, of any provision of this Agreement, any waiver of default, or any course of dealing hereunder, shall not affect such party’s right to thereafter enforce such provision or to exercise any right or remedy in the event of any other default or breach, whether or not similar.

**Q. Counterparts.** This instrument may be executed in any number of counterparts, each of which, when executed and delivered, shall constitute an original, and such counterparts together shall constitute one and the same instrument. Signature and acknowledgement pages, if any, may be detached from the counterparts and attached to a single copy of this document to physically form one document.

**R. Arm’s Length Transaction.** This Agreement has been negotiated fully between the parties as an arm’s length transaction. Both parties participated fully in the preparation of this Agreement and received the advice of counsel. In case of a Dispute concerning the interpretation of any provision of this Agreement, both parties are deemed to have drafted, chosen, and selected the language, and the doubtful language will not be interpreted or construed against either party.

**S. Descriptive Headings.** The descriptive headings in this Agreement are for convenience only and shall not control nor affect the meaning or construction of any of the provisions of this Agreement.
In witness whereof, the parties have, by their duly authorized representatives, executed this Agreement as of the date and year first set forth above.

ATTEST: Quarry COMMUNITY DEVELOPMENT DISTRICT

__________________________________ .           ________________
Secretary Chairperson, Board of Supervisors .       Date

________________________________________
Print name

WITNESS: INNERSYNC STUDIO, LTD., D/B/A CAMPUS SUITE, an Ohio limited liability company

__________________________________ .        _____________
Print Name: By: Steven Williams, (Title) .          Date
### Exhibit A: Proposal for Services

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<td>• Initial PDF Accessibility Compliance Service for 1500 pages of remediation</td>
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<td>• Website management tools to make updates</td>
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<td>• Secure certification (https)</td>
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<td>• Remediation of up to 750 PDF pages</td>
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<td>• Dashboard for reporting and managing all PDFs</td>
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<td>• 48-hour turnaround for fixes for board agendas</td>
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<tr>
<td>• PDF manager dashboard</td>
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</table>

| Social Media Manager | Included |
6H.
Memo

Date: October 7, 2019
To: Board of Supervisors
Organization: Quarry Community Development District
From: Jeffrey M. Satfield, P.E, ENV SP
Re: Quarry Community Development District
CPH Job No.: Q0501

The purpose of this memorandum is to document and certify the public use and benefit of the stormwater management system currently maintained by the Quarry Community Development District (QCDD). The information outlined herein was primarily obtained from the existing South Florida Water Management District (SFWMD) Environmental Resource Permits (ERP), SFWMD Staff Reports, SFWMD Construction Certifications, and personal observations by me or my representatives.

The Quarry residential community located in Collier County Florida is only one part of a large development area originally permitted through the South Florida Water Management District by Florida Rock Industries in 2003 (Permit No. 11-20234-P) then was more specifically modified in 2007 by the Bayvest LLC / Centex Homes group which reflects the current day improvements. The development areas for the Environmental Resource Permit covers what is today the Quarry Residential Community & Golf Club, the Heritage Bay Residential Community & Golf Club, the Heritage Bay Vista Multi-Family complex, multiple commercial developments, public roads as well as numerous natural preserve areas. The flood and storm water control systems built pursuant to the ERP permits have been certified by licensed professional engineers post-construction and are required to be inspected routinely to ensure compliance with the State and local permits.

As can be seen in the plans prepared by Wilson Miller (Attached as Ex. A), the development area’s stormwater treatment BMPs have been designed to work together as a single system. The largest of these are the man-made lakes contained within and maintained by the Quarry Community Development District. The purpose of the lakes is to attenuate water flows and provide the final treatment prior to discharging downstream. These lakes not only receive contaminated stormwater runoff from improvements constructed to support the Quarry Community, but they also treat flows originating from the commercial parcels and roadways to the west. These commercial properties and their supporting roadway infrastructure are all accessible to the general public and have provided benefits to the local community by diversifying the tax base and supplying necessary...
local services. The flood and storm water control system of which the QCDD lakes are a part provide a critical service to the general public and are vital to the community.

Impacts to the QCDD lakes like those created by Hurricane Irma in 2017 influence the overall function of the entire stormwater treatment system. The erosion of the lake banks impacted lake volumes and created sediment laden flows. Stabilization of the lake banks was needed to comply with the South Florida Water Management District’s Environmental Resource Permit. While this work was completed by and within the QCDD, the benefits reach beyond its boundaries due to the inner connected stormwater treatment system. The lakes are an integral part of a regional stormwater management system that provides a critical service to the general public in the area. They were not designed for leisure or recreation but rather are an engineered component of a permitted storm water management system the purpose of which was to provide a service to the general public by allowing the initiation and maintenance of development in the area.
Project #: 7714
Project Category: D - Water Control Facilities
Project Title: Water Control Facilities

Department of Homeland Security
Federal Emergency Management Agency

General Info

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<th>Project #</th>
<th>7714</th>
<th>Project Type</th>
<th>Standard</th>
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<td>D - Water Control Facilities</td>
<td>Applicant</td>
<td>The Quarry CDD (021-UQ9OH-00)</td>
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<td>Project Title</td>
<td>Water Control Facilities</td>
<td>Event</td>
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Damage Description and Dimensions

The Disaster # 4337DR, which occurred between 09/04/2017 and 10/18/2017, caused:

Damage #29374; The Quarry CDD

General Facility Information:
- **Facility Type**: Sediment, Debris, Retention/Detention Basins
- **Facility**: retention pond used for recreation
- **Facility Description**: 85 acres with shoreline and boat docks
- **Year Built**: 2002
- **Location Description**: 8950 Weathered Stone Drive Naples, FL
- **GPS Latitude/Longitude**: 26.27672, -81.67322
- **Purpose**: Recreation
- **Capacity**: 4300 FT x 2500 FT
- **Quantity of Material Deposited by Incident**: 302.5 CY of material washed into lake from lake bank

General Damage Information:
- **Date Damaged**: 9/10/2017
- **Cause of Damage**: wind driven wave action

Facility Damage:

**Shoreline:***
- Embankment, 216 CY of rip rap, 8 inch up to 12 inch in size (see attachment #1 in the SIR), 1,403 LF long x 5 FT wide x 0.833 FT thick, damaged by wind driven wave action, 0% work completed.
- Embankment, 779 SY of filter black fabric (see attachment #2 in SIR), 1,403 LF long x 5 FT wide, damaged by wind driven wave action, 0% work completed.
- Embankment, 86.5 CY of soil-back fill material (see attachment #1 in the SIR), 1,403 LF long x 5 FT wide x 0.333 FT deep, damaged by wind driven wave action, 0% work completed.

Damage #29375; The Quarry CDD

General Facility Information:
- **Facility Type**: Sediment, Debris, Retention/Detention Basins
- **Facility**: retention pond used for recreation
- **Facility Description**: 232 acres with shoreline and boat docks
- **Year Built**: 2002
- **Location Description**: 8950 Weathered Stone Drive Naples, FL
- **GPS Latitude/Longitude**: 26.28418, -81.67856
Purpose: Recreation
Capacity: 4300 FT x 2500 FT
Quantity of Material Deposited by Incident: 1,873 CY of material washed into lake from lake bank

General Damage Information:

- Date Damaged: 9/10/2017
- Cause of Damage: wind driven wave action

Facility Damage:

Shoreline:
- Embankment, 1,338 CY of Rip Rap 8 inch up to 12 inch in size (see attachment #1 in the SIR), 8,675 LF long x 5 FT wide x 0.833 FT high, damaged by wind driven wave action, 0% work completed.
- Embankment, 4,819 SY of filter black fabric (see attachment #2 in the SIR), 8,675 LF long x 5 FT wide, damaged by wind driven wave action, 0% work completed.
- Embankment, 535 CY of soil back-fill material (see attachment #1 in the SIR), 8,675 LF long x 5 FT wide x 0.333 FT deep, damaged by wind driven wave action, 0% work completed.

Scope of Work

The Quarry CDD

Work to be completed

The applicant will utilize contracts for the repairs to the Boulder Lake Quarry CDD to restore this facility back to its pre-disaster design, function and capacity within the existing footprint.

A. Replace 216 cy of rip rap, 8-inch up to 12-inch
B. Replace 779 sy of filter black fabric
C. Replace 86.5 cy of soil-backfill material

Work to be Completed total: $2,392,260.42

Project Notes:

1. All site estimates for work to be completed are based on Applicant provided, competitively bid, subcontractor quotations. See attachment labeled Project 7714 – DR4337FL – Cost Validation in Grants Manager.

2. All procurement documents have been provided and reviewed. The CRC specialist has determined that the Applicant solicited the work correctly and in accordance with their procurement procedures for competitive bidding. See Procurement Policy – Quarry CDD – 2017 FL Statutes and Quarry Bid Tab – Irma Damage in Grants.

3. Due to the fact that additional damages were uncovered after the Site Inspection had taken place, FEMA site management and the Applicant agree that the estimate shall be based solely on the successful bidder’s (Metro Equipment Services) contracted quantities and price. All allocated value percentages were provided by the Applicant’s engineer of record. For contracted quantities and dollar values, see 4337DR – FL-Quarry CDD – Project 7714 – Response to CRC DDD – Scope – Cost Question – With Signed Contract – 1 in Grants Manager.

4. Applicant will comply with its local, state, federal procurement laws, regulations and procedures.

5. The applicant has elected not to participate in nor claim any Direct Administrative Cost (DAC).

6. For coordinates for damaged facilities, see document labeled The Quarry CDD Irma Shoreline Repair Coordinate Plan 07-16-2018 in Grants Manager.
(Damage Inventory # 29374 and # 29375) Quarry CDD, 8950 Weathered Stone, Naples, FL 34120

GPS Coordinates: Latitude: 26.27900, Longitude: -81.67648

(I) Damages Description & Dimensions (DDD):

29374 Shoreline erosion Boulder Lake - AND - 29375 Shoreline erosion Stone Lake

PW total cost of damage elements for this DI # = $2,685,587

(II) Hazard Mitigation Proposal (HMP) Scope of Work:

The original lake bank section was constructed of woven geo-textile and 12” thick of 8”-12” rip rap. To replace the lake bank section per the same specification we obtained contractor pricing by the low bidder of $2,091,740.

The Quarry Community Development District (the District) decided to upgrade the section by hardening the structure to withstand greater forces and reduce future potential damages. The District Engineer, J.R. Evans Engineering, provided a specification that increased the rock diameter to 12” - 18” rock with a thickness of 24” and changed the geo-textile to non-woven. This specification dramatically increased the design wind speed for the lake bank. The price for the mitigated section was $2,685,587. The upgrade or mitigation costs result in a $593,847 increase.

Net mitigation cost for this DI # = $593,847

(III) Hazard Mitigation Ratio (HMR):

HMR = (Total Hazard Mitigation Cost/PW Total Cost of Damage Elements) X 100

HMR = $593,847/$2685587 = 22.11%

[29375] The Quarry CDD

Work to be completed

The applicant will utilize contracts for the repairs to the Stone Lake Quarry CDD to restore this facility back to its pre-disaster design, function and capacity within the existing footprint.

A. Replace 1,338 cy of rip rap, 8-inch up to 12-inch
B. Replace 4,819 sy of filter black fabric
C. Replace 535 cy of soil-backfill material

Work to be Completed total: $293,389.75

406 HMP Scope

Damage item 29374 and 29375 damages have only one HMP which is attached to 29374. Thus, damage item 29374 is documented with the cost for both damage items (29374, and 29375) and this damage has a cost of zero dollars.
**Cost**

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<td>Lump Sum</td>
<td>$293,389.75</td>
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CRC Gross Cost $2,685,650.17  
Total 406 HMP Cost $593,847.00  
Total Insurance Reductions $0.00  
CRC Net Cost $3,279,497.17  
Federal Share (75.00%) $2,459,622.88  
Non-Federal Share (25.00%) $819,874.29

**Subgrant Conditions**

- As described in 2 CFR, Part 200 § 200.333, financial records, supporting documents, statistical records and all other non-Federal entity records pertinent to a Federal award must be retained for a period of three (3) years from the date of submission of the final expenditure report or, for Federal awards that are renewed quarterly or annually, from the date of the submission of the quarterly or annual financial report, respectively, as reported to the Federal awarding agency or pass-through entity in the case of a sub-recipient. Federal awarding agencies and pass-through entities must not impose any other record retention requirements upon non-Federal entities. Exceptions, Part 200.333, (a) – (f), (1), (2). All records relative to this Project Worksheet are subject to examination and audit by the State, FEMA and the Comptroller General of the United States and must reflect work related to disaster-specific costs.

- In the seeking of proposals and letting of contracts for eligible work, the Applicant/Subrecipient must comply with its Local, State (provided that the procurements conform to applicable Federal law) and Federal procurement laws, regulations, and procedures as required by FEMA Policy 2 CFR Part 200, Procurement Standards, §§ 317-326.

- The Applicant/Subrecipient chooses not to claim costs to manage and administer its Application as part of the Public Assistance program’s grant award. Declining these costs does not exempt the Applicant/Subrecipient from maintaining records adequately and documenting the source and application of funds as required by 2 CFR § 200.413.

- The Recipient must submit its certification of the applicant’s completion of this project, the final claim for payment, and supporting documentation within 180 days from the date that the applicant completes the scope of work. Project Worksheets written as large projects (costs above the large project threshold) are reimbursed based on the actual eligible final project costs. Therefore, during the final project reconciliation (closeout), the project may be amended to reflect the reconciliation of actual eligible costs.

- The terms of the FEMA-State Agreement are incorporated by reference into this project award under the Public Assistance grant and the applicant must comply with all applicable laws, regulations, policy, and guidance. This includes, among others, the Robert T. Stafford Disaster Relief and Emergency Assistance Act; Title 44 of the Code of Federal Regulations; FEMA Policy No. 104-009-2, Public Assistance Policy and Program Guide; and other FEMA policy and guidance.

- The DHS Standard Terms and Conditions in effect as of the date of the declaration of this major disaster are incorporated by reference into this project award under the Public Assistance grant, which flow down from the Recipient to subrecipients unless a particular term or condition indicates otherwise.

- The Uniform Administrative Requirements, Cost Principles, and Audit Requirements set forth at 2 C.F.R. pt. 200 apply to this project award under the Public Assistance grant, which flow down from the Recipient to all subrecipients unless a particular section of 2 C.F.R. pt. 200, the FEMA-State Agreement, or the terms and conditions of this project award indicate otherwise. See 2 C.F.R. §§ 200.101 and 110.

- The applicant must submit a written request through the Recipient to FEMA before it makes a change to the approved scope of work in this project. If the applicant commences work associated with a change before FEMA approves the
change, it will jeopardize financial assistance for this project. See FEMA Policy No. 104-009-2, Public Assistance Program and Policy Guide.

- The Subrecipient provided the estimate for this PW. FEMA validated the estimate and found it to be reasonable for the work to be performed.

## Insurance

### Additional Information

**FINDINGS**

Applicant provided a policy from Florida Insurance Alliance, Agreement No: 100117056, effective October 1, 2017 to October 1, 2018, with an all perils deductible of $500 and a named windstorm deductible of 3% of the covered peril of loss.

Damages to the shoreline and embankments typically are not covered by insurance. No insurance proceeds are anticipated. Therefore, no insurance reduction will be taken at this time.

FEMA requires the Applicant to take reasonable efforts to pursue claims to recover insurance proceeds that it is entitled to receive from its insurer(s). In the event that any insurance proceeds are received for these expenses those proceeds must be reduced from FEMA Public Assistance funding to ensure no duplication of benefits has occurred.

No duplication of benefits from insurance is anticipated for work described in this application. In the event any part or all costs are paid by an insurance policy, a duplication of benefits from insurance will occur. Applicant must notify grantee and FEMA of such recoveries and the Sub-Grant amount must be reduced by actual insurance proceeds.

### REPETITIVE DAMAGES

No previous disaster requirements found.

### REQUIREMENTS

No insurance requirements are mandated for work listed in this project. Insurance requirements are specific to permanent work to replace, restore, repair, reconstruct, or construct buildings, contents, equipment and vehicles (FEMA Recovery Policy FP 206-086-1). Crystal Covington, PA Insurance Specialist CRC Winchester, VA

### O&M Requirements

There are no Obtain and Maintain Requirements on **Water Control Facilities**.

### 406 Mitigation

7/25/2019 – Alessandra Delfico- Project was reworked which did not change the status of mitigation. Feasible, cost effective mitigation is incorporated on this project. See the Hazard Mitigation Proposal for details.
2/21/2019 W Benoist- The Quarry Community Development District (the District) decided to upgrade the section by hardening the structure to withstand greater forces and reduce future potential damages. The District Engineer, J.R. Evans Engineering, provided a specification that increased the rock diameter to 12” - 18” rock with a thickness of 24” and changed the geo-textile to non-woven. This specification dramatically increased the design wind speed for the lake bank. The price for the mitigated section was $2,685,587. The upgrade or mitigation costs result in a $593,847 increase.

### Environmental Historical Preservation

| Is this project compliant with EHP laws and orders? | Yes |

#### EHP Conditions

- Any change to the approved scope of work will require re-evaluation for compliance with NEPA and other Laws and Executive Orders.
- This review does not address all federal, state and local requirements. Acceptance of federal funding requires recipient to comply with all federal, state and local laws. Failure to obtain all appropriate federal, state and local environmental permits and clearances may jeopardize funding.
- If ground disturbing activities occur during construction, applicant will monitor ground disturbance and if any potential archaeological resources are discovered, will immediately cease construction in that area and notify the State and FEMA.
- NHPA CONDITION: Prior to conducting repairs, applicant must identify the source and location of fill material and provide this information to FDEM and FEMA. If the borrow pit is privately owned, or is located on previously undisturbed land, or if the fill is obtained by the horizontal expansion of a pre-existing borrow pit, FEMA consultation with the State Historic Preservation Officer will be required. Failure to comply with this condition may jeopardize FEMA funding; verification of compliance will be required at project closeout.
- ESA CONDITION: The proposed project must adhere to the terms and conditions of the attached 2007 USFWS Programmatic Biological Opinion. Failure to comply with these conditions may jeopardize FEMA funding; verification of compliance will be required at project closeout.
- CZMA CONDITION: The subgrantee is responsible for obtaining any required Florida DEP/Water Management District permits/waivers. Compliance with FDEP/WMD requirements constitutes compliance with Florida CZM. Failure to comply with these conditions may jeopardize FEMA funding; verification of compliance will be required at project closeout.

#### EHP Additional Info

There is no additional environmental historical preservation on Water Control Facilities.
## Final Reviews

### Final Review

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Review Comments

*No comments available for the Final Review step*

### Recipient Review

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Review Comments

*No comments available for the Recipient Review step*

## Project Signatures

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