

EXHIBIT C

Kent County Water Board Meeting

October 20, 2011

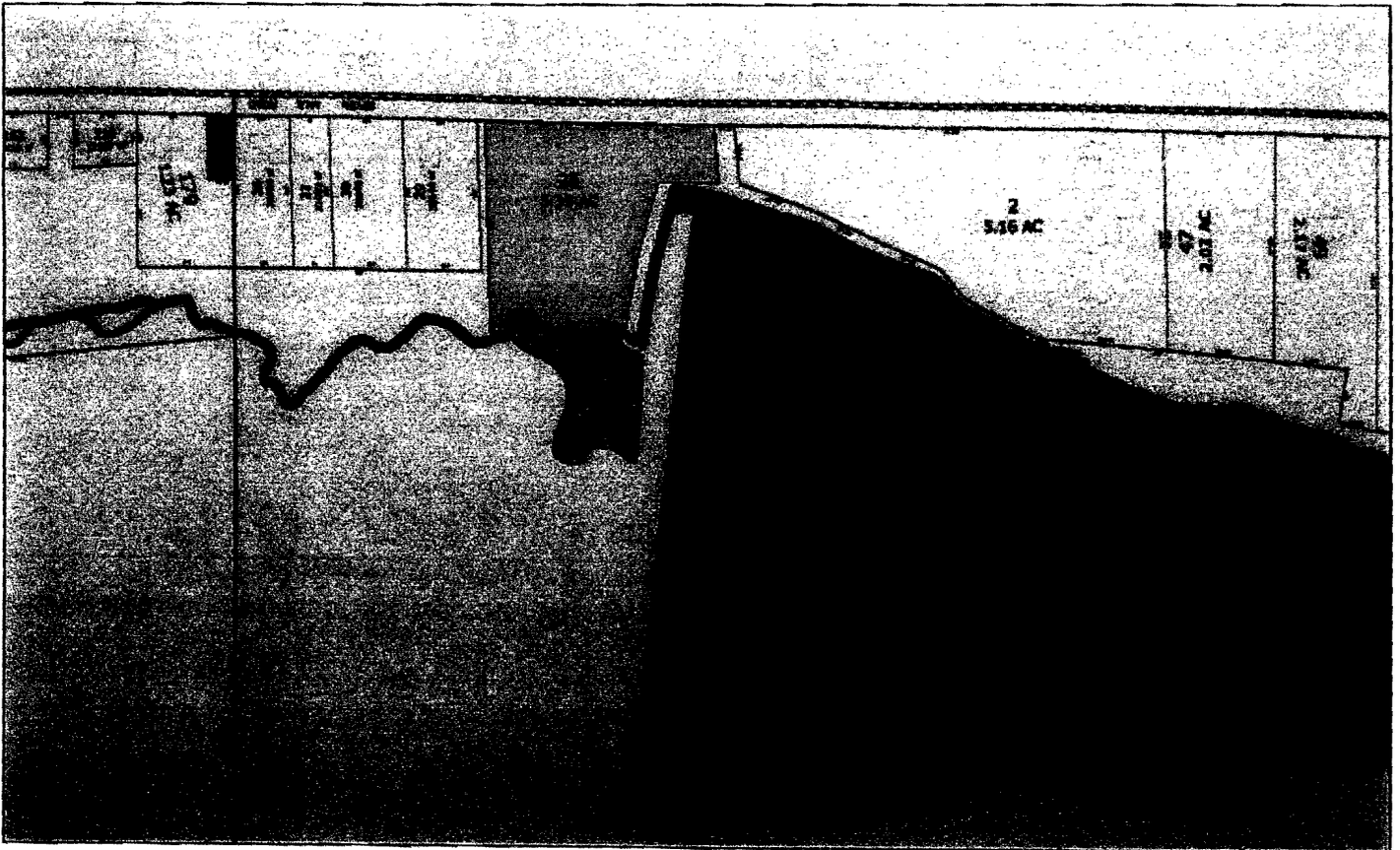
MEMO

To: Board Members
From: Timothy Brown
Subject: Seven Mile Road, DEM, Property Purchase
Date: October 4, 2011

As previously discussed with the Board, Rhode Island Department of Environmental Management is seeking purchase of a portion of our land on Seven Mile Road (storage tanks) just below Curran Pond previously and Old Pawtuxet Valley Reservoir to our system. That reservoir was sold along with accompanying land to the State of Rhode Island in 1960. The portion retained by the Kent County Water Authority is approximately 3.25 acres which contains 2 underground storage tanks, flowage and spillage to the stream or overflow from the upper pond to the lower pond. DEM has proposed to purchase approximately 27,484 square feet of land just below the reservoir dam in order to make improvements. There is also a temporary construction easement of 7,985 square feet of property which they also wish to acquire for a 2 year period. They have provided an appraisal of the area with a cost estimate of \$28,700 for fee simple interest of the land and the 2 year construction easement. I have attached 2 graphic maps of what is proposed. Of course the final deed will be subject to a survey to be provided by DEM upon purchase prior to deed execution by the Authority. This will be brought forward at the October meeting for Board's action.

Plat Map

| | | | | | | | |
|------------------|-----------------------------------------------------|--------|------------|-------|----|----------|-------|
| Borrower | Rhode Island Department of Environmental Management | | | | | | |
| Property Address | Seven Mile Road | | | | | | |
| City | Cranston | County | Providence | State | RI | Zip Code | 02921 |
| Client | Ms. Lisa Primiano | | | | | | |



Wetlands and Perimeter Buffer Area Map

| | | | | |
|------------------|-----------------------------------------------------|-------------------|----------|----------------|
| Borrower | Rhode Island Department of Environmental Management | | | |
| Property Address | Seven Mile Road | | | |
| City | Cranston | County Providence | State RI | Zip Code 02921 |
| Client | Ms. Lisa Primiano | | | |

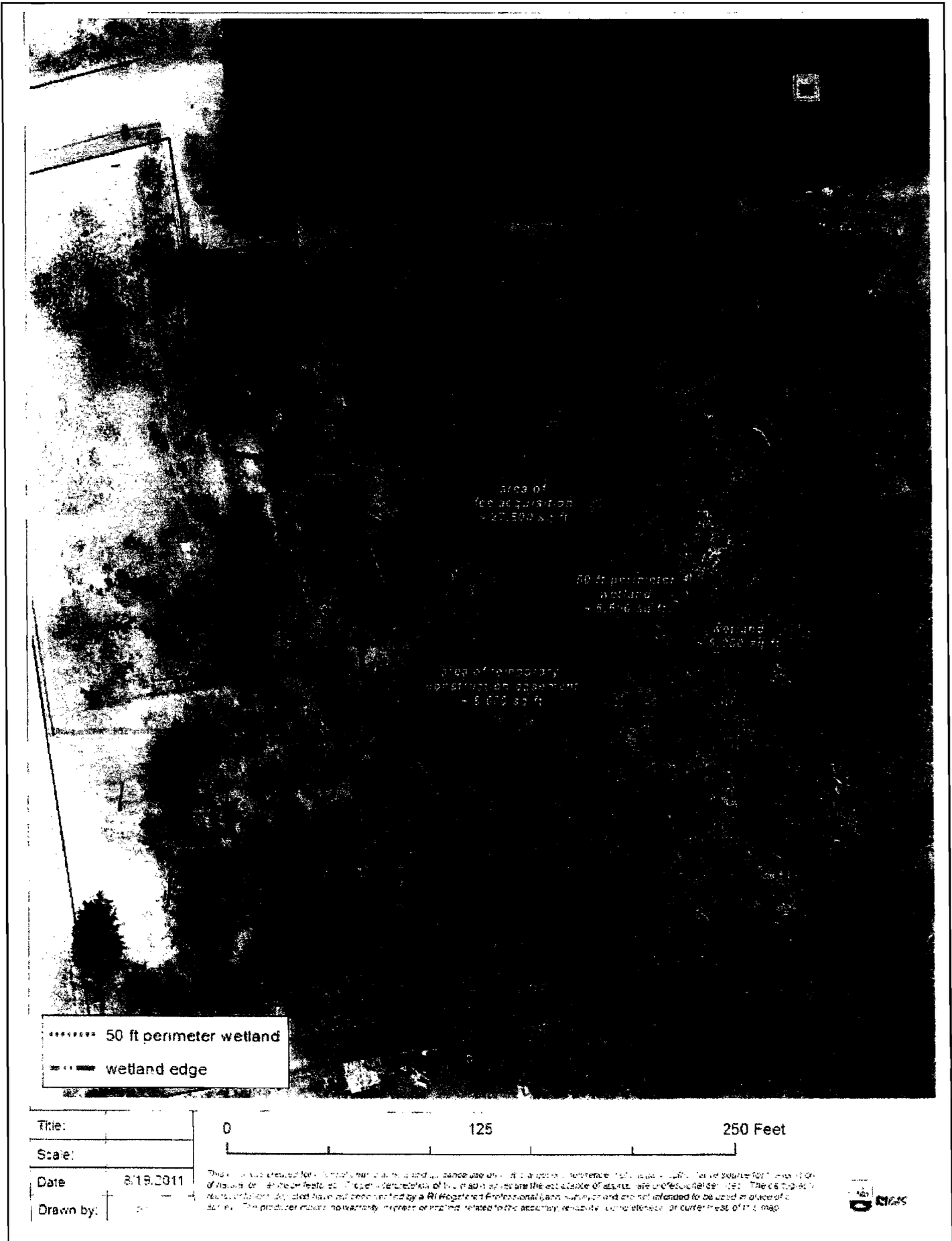
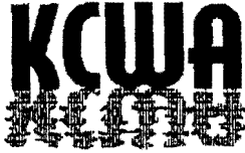


EXHIBIT D

Kent County Water Board Meeting

October 20, 2011



**AGREEMENT
BETWEEN
KENT COUNTY WATER AUTHORITY
AND ENGINEER
FOR SERVICES**



THIS IS AN AGREEMENT made as of the _____ day of _____, 2011 between Kent County Water Authority (OWNER), and James J. Geremia Associates, Inc. (ENGINEER).

OWNER and ENGINEER agree as set forth below:

SECTION 1. ENGINEERING SERVICES AND ADDENDA

- 1.1 ENGINEER shall perform the following basic professional services for each Task Order.
 - 1.1.1 Consult with OWNER to clarify and define OWNER's requirements for each Task Order and review available data.
 - 1.1.2 Advise OWNER as to the necessity of OWNER's providing or obtaining from others special services and data required in connection with the Task Order and assist OWNER in obtaining such data and services.
 - 1.1.3 Provide analyses of OWNER's needs with evaluation and comparative studies of prospective solutions.
- 1.2 ENGINEER's specific scope of work, the time schedule, charges, and payment conditions are to be set forth on duly executed written "Task Order" attached hereto and incorporated herein by this reference. Task Order may be modified only upon a writing executed by the authorized representatives of both OWNER and ENGINEER.
- 1.3 The terms and conditions of this Agreement shall apply to each Task Order, except to the extent expressly modified. When a Task Order modifies any section of this Agreement, reference to the section(s) so modified shall be specifically indicated on the Task Order and the modification shall be specifically set forth on the Task Order.

SECTION 2. ADDITIONAL SERVICES

If authorized by OWNER, additional services related to the Task Order will be performed by ENGINEER for an additional professional fee as the parties may mutually agree to in a writing executed by authorized representative of both OWNER and ENGINEER.

SECTION 3. OWNER'S RESPONSIBILITIES

OWNER shall do the following in a timely manner so as not to delay the services of ENGINEER, including designation in writing of the person to act as OWNER's representative with respect to the services to be performed or furnished by ENGINEER under this Agreement. Such authorized representative of OWNER will have complete authority to transmit instructions, receive information,

interpret and define OWNERS's policies and decisions with respect to ENGINEER's services as follows:

- 3.1 Provide all criteria and full information as to OWNER's requirements for the Task Order.
- 3.2 Furnish to ENGINEER all existing studies, reports and other available data and services pertinent to the Task Order, obtain or provide additional reports and data as required, and furnish to ENGINEER services of others required for the performance of ENGINEER's services for a Task Order.
- 3.3 Arrange for access to and make all provisions for ENGINEER to enter upon public and private property as required for ENGINEER to perform services under a Task Order.
- 3.4 Give prompt written notice to ENGINEER whenever OWNER observes or otherwise becomes aware of any development that affects the scope or timing of ENGINEER's services, or any defect or non-conformance in the work of any Contractor.

SECTION 4. PERIOD OF SERVICE

- 4.1 The period of service of this Agreement shall be defined in the written Task Order attached hereto and incorporated herein by this reference.
- 4.2 ENGINEER's Additional Services for any Task Order will be performed and completed within the time period and compensation agreed to in writing by the parties at the time such services are authorized.

SECTION 5. PAYMENTS TO ENGINEER

ENGINEER shall invoice OWNER for services rendered under each Assignment as indicated in each Task Order and OWNER shall pay ENGINEER for such services in accordance with each task order.

SECTION 6. COST CONTROL

Opinions of probable construction cost, financial evaluations, feasibility studies, economic analyses of alternative solutions and utilitarian considerations of operations and maintenance cost prepared by ENGINEER hereunder will be made on the basis of ENGINEER's experience and qualifications and represent ENGINEER's best judgment as an experienced and qualified design professional. It is recognized, however, that ENGINEER does not have control over the cost of labor, material, equipment or services furnished by others or over market conditions or contractors' methods of determining their prices, and that any utilitarian evaluation of any facility to be constructed or work to be performed on the basis of the report must by necessity be speculative until completion of its detailed design. Accordingly, ENGINEER does not guarantee that proposals, bids or actual costs will not vary from opinions, evaluations or studies submitted by ENGINEER to OWNER hereunder.

SECTION 7. GENERAL CONSIDERATIONS

- 7.1 All documents prepared or furnished by ENGINEER (and ENGINEER's independent professional associates, subcontractors, and consultants) pursuant to this Agreement are instruments of service and ENGINEER shall retain an ownership and property interest therein. OWNER may make and retain copies for information and reference; however, such documents are not intended or represented to be suitable for reuse by OWNER or others. Any reuse without written permission of ENGINEER for the specific purpose intended will be at OWNER's sole risk and without liability or legal exposure to ENGINEER, or to ENGINEER's independent professional associates, subcontractors, or consultants.
- 7.2 The obligation to provide further services under this Agreement may be terminated by either party upon thirty days' written notice through no fault of the terminating party. In the event of any termination, ENGINEER shall be paid for all services rendered and reimbursable expenses incurred to the date of termination.
- 7.3 OWNER and ENGINEER each is hereby bound and the partners, successors, executors, administrators and legal representatives of OWNER and ENGINEER (and to the extent permitted by paragraph 7.3 the assigns of OWNER and ENGINEER) are hereby bound to the other party to this Agreement and to the partners, successors, executors, administrators and legal representatives (and said assigns) of such other party, in respect of all covenants, agreements and obligations of this Agreement.
- 7.4 Neither OWNER or ENGINEER shall assign, sublet or transfer any rights under or interest in (including, but without limitation, moneys that may become due or moneys that are due) this Agreement without the written consent of the other, except to the extent that any assignment, subletting or transfer is mandated by law or the effect of this limitation may be restricted by law. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Agreement. Nothing contained in this paragraph shall prevent ENGINEER from employing such independent professional associates, subcontractors, and consultants as ENGINEER may deem appropriate to assist in the performance of services hereunder.
- 7.5 Nothing under this Agreement shall be construed to give any rights or benefits in this Agreement to anyone other than OWNER and ENGINEER, and all duties and responsibilities undertaken pursuant to this Agreement will be for the sole and exclusive benefit of OWNER and ENGINEER and not for the benefit of any other party.
- 7.6 The services provided by ENGINEER shall be performed or furnished by ENGINEER with the care and skill ordinarily used by members of ENGINEER's profession practicing under similar conditions at the same time in the same locality.
- 7.7 **Severability.** Any provision or part of this Agreement held to be void or unenforceable under any law or regulations shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon OWNER and ENGINEER.

- 7.8 Unforeseen Conditions. At any time during the life of this Agreement should any substance be uncovered or encountered at the site that would void or otherwise adversely impact the ENGINEER's professional liability insurance, the ENGINEER reserves the right to renegotiate the terms and conditions of this Agreement, the fees for the ENGINEER's services, and the ENGINEER's services.
- 7.9 Insurance. ENGINEER shall procure and maintain insurance pursuant to the Task Order attached.
- 7.10 Controlling Law. This Agreement is to be governed by the law of the State of Rhode Island and Providence Plantations.
- 7.11 This Agreement together with Task Order No. 1 [including James J. Geremia & Associates, Inc.'s Professional Engineering Services Proposal dated September 19, 2011 (Attachment A) for the **new 8-inch water main on Water Street, from King Street to Queen Road in East Greenwich, RI** constitute the entire Agreement between OWNER and ENGINEER and supersedes all prior written or oral understandings. This Agreement and said Task Order entered into prior to the execution of this Agreement, may only be amended, supplemented, modified or canceled by a written instrument duly executed by authorized representative of both OWNER and ENGINEER.

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement as of the day and year first above written.

OWNER:

ENGINEER

KENT COUNTY WATER AUTHORITY

JAMES J. GEREMIA & ASSOCIATES, INC.

BY _____
ROBERT B. BOYER, CHAIRMAN

BY James J. Geremia
JAMES J. GEREMIA, PRESIDENT

Witness: _____

Witness: Patricia A. Levesos

Address for Giving Notices

Address for Giving Notices

Kent County Water Authority
1072 Main Street
P. O. Box 192
West Warwick, Rhode Island 02893

James J. Geremia & Associates, Inc.
272 West Exchange Street, Suite 201
Providence, Rhode Island 02903-1061

Date

October 6, 2011

Date

**TASK ORDER NO. 1
(8" WATER MAIN – EAST GREENWICH, RI)
AGREEMENT BETWEEN
KENT COUNTY WATER AUTHORITY
AND
ENGINEER FOR SERVICES**

This Task Order No. 1 is attached to and made part of the Agreement dated the _____ day of _____, 2011 between Kent County Water Authority (OWNER) and James J. Geremia & Associates, Inc. (ENGINEER). This Task Order describes the Scope of Services, Time Schedule, Charges, Payment Conditions, and required Insurances for the Task Order. In addition, ENGINEER'S original proposal (attached as Attachment A), ENGINEER'S for the **8" Water Main Replacement (from King Street to Queen Road) in East Greenwich, RI** dated September 19, 2011 is made part of this Task Order.

SCOPE OF SERVICES

ENGINEER shall provide to OWNER the services outlined in OWNER's request and the following specific services for the **Design of approximately 600 linear feet of 8" Water Main Replacement (from King Street to Queen Road) in East Greenwich, RI**. The design and bidding documents will be incorporated into the Town of East Greenwich's Water Street Interceptor Sewer Replacement Project.

1.1 PRELIMINARY ENGINEERING DESIGN SERVICES:

- A. Topographic, planimetric mapping and subsurface investigations have been prepared through the Town of East Greenwich's Water Street Interceptor Sewer Replacement Project. The ENGINEER will utilize this data in the design of the water main replacement.
- B. ENGINEER will verify all valves to isolate desired areas and any critical services in the areas.
- C. ENGINEER will coordinate with the Coastal Resources Management Council and the Town of East Greenwich. Letters of verification from each reviewing authority will be obtained.
- D. ENGINEER will coordinate with the Fire Chief for hydrant installation locations. The letter of acceptance will include a statement indicating acknowledgment of responsibility for the payment of standard quarterly hydrant fees.
- E. ENGINEER will prepare a cost estimate for the OWNER's review.
- F. ENGINEER will incorporate the water plans and specifications into the Water Street Interceptor Sewer Replacement Project for the Town of East Greenwich, RI.

1.2 FINAL DESIGN SERVICES

The final design will include the following:

- A. Plans will be prepared on mylar drafting media in formats compatible with the OWNER's standards. Computer-aided drafting (AutoCAD - Release 2008) methods will be used to develop the plans. Typical sheet size for plans will be 24" x 36". The plan of the water main alignment will be to a scale of one-inch is equal to forty-feet (1" = 40'). The plans will incorporate the OWNER's standard details, as applicable. Otherwise, ENGINEER's standards for utility construction will be used.
- B. Contract specifications will include technical specifications, and other components, complete and ready for bidding in three-part CSI format. The project specifications will be incorporated into the **Water Street Interceptor Sewer Replacement Project for the Town of East Greenwich, RI.**
- C. Two (2) paper copies of the final plans and specifications will be provided to the OWNER.

1.3 BIDDING SERVICES

The ENGINEER, in conjunction with the Town of East Greenwich, will assist the OWNER with the bids for the construction contract. ENGINEER will provide the following:

- A. Receive written requests for interpretation, clarification or exceptions from prospective bidders and issue addenda as required;
- B. Schedule and administer the pre-bid meeting;
- C. Attend bid opening and assist in analyzing bid results;
- D. Evaluate the qualifications of the bidders for the purpose of establishing ability to successfully complete the construction contract;
- E. Make recommendation to the OWNER for award of the construction contract;
- F. Review for the OWNER any formal protest issued by any contractor, and
- G. Otherwise consult and advise the OWNER during bidding period as reasonably necessary.

3. COMPENSATION INVOICING

3.1 The method of payment for services rendered by ENGINEER shall be as set forth below:

- a. Compensation for the services of the ENGINEER will be paid by the "Salary Cost" method. The OWNER agrees to pay ENGINEER as follows:

For work done by the ENGINEER, payment shall be made at the salary cost of such services for employees, plus overhead and profit, plus actual out-of-pocket expense costs.

“Salary cost” is defined as the cost of salaries (including sick leave, vacation, and holiday pay applicable thereto) for time directly chargeable to the project, plus unemployment, excise, and payroll taxes; and contributions for social security, employment compensation insurance, retirement benefits, and medical and other group insurance benefits.

“Actual out-of-pocket expense costs” are all costs other than salary costs that are incurred during the progress of work. The actual out-of-pocket expense costs include: air fare, automobile rental if required, mileage charges, parking, tolls, taxi, meals, lodging, telephone, printing and reproduction costs, and other miscellaneous cost incurred specifically for this project.

For work done by subcontractor or subconsultants, payment shall be made at the actual cost to the ENGINEER.

ENGINEER shall not provide services which, if invoiced, would exceed any budgetary limit and OWNER shall not be invoiced above any such budgetary limit, unless additional funding is authorized by OWNER.

3.1.1 The total compensation for the services of the ENGINEER performed under **Section1 - Design Services** of this task order shall be a lump sum fee of:

Three Thousand One Hundred Forty and No/100 Dollars (\$3,140.00)

3.1.2 **Construction Services:** If required, the OWNER shall pay the ENGINEER monthly as charges accrue at an hourly rate, as presented herein. These rates are inclusive of payroll, fringe benefits, overhead and profit, and shall remain in effect for a two-year period from the date of this contract.

| | | | |
|-----------------|-----------|--------------------|----------|
| Principal | \$ 127.00 | CADD Technician | \$ 55.00 |
| Project Manager | \$ 101.00 | Clerical | \$ 60.00 |
| Engineer | \$ 75.00 | Resident Inspector | \$ 55.00 |

Mileage during construction: \$0.50 per mile

4. INSURANCE REQUIREMENTS

ENGINEER shall carry the following insurance limits:

General Liability Insurance in the amount of One Million Dollars (\$1,000,000) for each occurrence and Two Million Dollars (\$2,000,000) general aggregate.

Auto Liability Insurance in the amount of One Million Dollars (\$1,000,000) for each occurrence.

Rhode Island Worker's Compensation and Employer's Liability Insurance in the amount of Five Hundred Thousand Dollars (\$500,000) each accident.

Professional Liability Insurance for malpractice, errors and omissions in the amount of One Million Dollars (\$1,000,000) per claim or occurrence with an aggregate amount of \$2,000,000.

Acceptance of the terms of this Task Order is acknowledged by the following authorized signatures of the parties to the Agreement.

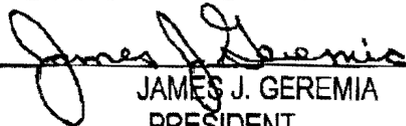
OWNER

ENGINEER

KENT COUNTY WATER AUTHORITY

JAMES J. GEREMIA & ASSOCIATES, INC.

By: _____

By:  _____

ROBERT B. BOYER

JAMES J. GEREMIA

Title: CHAIRMAN _____

Title: PRESIDENT _____

Date: _____

Date: October 6, 2011

ATTACHMENT A



JAMES J. GEREMIA & ASSOCIATES, INC.
CONSULTING ENVIRONMENTAL ENGINEERS & SCIENTISTS

September 19, 2011

Mr. Timothy J. Brown, P.E.
General Manager/Chief Engineer
Kent County Water Authority
P.O. Box 192
West Warwick, RI 02893-0192

Re: Water Main Design - Water Street Collector Sewer Replacement
Town of East Greenwich, RI

Dear Mr. Brown:

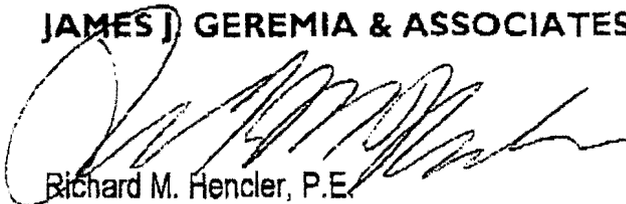
In accordance with KCWA's request, JGA is submitting herewith the cost to provide engineering design services for a new 8-inch water main on Water Street (from King Street to Queen Road). The design will be included in the Town of East Greenwich's Water Street Collector Sewer Replacement Project. The specifications will also be modified to include the new water main. The engineering design cost is **Three Thousand One Hundred Forty and No/100 Dollars (\$3,140.00)**.

JGA will proceed with the work upon receiving a Notice to Proceed.

If you have any questions, please call.

Very truly yours,

JAMES J. GEREMIA & ASSOCIATES, INC.



Richard M. Hendler, P.E.
Project Manager

EXHIBIT E

Kent County Water Board Meeting

October 20, 2011

MEMO

To: Board Members
From: Timothy Brown
Subject: Bond Counsel Services
Date: October 4, 2011

I have completed discussions/negotiations with the bond firms as directed by the Board at the last meeting. The two firms being Partridge Snow & Hahn, LLP and Edwards Angell Palmer & Dodge, LLP (new name Edwards Wildman & Palmer, LLP). After discussions with Mr. Benoit of Partridge Snow & Hahn, LLP he has indicated a blended rate of \$290 per hour for services. During our discussion he stressed the efficiency of their firm and their staff and indicated that the staff that would be working on the project was the staff that appeared at the Board for interview. He stressed that they work efficiently and offered this lower rate because of their efficiency and experience with bond issues and refinance issues similar to ours. Mr. Benoit did not offer a fixed fee or not to exceed fee as he feels that it is not in the best interest of the Authority or Partridge Snow & Hahn, LLP for a set limit.

I also discussed with Karen Grande of Edwards Wildman & Palmer, LLP concerning their proposal. They have provided their final proposal in a memo to me dated October 3, 2011 attached, herewith. Their blended hourly rate must remain the same at \$365 per hour and they put a fee cap of \$35,000 on it along with \$1,900 in transcript fees. Ms. Grande indicated to me that she normally works under a fixed fee not to exceed basis but also can provide it under the blended hourly rate as provided. This will be brought forward at the Board meeting in October for discussion and selection of bond counsel.

Timothy Brown

From: Grande, Karen [KGrande@edwardswildman.com]
Sent: Monday, October 03, 2011 10:32 AM
To: Timothy Brown
Subject: RE: KCWA

Hi Tim, I found your 2002 and 2004 Official Statements on line and they both involve an advance refunding. If you wait till April 15, then the the refinancing of the 2002 Bonds will be a current refunding. As I mentioned, our "State Rate" for public finance work is \$365 per hour, and pursuant to the requirements of the State Purchases Act, we cannot offer other clients a lower rate. Based on these factors we can quote an hourly rate of \$365 and and a fee cap of \$35,000. Disbursements (including transcripts) should run about \$1900. Please let me know if this works for you.

Karen

Karen S.D. Grande
Partner
Edwards Wildman Palmer LLP
2800 Financial Plaza
Providence, Rhode Island 02903
(401) 455-7608
(401) 1-888-325-9150 (Fax)
E-mail: kgrande@edwardswildman.com

From: Timothy Brown [mailto:tbrown@kentcountywater.org]
Sent: Monday, October 03, 2011 9:43 AM
To: Grande, Karen
Subject: RE: KCWA

About 20,000,000

From: Grande, Karen [mailto:KGrande@eapdlaw.com]
Sent: Wednesday, September 28, 2011 7:52 AM
To: tbrown@kentcountywater.org
Subject: Re: KCWA

Because it would relate to a cap as we discussed.

Karen S.D. Grande
Partner
Edwards Angell Palmer & Dodge LLP
2800 Financial Plaza
Providence, Rhode Island 02903
(401) 455-7608
(401) 1-888-325-9150 (Fax)
E-mail: kgrande@eapdlaw.com

EXHIBIT F

Kent County Water Board Meeting

October 20, 2011



WARWICK SEWER AUTHORITY

125 ARTHUR W. DEVINE BLVD.
WARWICK, RHODE ISLAND 02886

TEL (401)-739-4949



September 27, 2011

Mr. Timothy J. Brown, P.E.
General Manager Chief Engineer
Kent County Water Authority
P.O. Box 192
West Warwick, RI 02893-0192

RE: Modifications to 1990 Agreement

Dear Mr. Brown:

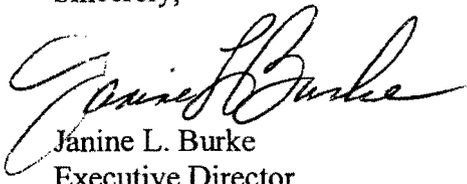
The Warwick Sewer Authority (WSA) is preparing to send quarterly sewer usage bills to our customers located within the Kent County Water Authority (KCWA) service area. Per the Agreement made and entered into on the 27th day of September 1990 by and between the WSA and the KCWA, KCWA provides the WSA on an annual basis a billing abstract identifying WSA customers' water consumption. WSA pays KCWA \$1.00 for each service record.

Since this agreement was made, computer technology has greatly decreased the time and effort involved in producing these records annually. They will now be emailed in electronic format and uploaded directly into our new billing software.

With our plan to begin quarterly billing, WSA must ask KCWA for water consumption records every three months. As such, I propose that the agreement be modified to reflect the transfer of information on a quarterly basis, at a fee of 25¢ per record.

The WSA respectfully requests that this modification be considered and approved by your Board of Directors. If approved, a modified agreement can be created to be signed by representatives of both agencies. I thank you for your consideration and am available to discuss this matter. Please contact me directly at (401) 738-0354 or speak with our Financial Customer Service Manager, Lynda Ortiz, at (401) 468-4727.

Sincerely,


Janine L. Burke
Executive Director

JLB/lfo

Cc: Warwick Sewer Authority Board of Directors
Lynda Ortiz, Financial Customer Service Manager

| COPY SENT TO | |
|-------------------|---------|
| BOARD MEMBERS | 9/29/11 |
| MANAGER | |
| FINANCIAL COUNSEL | |
| | |
| | |
| | |
| | |

EXHIBIT G

Kent County Water Board Meeting

October 20, 2011

| PLANNING DOCUMENT \$25,000/YEAR ALLOCATION | |
|------------------------------------------------------------------|-------------------------------------------------------------------|
| PROJECT | STATUS |
| Water Supply System Management Plan WSSMP | Approved |
| Hunt River Interim Management & Action Plan | Removed |
| 2008 CIP Program Plan | Approved |
| Clean Water Infrastructure Plan 2008 | Approved |
| UPDATED CIP PROJECTS BOND FUNDING | |
| PROJECT | STATUS |
| Mishnock Well Field (new wells) CIP - 1A | Construction |
| Mishnock Transmission Mains CIP - 1B | Design Review, Funding will be critical to plant operation |
| Mishnock Treatment Plant CIP - 1C | Construction |
| East Greenwich Well Treatment Plant - CIP-2 | Preliminary Design Report Completed |
| Clinton Avenue Pump Station Rehabilitation / CIP - 7A | Completed |
| Read School House Road Tank CIP - 7B | Natgun Settlement, Final Payment |
| Read School House Road Main CIP 7c, 7d, 8a | Close out, Board Discussion |
| IFR FUNDED PROJECTS | |
| PROJECT | STATUS |
| IFR 2005 | Completed C. O. #1 Asphalt Adjustment |
| IFR 2006 A | Closed out, Paving Issue West Warwick, Need Resolution |
| IFR 2006 B / IFR 2007 | Closed Out |
| IFR 2009 A | 2009 A - Closed Out |
| 2009 B | 2009 B, Construction Status |
| IFR 2010 | Design Separation Underway |
| Prospect Street | Completed |
| PWSB 78" / Johnson Blvd. P.S. Modification | Completed |
| Greenwich Avenue Replacement | Completed |
| Hydraulic Tank Evaluation | Completed |
| Quaker P. S. Design | Design Restart |
| Tech Park Tank Recoating | Status - Action Required |
| Tiogue Tank Re-Service | Completed |
| Hydrant Painting | On Going |
| SCADA Upgrade | Current equipment will not be supported for repair |