

**SURVEYING SERVICES FOR CANAL BANK STABILIZATION  
PROJECT & MISCELLANEOUS SURVEYING SERVICES**

**2015-08RA**



**The Town of Miami Lakes Council:**

**Mayor Wayne Slaton  
Vice Mayor Manny Cid  
Councilmember Timothy Daubert  
Councilmember Tony Lama  
Councilmember Ceasar Mestre  
Councilmember Frank Mingo  
Councilmember Nelson Rodriguez**

Alex Rey, Town Manager  
The Town of Miami Lakes  
6601 Main Street  
Miami Lakes, Florida 33014

## TABLE OF CONTENTS

<b>SECTION/ARTICLE</b>	<b>TITLE</b>	<b>PAGE</b>
<b>Article A1</b>	<b>Definitions</b>	<b>4</b>
<b>Article A2</b>	<b>General Conditions</b>	<b>6</b>
<b>A2.01</b>	<b>Term</b>	<b>6</b>
<b>A2.02</b>	<b>Scope of Services</b>	<b>6</b>
<b>A2.03</b>	<b>Compensation</b>	<b>7</b>
<b>Article A3</b>	<b>Performance</b>	<b>7</b>
<b>A3.01</b>	<b>Performance and Delegation</b>	<b>7</b>
<b>A3.02</b>	<b>Removal of Unsatisfactory Personnel</b>	<b>7</b>
<b>A3.03</b>	<b>Consultant Key Staff</b>	<b>7</b>
<b>A3.04</b>	<b>Time for Performance</b>	<b>8</b>
<b>Article A4</b>	<b>E-Verify Requirements</b>	<b>8</b>
<b>Article A5</b>	<b>Standard of Care</b>	<b>8</b>
<b>Article A6</b>	<b>Subconsultants</b>	<b>8</b>
<b>A6.01</b>	<b>General</b>	<b>8</b>
<b>A6.02</b>	<b>Subconsultant Relationships</b>	<b>8</b>
<b>A6.03</b>	<b>Changes to Subconsultants</b>	<b>9</b>
<b>Article A7</b>	<b>Default</b>	<b>9</b>
<b>A7.01</b>	<b>General</b>	<b>9</b>
<b>A7.02</b>	<b>Conditions of Default</b>	<b>9</b>
<b>A7.03</b>	<b>Time To Cure Default; Force Majeure</b>	<b>9</b>
<b>Article A8</b>	<b>Termination Of Agreement</b>	<b>9</b>
<b>A8.01</b>	<b>Town's Right To Terminate</b>	<b>9</b>
<b>A8.02</b>	<b>Consultant's Right to Terminate</b>	<b>10</b>
<b>A8.03</b>	<b>Termination Due to Undisclosed Lobbyist or Agent</b>	<b>10</b>
<b>Article A9</b>	<b>Documents And Records</b>	<b>10</b>
<b>A9.01</b>	<b>Ownership of Documents</b>	<b>10</b>
<b>A9.02</b>	<b>Delivery Upon Request Or Cancellation</b>	<b>10</b>
<b>A9.03</b>	<b>Use by the Town</b>	<b>10</b>
<b>A9.04</b>	<b>Nondisclosure</b>	<b>11</b>
<b>A9.05</b>	<b>Maintenance of Records</b>	<b>11</b>
<b>Article A10</b>	<b>Indemnification</b>	<b>11</b>
<b>Article A11</b>	<b>Insurance</b>	<b>11</b>
<b>A11.01</b>	<b>Companies Providing Coverage</b>	<b>11</b>
<b>A11.02</b>	<b>Verification of Insurance Coverage</b>	<b>12</b>
<b>A11.03</b>	<b>Forms of Coverage</b>	<b>12</b>
<b>A11.04</b>	<b>Modifications To Coverage</b>	<b>12</b>
<b>Article A12</b>	<b>Miscellaneous</b>	<b>13</b>
<b>A12.01</b>	<b>Audit Rights</b>	<b>13</b>
<b>A12.02</b>	<b>Entire Agreement</b>	<b>13</b>
<b>A12.03</b>	<b>Successors and Assigns</b>	<b>13</b>
<b>A12.04</b>	<b>Truth-In-Negotiation Certification</b>	<b>13</b>
<b>A12.05</b>	<b>Applicable Law and Venue Of Litigation</b>	<b>14</b>
<b>A12.06</b>	<b>Notices</b>	<b>14</b>
<b>A12.07</b>	<b>Interpretation</b>	<b>14</b>

A12.08 Joint Preparation..... 14

A12.09 Priority Of Provisions..... 14

A12.10 Mediation - Waiver of Jury Trial ..... 15

A12.11 Time ..... 15

A12.12 Compliance With Laws ..... 15

A12.13 No Partnership..... 15

A12.14 Discretion of Town Manager..... 16

A12.15 Resolution of Disputes..... 16

A12.16 Contingency Clause ..... 15

A12.17 Third Party eneficiary ..... 15

A12.18 No Estoppel ..... 15

**Article B1      General ..... 17**

    B1.01 Scope of Services..... 17

    B1.02 Work Orders ..... 18

**Article B2      Basic Services ..... 19**

    B2.01 Range of Services for Miscellaneous Projects ..... 18

    B2.02 Submittals and Deliverables ..... 22

**Article B3      Additional Services ..... 21**

**Article B4      Reimbursable Expenses..... 21**

    B4.01 General ..... 21

    B4.02 Subconsultant Reimbursements ..... 21

**Article C1      Method of Compensation ..... 23**

    C1.01 Compensation Limits..... 23

    C1.02 Consultant Not To Exceed..... 23

**Article C2      Wage Rates ..... 23**

    C2.01 Fee Basis ..... 23

    C2.02 Employees & Job Classifications..... 23

    C2.03 Multiplier..... 23

    C2.04 Calculation ..... 24

    C2.05 Wage Rate Adjustments ..... 24

**Article C3      Computation of Fees & Compensation ..... 24**

    C3.01 Lump Sum..... 24

    C3.02 Hourly Rates ..... 25

    C3.03 Reimbursable Expenses..... 25

    C3.04 Fee For Additional Services..... 25

    C3.05 Payment Exclusions..... 25

    C3.06 Fees Resulting From Project Suspension..... 26

**Article C4      Payments To The Consultant ..... 26**

    C4.01 Payments Generally ..... 26

    C4.02 Comprehensive Basic Services ..... 26

    C4.03 Billing-Hoiurly Rate ..... 26

**Article C5      Reimbursable Expenses ..... 26**

    C5.01 General..... 26

    C5.02 Reimbursements to Subconsultant ..... 27

Form KS – Key Staff..... 30

SCHEDULE 1 – Subconsultants ..... 31

SCHEDULE 2 - Wage Rates Summary..... 32

SCHEDULE 3 - Compensation Summary ..... 33

This Agreement made this 31<sup>st</sup> day of March in the year 2015 ("Agreement") by and between the Town of Miami Lakes, Florida, hereinafter called the "Town," and Robayna & Associates, Inc., hereinafter called the "Consultant" whose primary office is located at 5723 NW 158<sup>th</sup> Street, Miami Lakes, Florida 33014.

**RECITAL**

A. The Town issued a Request for Qualifications ("RFQ") 2015-08 on November 13, 2014 for the provision of surveying and mapping services ("Services") for the Canal Bank Stabilization Project ("Project") and miscellaneous surveying & mapping services, and received Consultant's proposal ("Proposal") in response thereto, was selected as one of the most qualified for the provision of said Services. The RFQ and the Proposal are expressly incorporated into and made a part of this Agreement as if set forth in full.

B. WHEREAS, the Town, through action of the Town Manager or the Town Commission, as applicable, has selected the Consultant in accordance with Section 287.055, Florida Statutes, (Consultants' Competitive Negotiation Act), and the applicable provisions of the Town Procurement Ordinance, to provide the professional services as described herein.

WITNESSETH, that the Town and the Consultant, for the considerations herein set forth, agree as follows:

**SECTION A GENERAL TERMS AND CONDITIONS**

**Article A1 Definitions**  
**A1.01 Additional Services** means any Work defined as such in this Agreement, secured in compliance with Florida Statutes and Town Code.

**A1.02 Attachments** mean the Attachments to this Agreement which are expressly incorporated by reference and made a part of this Agreement as if set forth in full.

**A1.03 Base Fee** means the amount of compensation mutually agreed upon for the completion of the Services under this Agreement.

**A1.04 Basic Services** means those services designated as such in a Work Order.

**A1.05 Consultant** means the individual, partnership, corporation, association or any combination thereof, of properly registered professional architects, or engineers, which has entered into the Agreement to provide professional services to the Town.

**A1.06 Contractor** means an individual, partnership, corporation, association, joint venture, or any combination thereof, which has entered into a contract with the Town for construction

**A1.07 Errors** means items in the plans, specification or other documents prepared by the Consultant that are shown incorrectly, which results in a change to the Services or results in the need for the construction contractor to perform rework or additional work or which causes a delay to the completion of construction.

- A1.08 Errors and Omissions** means design deficiencies in the plans, specification or other documents prepared by the Consultant, which must be corrected in order for the project to function or be built as intended.
- A1.09 Final Acceptance** means the acceptance of the plans, specification or other documents prepared by the Consultant by the Town, which will occur after the Town have reviewed the plans, specification or other documents and confirmed that the plans, specification or other documents incorporates all of the requirements of the Services and any comments previously provided by the Town.
- A1.10 Inspector** means an employee or representative of the Town assigned by the Town to make observations of work performed by a Contractor.
- A1.11 Notice to Proceed** means same as "Authorization to Proceed." A duly authorized written letter or directive issued by the Town Manager or Procurement Manager acknowledging that all conditions precedent have been met or directing that Consultant may begin performing the Services.
- A1.12 Omissions** means details of information are missing from the plans, specification or other documents prepared by the Consultant, which are necessary for the proper and safe completion of the Project.
- A1.13 Project Manager** means an employee or representative of the Town assigned by the Town Manager to manage and monitor the Services to be performed under this Agreement.
- A1.14 Professional Services** means those services within the scope of the practice of architecture, professional engineering, or registered surveying and mapping, as applicable, as defined by the laws of the State of Florida, or those performed by any architect, professional engineer, or registered surveyor or mapper in connection with his or her professional employment or practice. These services may be abbreviated herein as "architectural/ engineering services" or "professional services", as applicable, which are within this definition.
- A1.15 Professional Services Agreement ("Agreement" or "PSA")** means this Agreement and all attachments and any authorized amendments thereto. In the event of a conflict between the Request for Qualifications ("RFQ") and the Consultant's response thereto the RFQ will control. In the event of any conflict between the Consultant's response to the RFQ and this PSA, this PSA will control. In the event of any conflict between this PSA and its attachments this PSA will control.
- A1.16 Project** means the construction, alteration and/or repair, and all services and incidentals thereto, of a Town facility or property or other task/scope, as contemplated and budgeted by the Town. A Project will be further defined in the Scope of Services of any Work Order issued under the Agreement.
- A1.16 Scope of Services or Services** means a comprehensive description of the activities, tasks, design features, objectives, deliverables and milestones required for the completion of Project with sufficient detail to allow a reasonably accurate estimation of resources necessary for its completion.
- A1.17 Subconsultant** means a person or organization of properly registered professional architects, engineers, registered surveyor or mapper, or other professional specialty that has entered into a written agreement with the Consultant to furnish specified Services for work to be completed under the Agreement.

- A1.18 Town Council** means the legislative body of the Town of Miami Lakes.
- A1.19 Town Manager** means the duly appointed chief administrative officer of the Town of Miami Lakes or designee.
- A1.20 Town or Owner** means the Town of Miami Lakes, Florida, a Florida municipal corporation, the public agency which is a party hereto and for which this Agreement is to be performed. In all respects hereunder, Town's performance is pursuant to Town's position as the Owner of the Project. In the event the Town exercises its regulatory authority as a governmental body, the exercise of such regulatory authority and the enforcement of any rules, regulations, codes, laws and ordinances will be deemed to have occurred pursuant to Town's authority as a governmental body and will not be attributable in any manner to Town as a party to this Agreement. The Town of Miami will be referred to herein as "Town". For the purposes of this Agreement, "Town" without modification means the Town Manager.
- A1.21 Wage Rates** means the effective direct expense to Consultant on an hourly rate basis, for employees in the specified professions and job categories assigned to provide services under this Agreement that justify and form the basis for professional fees regardless of actual manner of compensation.
- A1.22 Work Order** means a document approved and issued by the Town authorizing the performance of specific Professional Services for a Project(s) or task(s) under this Agreement.
- A1.23 Work Order Proposal** means a document prepared by the Consultant, at the request of the Town for Services to be provided by the Consultant.

**ARTICLE A2 General Conditions**

**A2.01 Term**

The term of this Agreement shall be for three (3) years commencing on the effective date of the Agreement. The Agreement will remain in place until all Services issued in a Work Orders issued under the Agreement have been completed.

The Town, by action of the Town Manager, will have the option to extend the term for two (2) additional period(s) of one (1) year each, subject to continued satisfactory performance as determined by the Town Manager, and to the availability and appropriation of funds. Town Commission authorization of this Agreement includes delegation of authority to the Town Manager to administratively approve said extensions.

**A2.02 Scope of Services**

**A2.02-1 General**

Consultant agrees to provide the Services as specifically in the RFQ and the Consultant's Proposal, which may have been revised through negotiations between the Town and the Consultant, which are incorporated into this Agreement by reference.

**A2.02-2 Canal Bank Stabilization Project**

The Town will issue a Work Order under this Agreement for this Project. The timeframe for the completion of the Work and payment to the Consultant is June 30, 2015. The E-Verify requirements of the Agreement apply to this Project. The scope of work as stated in the RFQ, which is incorporated into and made a part of this Agreement.

**A2.02-3 Miscellaneous Projects**

Projects will be assigned in accordance with the Agreement with a Work Order being issued by the Town for each project or task on an as needed basis during the term of the Agreement.

**A2.03 Compensation**

**A2.03-1 Compensation Limits**

A2.03-1(a) Canal Bank Project  
Compensation will be based on Schedule 2.

A2.03(b) Miscellaneous Projects

The amount of compensation payable by the Town to Consultant will generally be a lump sum payment or fixed fee, which will be set forth in each Work Order issued by the Town. Compensation will be based on the hourly or task rates established in the Agreement and calculated in accordance with Sections B of the Agreement

No specific value has been established for this Agreement as the work will be performed on an as needed basis.

**A2.03-2 Payments**

Payment will be made in accordance with Florida Statute Chapter 218, Part VII, Local Government Prompt Payment Act, after receipt of Consultant's invoice, after receipt of Consultant's invoice, which shall be accompanied by sufficient supporting documentation and contain sufficient detail, to allow a proper audit of expenditures, should Town require one to be performed. If Consultant is entitled to reimbursement of travel expenses, then all bills for travel expenses must be submitted in accordance with Section 112.061, Florida Statutes. Consultant must submit all requests for payment using the Town's standard Consultant Invoice form.

**Article A3 Performance**

**A3.01 Performance and Delegation**

The Services to be performed hereunder must be performed by the Consultant's own staff, unless otherwise provided in this Agreement, or approved, in writing by the Project Manager. Said approval will not be construed as constituting an agreement between the Town and said other person or firm and the Town assumes no liability or responsibility for any Subconsultant.

**A3.02 Removal of Unsatisfactory Personnel**

The Town Manager may make written request to Consultant for the prompt removal and replacement of any personnel employed or retained by the Consultant to provide and perform Services pursuant to the requirements of this Agreement. The Consultant must respond to the Town within seven (7) calendar days of receipt of such request with either the removal and replacement of such personnel or written justification as to why that may not occur. All decisions involving personnel will be made by the Town. Such request will solely relate to said employees work under this Agreement.

**A3.03 Consultant Key Staff**

The parties acknowledge that Consultant was selected by the Town, in part, on the basis of qualifications of particular staff identified in Consultant's response to Town's solicitation, hereinafter referred to as "Key Staff". Consultant must ensure that Key Staff are available for Services hereunder as long as said Key Staff is in Consultant's employ. Consultant must obtain prior written acceptance of Project Manager to change Key Staff. Consultant must provide the Project Manager with such information as necessary to determine the suitability of proposed new Key Staff. The Project Manager will act reasonably in evaluating Key Staff qualifications. Such acceptance will not constitute any responsibility or liability for the individual's ability to perform.

**A3.04 Time for Performance**

The Consultant agrees to start all Services hereunder upon receipt of a Notice to Proceed or signed Work Order issued by the Town Manager and to complete each assignment, task or phase within the time stipulated in the Notice to Proceed or Work Order. Time is of the essence with respect to performance of this Agreement.

A reasonable extension of the time for completion of various assignments, tasks or phases may be granted by the Town Manager should there be a delay on the part of the Town in fulfilling its obligations under this Agreement as stated herein. Such extension of time shall not be cause for any claim by the Consultant for extra compensation.

**Article A4 E-Verify Requirements**

Consultant and all of its employees performing the Services must meet the requirements of the Department of Homeland Security E-Verify program while performing Services under this Agreement. Should the Consultant or any of its employees lose such status the Consultant must immediately notify the Project Manager in writing. Any employee losing such status must be immediately cease performing any services until their status is corrected or they are replaced by the Consultant. Should the Consultant lose such status it will be in default of the Agreement as stated in Article A5 below.

**Article A5 Standard of Care**

Consultant is solely responsible for the technical accuracy and quality of its services. Consultant must perform all services in compliance with Florida Administrative Code Rule 61G15-19.001(4) and section 471.033(1)(g) of the Florida Statutes. Consultant must perform due diligence, in accordance with acceptable industry practices, which are consistent with the typical standards of care in the industry, in gather information and inspecting a project site prior to the commencement of the Services. Consultant will be responsible for the professional quality, technical accuracy and coordination of all reports, design, drawings, specification, and other Services furnished by the consultant under this Agreement. Consultant must, without additional compensation, correct or revise any errors, omissions, or deficiencies in its reports, designs, drawings, specification or other Services. Consultant will also be liable for claims for delay costs, and any increased costs in construction, including but not limited to additional work, demolition of existing work, rework, etc., resulting from any errors, omissions, or deficiencies in its reports, designs, drawings, specification or other Services.

**Article A6 Subconsultants**

**A6.01 General**

A6.01-1 A Subconsultant, as defined in Article A1.18, is a firm that was identified as part of the consulting team in the competitive selection process by which Consultant was chosen to perform the Services under this Agreement, and as such, is identified and listed in Schedule 1.

A6.01-2 A Specialty Subconsultant is a person or organization that has, with the consent of the Town Manager, entered into a written agreement with the Consultant to furnish unique or specialized professional services necessary for the Project(s) or task(s) described under Additional Services. Such Specialty Subconsultant will be in addition to those identified in Schedule 1.

**A6.02 Subconsultant Relationships**

A6.02-1 All Services provided by the Subconsultants must be performed pursuant to appropriate written agreements between the Consultant and the Subconsultants, which must contain provisions that preserve and protect the rights of the Town under this Agreement.

A6.02-2 Nothing contained in this Agreement creates any contractual or business relationship between the Town and any Subconsultants. The Consultant acknowledges that Subconsultants are entirely under its direction, control, supervision, retention or discharge.

**A6.03 Changes to Subconsultants**

The Consultant cannot add, modify, or change any Subconsultant listed in Schedule 1 without prior the written approval by the Town Manager, in response to a written request from the Consultant stating the reasons for any proposed substitution.

**ARTICLE A7 Default**

**A7.01 General**

If Consultant fails to comply with any term or condition of this Agreement, or fails to perform any of its obligations hereunder, then Consultant will be in default. Upon the occurrence of a default hereunder the Town, in addition to all remedies available to it by law, may immediately, upon written notice to Consultant, terminate this Agreement whereupon all payments, advances, or other compensation paid by the Town to Consultant while Consultant was in default must be immediately returned to the Town. Consultant understands and agrees that termination of this Agreement under this section does not release Consultant from any obligation accruing prior to the effective date of termination.

In the event of termination due to default, in addition to the foregoing, Consultant will be liable to the Town for all expenses incurred by the Town in preparing and negotiating this Agreement, as well as all costs and expenses incurred by the Town in the re-procurement of the Services, including consequential and incidental damages. In the event of default, Town may also suspend or withhold reimbursements from Consultant until such time as the actions giving rise to default have been cured.

**A7.02 Conditions of Default**

A finding of default and subsequent termination for cause may include, without limitation, any of the following:

A7.02-1 Consultant fails to obtain or maintain the required insurance.

A7.02-2 Consultant fails to comply, in a substantial or material sense, with any of its duties under this Agreement, with any terms or conditions set forth in this Agreement or in any agreement it has with the Town, beyond the specified period allowed to cure such default.

A7.02-3 Consultant fails to commence the Services within the time provided or contemplated herein, or fails to complete the Services in a timely manner as required by this Agreement.

**A7.03 Time To Cure Default; Force Majeure**

Town through the Town Manager or designee will provide written notice to Consultant as to a finding of default, and Consultant must take all necessary action to cure said default within time stipulated in said notice, after which time the Town may terminate the Agreement. The Town, at its sole discretion, may allow additional days to perform any required cure if Consultant provides written justification deemed reasonably sufficient.

Should any such failure on the part of Consultant be due to a condition of Force Majeure as the term is interpreted under Florida Law, then the Town may allow an extension of time reasonably commensurate with the cause of such failure to perform or cure.

**ARTICLE A8 Termination Of Agreement**

**A8.01 Town's Right To Terminate**

The Town Manager has the right to terminate this Agreement for any reason or no reason, upon ten (10) days' written notice. Upon termination of this Agreement, all charts, sketches, studies, drawings, and other documents, including all electronic copies related to Services authorized under this Agreement, whether finished or not, must be turned over to the Town. The Consultant will be paid for the Services performed and accepted, provided that said documentation is turned over to Town Manager within ten (10) business days of termination. Failure to timely deliver the documentation will be cause to withhold any payments due without recourse by Consultant until all documentation is delivered to the Town Manager or designee.

Consultant will have no recourse or remedy from a termination made by the Town except to retain the fees earned as compensation for the Services that was performed in complete compliance with this Agreement, as full and final settlement of any claim, action, demand, cost, charge or entitlement it may have, or will, have against the Town, its officials or employees.

**A8.02 Consultant's Right to Terminate**

Consultant will have the right to terminate this Agreement, in writing, following breach by the Town, if the breach of the Agreement has not been corrected within sixty (60) days from the date of the Town's receipt of a written statement from Consultant specifying its breach of its duties under this Agreement.

**A8.03 Termination Due to Undisclosed Lobbyist or Agent**

Consultant warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Consultant to solicit or secure this Agreement and that he or she has not paid or agreed to pay any person, company, corporation, individual, or firm, other than a bona fide employee working solely for the Consultant any fee, commission, percentage, gift, or other consideration contingent upon or resulting from the award or making of this Agreement.

For the breach or violation of this provision, the Town has the right to terminate this Agreement without liability and, at its sole discretion, to deduct from the contract price, or otherwise recover, the full amount of such fee, commission, percentage, gift, or consideration.

**Article A9 Documents and Records**

**A9.01 Ownership of Documents**

All tracings, drawings, specifications, maps, computer files, reports and any other documents prepared or obtained under this Agreement, as well as all data collected, together with summaries and charts derived therefrom, including all electronic digital copies are considered works made for hire and will, based on incremental transfer wherein the above will become the property of the Town upon payments made to Consultant or termination of this Agreement, without restriction or limitation on their use, and will be made available, on request, to the Town at any time during the performance of the Services or upon completion or termination of this Agreement. Consultant must not copyright any material and products or patent any invention developed under this Agreement. The Town has the right to visit the site where the Services are being provided at any time. The Consultant will be permitted to retain copies, including reproducible copies, solely for information and reference in connection with the Town's use and occupancy of the Project. Any documents or information that are covered by intellectual property rights that are protected by a trademark, patent or copyright, and are owned by the Consultant, or Subconsultants, prior to the commencement of this Agreement will remain the property of the Consultant, or Subconsultants and the Town will be provided a non-exclusive, non-transferable right of use under this Agreement.

**A9.02 Delivery Upon Request or Cancellation**

Failure of the Consultant to promptly deliver all such documents, both hard copy and digital, to the Town Manager within ten (10) days of cancellation, or within ten (10) days of request by the Town Manager, will be just cause for the Town Manager to withhold payment of any fees due Consultant until Consultant delivers all such documents. Consultant will have no recourse from these requirements.

**A9.03 Use by the Town**

It is understood that all Consultant agreements and Work Orders for new work will include the provision for the re-use of plans and specifications, including construction drawings, at the Town's sole option, and by virtue of signing this Agreement the Consultant agrees to such re-use in accordance with this provision without the necessity of further approvals, compensation, fees or documents being required and without recourse for such re-use. The Consultant will not be liable for re-use by the Town of plans, documents, studies, or other data for any purpose other than that intended by the terms and conditions of this Agreement.

**A9.04 Nondisclosure**

To the extent allowed by law, Consultant agrees not to divulge, furnish or make available to any third person, firm or organization, without Town Manager's prior written consent, or unless incident to the proper performance of the Consultant's obligations hereunder, or in the course of judicial or legislative proceedings where such information has been properly subpoenaed, any non-public information concerning the Services rendered by Consultant hereunder, and Consultant will require all of its employees and agents comply with the provisions of this paragraph.

**A9.05 Maintenance of Records**

Consultant will keep adequate records and supporting documentation, which concern or reflect its services hereunder. Records subject to the provisions of Public Record Law, Florida Statutes Chapter 119, must be kept in accordance with statute. Otherwise, the records and documentation will be retained by Consultant for a minimum of three (3) years from the date of termination of this Agreement or the date the Project is completed, whichever is later. Town, or any duly authorized agents or representatives of Town, has the right to audit, inspect, and copy all such records and documentation as often as they deem necessary during the period of this Agreement and during the three (3) year period noted above; provided, however such activity will be conducted only during normal business hours.

Upon completion of or termination of the Agreement the Consultant, as stated in Chapter 199.701 of the Florida Statutes, transfer, at no cost, to the Town all public records in possession of the Consultant related to the Agreement and 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 Town in a format that is compatible with the information technology systems of the Town.

**Article A10 Indemnification**

The Consultant must hold harmless, indemnify and defend the Town, its officials and employees from any and all claims, losses and causes of actions which may arise out of the performance of this Agreement as a result of any act of negligence or negligent omission, recklessness, or intentionally wrongful conduct of the Consultant. The Consultant must pay all claims and losses of any nature whatsoever in connection therewith and will defend all project related suits, in the name of the Town when applicable, and must pay all costs, including without limitation reasonable attorney's and appellate attorney's fees, and judgments which may issue thereon. The Consultant's obligation under this paragraph will not be limited in any way by the agreed upon Agreement price, or the Consultant's limit of, or lack of, sufficient insurance protection, and will apply to the full extent that it is caused by the negligence, act, omission, recklessness or intentional wrongful conduct of the Consultant, its agents, servants, or representatives.

**Article A11 Insurance**

The Consultant must not start Services under this Agreement until the Consultant has obtained all insurance required hereunder and the Town has approved such insurance.

**A11.01 Companies Providing Coverage**

All insurance policies must be issued by companies authorized to do business under the laws of the State of Florida and satisfactory to the Town Manager. All companies must have a Florida resident agent and be rated at least A(X), as per A.M. Best Company's Key Rating Guide, latest edition.

**A11.02 Verification of Insurance Coverage**

The Consultant must furnish certificates of insurance to the Town Manager for review and approval prior to the execution of this Agreement. The Certificates must clearly indicate that the Consultant has obtained insurance of the type, amount and classification required by these provisions, in excess of any pending claims at the time of award to the Consultant. Consultant must maintain coverage with equal or better rating as identified herein for the term of this Agreement. Consultant must provide written notice to the Town Manager of any material change, cancellation or notice of non-renewal of the insurance within 30 days of the change. Where the cancellation is due to non-payment of the premiums by the Consultant the Town will receive a minimum of ten days' notice. Consultant must furnish a copy of the insurance policy or policies upon request of the Town Manager within ten (10) days of written request.

**A11.03 Forms of Coverage**

**A11.03-1 Commercial General Liability and Automobile Liability**

Consultant must maintain commercial general liability coverage with limits of at least \$500,000 per occurrence, \$1,000,000 aggregate for bodily injury and property damage. The coverage must include Premises and Operations, Contingent and Contractual Liability, and Products and Completed Operations, with additional endorsements, as applicable. Coverage must be written on a primary, non-contributory basis with the Town listed as an additional insured as reflected by endorsement CG 2010 11/85 or its equivalence. Notice of cancellation is read (30) days/(10) days for nonpayment.

**A11.03-2 Business Automobile**

The Consultant must provide business automobile liability coverage including coverage for all owned, hired and non-owned autos with a minimal combined single limit of \$300,000 naming the Town as an additional insured with respect to this coverage. Notice of cancellation should read (30) days/(10) days for nonpayment.

**A11.03-3 Professional Liability Insurance**

The Consultant must maintain Professional Liability Insurance including Errors and Omissions coverage in the minimum amount of \$500,000 per claim, \$500,000 aggregate providing for all sums which the Consultant will be legally obligated to pay as damages for claims arising out of the Services performed by the Consultant or any person employed by the Consultant in connection with this Agreement. This insurance must be maintained for at least one year after completion of the construction and acceptance of the construction and acceptance of any project covered by this Agreement.

**A11.03-4 Worker's Compensation Insurance**

Consultant must maintain Worker's Compensation Insurance in compliance with Florida Statutes, Chapter 440, as amended, and Employee's Liability with a minimum limit of \$500,000 each occurrence.

**A11.03-5 Subconsultant's Compliance**

The Consultant must ensure that all Sub-consultants comply with these same insurance requirements.

**A11.04 Modifications to Coverage**

The Town Manager reserves the right to require modifications, increases, or changes in the required insurance requirements, coverage, deductibles or other insurance obligations by providing a thirty (30) day written notice to the Consultant in accordance with Article 10.06 herein. Consultant must comply with such requests unless the insurance coverage is not then readily available in the national market, and may request additional consideration from Town accompanied by justification.

**Article A12    Miscellaneous**

**A12.01 Audit Rights**

The Town reserves the right to audit the Consultant's accounts during the performance of this Agreement and for three (3) years after final payment under this Agreement. The Consultant agrees to furnish copies of any records necessary, in the opinion of the Town Manager, to approve any requests for payment by the Consultant.

**A12.02 Entire Agreement**

This Agreement, as it may be amended from time to time, represents the entire and integrated Agreement between the Town and the Consultant and supersedes all prior negotiations, representations or agreements, written or oral. This Agreement may not be amended, changed, modified, or otherwise altered in any respect, at any time after the execution hereof, except by a written document executed in accordance with the requirements of the Agreement. Waiver by either party of a breach of any provision of this Agreement will not be deemed to be a waiver of any subsequent or other breach of any provision of this Agreement.

**A12.03 Successors and Assigns**

The performance of this Agreement must not be transferred pledged, sold, delegated or assigned, in whole or in part, by the Consultant without the written consent of the Town Council or Town Manager, as applicable. It is understood that a sale of the majority of the stock or partnership shares of the Consultant, a merger or bulk sale, an assignment for the benefit of creditors will each be deemed transactions that would constitute an assignment or sale hereunder requiring prior Town approval.

The Consultant's services are unique in nature and any transference without the prior written approval of the Town will be cause for the Town to terminate this Agreement. The Consultant will have no recourse from such cancellation. The Town may require bonding, other security, certified financial statements and tax returns from any proposed Assignee and the execution of an Assignment/Assumption Agreement in a form satisfactory to the Town as a condition precedent to considering approval of an assignment.

The Consultant and the Town each binds one another, their partners, successors, legal representatives and authorized assigns to the other party of this Agreement and to the partners, successors, legal representatives and assigns of such party in respect to all covenants of this Agreement.

**A12.04 Truth-In-Negotiation Certification**

In compliance with the Consultant's Competitive Negotiation Act, for any Project to be compensated under the Lump Sum method, the Consultant certifies that wage rates and other factual unit costs supporting the compensation are accurate, complete, and current at the time of Notice to Proceed. The original Project price and any addition thereto will be adjusted to exclude any significant sums by which the Town determines the project price was increased due to inaccurate, incomplete or non-current

wage rates and other factual unit costs. All such price adjustments will be made within 1 year following the end of the Project.

**A12.05 Applicable Law and Venue of Litigation**

This Agreement will be interpreted and construed in accordance with and governed by the laws of the State of Florida. Any suit or action brought by any party, concerning this Agreement, or arising out of this Agreement, must be brought in Miami-Dade County, Florida. Each party will bear its own attorney's fees except in actions arising out of Consultant's duties to indemnify the Town under Article A8, where Consultant must pay the Town's reasonable attorney's fees.

**A12.06 Notices**

Whenever either party desires to give written notice to the other relating to the Agreement, such must be addressed to the party for whom it is intended at the place specified below; and the place for giving the notice will remain until it has been changed by written notice in compliance with the provisions of this Article. Notice will be deemed given on the date received or within 3 days of mailing, if mailed through the United States Postal Service. Notice will be deemed given on the date sent via e-mail or facsimile. Notice will be deemed given via courier/delivery service upon the initial delivery date by the courier/delivery service. For the present, the parties designate the following as the respective places for giving of notice:

**For Town of Miami:**

Alex Rey  
Town Manager  
6601 Main Street  
Miami, Florida 33014  
[reya@miamilakes-fl.gov](mailto:reya@miamilakes-fl.gov)

**With a copy to:**

Gary Fabrikant, Procurement Manager  
6601 Main Street  
Miami, Florida 33014  
[fabrikantg@miamialkes-fl.gov](mailto:fabrikantg@miamialkes-fl.gov)

**For Consultant:**

Rafael L. Robayna  
President/CEO  
Robayna and Associates, Inc.  
5723 NW 158<sup>th</sup> Street  
Miami Lakes, Florida 33014  
(305) 823-9316  
[rrobayna@robayna.com](mailto:rrobayna@robayna.com)

**A12.07 Interpretation**

The headings contained in this Agreement are for reference purposes only and will not affect in any way the meaning or interpretation of this Agreement. All personal pronouns used in this Agreement include the other gender, and the singular include the plural, and vice versa, unless the context otherwise requires. Terms such as "herein," "hereof," "hereunder," and "hereinafter" refer to this Agreement as a whole and not to any particular sentence, paragraph, or section where they appear, unless the context otherwise requires. Whenever reference is made to a Section or Article of this Agreement, such reference is to the Section or Article as a whole, including all of the subsections of such Section, unless the reference is made to a particular subsection or subparagraph of such Section or Article.

**A12.08 Joint Preparation**

Preparation of this Agreement has been a joint effort of the Town and Consultant and the resulting document will not, solely as a matter of judicial construction, be construed more severely against one of the parties than any other.

**A12.09 Priority of Provisions**

If there is a conflict or inconsistency between any term, statement, requirement, or provision of any exhibit attached hereto, any document or events referred to herein, or any document incorporated into this Agreement by reference and a term, statement, requirement, or provision of this Agreement, the term, statement, requirement, or provision contained in this Agreement will prevail over any document incorporated by reference and be given effect.

**A12.10 Mediation - Waiver of Jury Trial**

In an effort to engage in a cooperative effort to resolve conflict which may arise during the course of the performance of the Services, the parties to this Agreement agree all disputes between them will be submitted to non-binding mediation prior to the initiation of litigation, unless otherwise agreed in writing by the parties. A certified Mediator, who the parties find mutually acceptable, will conduct any Mediation Proceedings in Miami-Dade County, State of Florida. The parties will split the costs of a certified mediator on a 50/50 basis.

In an effort to expedite the conclusion of any litigation the parties voluntarily waive their right to jury trial or to file permissive counterclaims in any action arising under this Agreement.

**A12.11 Time**

Time is of the essence in this Agreement.

**A12.12 Compliance with Laws**

Consultant must comply with all applicable laws, codes, ordinances, rules, regulations and resolutions including, without limitation, the Americans with Disabilities Act ("ADA"), as amended, and all applicable guidelines and standards in performing its duties, responsibilities, and obligations related to this Agreement. The Consultant represents and warrants that there will be no unlawful discrimination as provided by law in connection with the performance of this Agreement.

**A12.12-1 Non-Discrimination**

Town warrants and represents that it does not and will not engage in discriminatory practices and that there will be no discrimination in connection with Consultant's performance under this Agreement on account of race, color, sex, religion, age, handicap, marital status or national origin. Consultant further covenants that no otherwise qualified individual will, solely by reason of his/her race, color, sex, religion, age, handicap, marital status or national origin, be excluded from participation in, be denied services, or be subject to discrimination under any provision of this Agreement.

**A12.12- OSHA Compliance**

The Consultant warrants that it will comply with all OSHA and other safety precautions as required by federal, state or local laws, rules, regulations and ordinances.

**A12.12-3 ADA Compliance**

Consultant will affirmatively comply with all applicable provisions of the Americans with Disabilities Act ("ADA") in the course of providing any work, labor or services funded by the Town, including Titles I & II of the ADA (regarding nondiscrimination on the basis of disability) and all applicable regulations, guidelines and standards. Additionally-the Consultant will take affirmative steps to insure nondiscrimination in employment of disabled persons.

**A12.13 No Partnership**

Consultant is an independent contractor. This Agreement does not create a joint venture, partnership or other business enterprise between the parties. The Consultant has no authority to bind the Town to any promise, debt, default, or undertaking of the Consultant.

**A12.14 Discretion of Town Manager**

Any matter not expressly provided for herein dealing with the Town or decisions of the Town will be within the exercise of the reasonable professional discretion of the Town Manager.

**A12.15 Resolution of Disputes**

Consultant understands and agrees that all disputes between it and the Town based upon an alleged violation of the terms of this Agreement by the Town will be submitted for resolution in the following manner.

The initial step will be for the Consultant to notify the Procurement Manager in writing of the dispute identified in Article A12.06, Notices. Consultant must, within five (5) calendar days of the initial notification, all supporting documentation to the Procurement Manager. Failure to submit such appeal of the written finding will constitute acceptance of the finding by the Consultant. Upon receipt of said documentation the Procurement Manager will review the issues relative to the dispute and issue a written finding.

Should the Consultant and the Procurement Manager fail to resolve the dispute the Consultant must submit their dispute in writing within five (5) calendar days to the Town Manager. Failure to submit such appeal of the written finding will constitute acceptance of the finding by the Consultant. Upon receipt of said notification the Town Manager will review the issues relative to the dispute and issue a written finding.

Appeal to the Town Manager for his/her resolution, is required prior to Consultant being entitled to seek judicial relief in connection therewith. Should the amount of compensation require approval or disapproval by the Town Council, Consultant will not be entitled to seek judicial relief unless:

- (i) it has first received Town Manager's written decision, approved by the Town Commission if applicable, or
- (ii) a period of sixty (60) days has expired after submitting to the Town Manager a detailed statement of the dispute, accompanied by all supporting documentation, or a period of (90) days has expired where Town Manager's decision is subject to Town Commission approval; or
- (iii) Town has waived compliance with the procedure set forth in this section by written instrument(s) signed by the Town Manager.

**A12.16 Contingency Clause**

Funding for this Agreement is contingent on the availability of funds and continued authorization for activities and the Agreement is subject to amendment or termination due to lack of funds, reduction of funds or change in regulations, upon thirty (30) days' notice.

**A12.17 Third Party Beneficiary**

Consultant and the Town agree that it is not intended that any provision of this Agreement establishes a third party beneficiary giving or allowing any claim or right of action whatsoever by any third party under this Agreement.

**A12.18 No Estoppel**

Neither the Town's review, approval or acceptance of, or payment for Services performed under this Agreement will be construed to operate as a waiver of any rights under this Agreement of any cause of action arising out of the performance of this Agreement, and the Consultant will be and remain liable to the Town in accordance with applicable laws for all damages to the Town caused by the Consultant's negligent performance of any of the Services under this Agreement. The rights and remedies provided for under this Agreement are in addition to any other rights and remedies provided by law.



## SECTION B      SCOPE OF WORK

### Article B1      General

The Consultant will provide survey and mapping services which may include, but not be limited to, photogrammetry, boundary surveys, bathymetric surveys, as-built drawings, preparation of legal descriptions for public right-of-way acquisition, preparation of plats and maps, certification of tentative and final plats for compliance to Town and County Codes and Florida statutory requirements, establishment of vertical project network controls, establishment of alignment and right-of-way lines, topographic surveys, construction layouts, drainage surveys, designation and location of underground utilities, utility coordination, and water boundary surveys. Consultant will provide comprehensive Surveying & Mapping services in accordance with Section 287.055 Florida Statutes, as amended, Consultants' Competitive Negotiations Act (CCNA).

The Consultant agrees to provide comprehensive Professional Services in accordance with all applicable laws, building and environmental regulations, including the Florida Building Code and the Town Code of Ordinances, and as may be further enumerated in a Work Order. Consultant will furnish, as Basic Services, comprehensive surveying professional services.

### **B1.01**      **Scope of Services**

#### **B1.01-1**      **Canal Bank Stabilization Project**

##### **B1.01(a) Overview**

This specific area for this Project is approximately 10,000 linear feet of the Golden Glades and Peter's Pike canals along the north boundary of the Town (NW 170<sup>th</sup> Street) from NW 92<sup>nd</sup> Avenue to just south of NW 170<sup>th</sup> Street on NW 77<sup>th</sup> Court. The canal modifications and stabilization is proposed to occur on both sides of the canal banks. The canal bank erosion is widespread, occurring on Miami-Dade County property, adjacent to private properties, and nearby roadways. The erosion compromises the structural integrity of all of these facilities and can pose a danger to the public if slope failure or subsidence occurs. The Town has identified this Project as a critical endeavor to maintain a safe and effective canal system, reduce the amount of debris and vegetation entering the canals, and improve the flow of stormwater through the SFWMD C-8 primary canal system and Town lakes that interconnect with the canal system.

##### **B1.01(b) Services to be Performed**

Consultant will perform a slope and bathymetric survey along the Project limits identified below.

The survey work may be conducted from either from landside or from the water with a minimum of twenty (20) cross-sections being surveyed with a profile developed for each location. Profiles should be at approximately 500-foot intervals within the Project limits.

At a minimum the site plan is to include the following:

- Canal right-of-way location
- Water levels
- Top of bank
- Top of mudline
- Bottom of canal elevation
- Canal slopes besides toe of slope of water
- Key grading points
- Outfalls into the canal & their associated structures

- Pipes with sizes and inverts
- Fences or encroachments into the canal right-of-way
- Road/bridge/culvert crossings
- Utilities\*
- Easements on both sides of the canal
- Control structures and surrounding topographical information including bike paths and trees up to edge of pavement on the north side of NW 170<sup>th</sup> Street and east side edge of pavement on NW 77<sup>th</sup> Court

\*Utility surveying includes a guarantee of the location of subsurface utilities and all subsurface utilities shown will be ASCE quality level unless otherwise noted.

The Project proposal ("Proposal") from the Consultant dated March 10, 2015 for the Canal Bank Stabilization Project is hereby incorporated into and made a part of this Agreement. Where there is a conflict between the Proposal and the Agreement the language in the Agreement takes precedence over the language incorporated from the Proposal.

**B1.01-2 Miscellaneous Projects**

The Town will requires that the Services be performed on an as needed basis.. The Town will request Work Order Proposals from the Consultant and issue Work Orders for individual Projects. A Scope of Services will be provided to the Consultant to develop a Work Order Proposal.

Consultant may be required to perform all or some of the services presented in this RFQ, depending on the needs of the Town. The Services will be provided on an on-going as needed basis.

It is anticipated that the Proposer's team will consist of the following positions/disciplines:

- Project Manager/Senior Surveyor & Mapper
- Surveyor & Mapper
- Survey Technician
- CADD Technician/Computer Technician
- Survey Crew Party
  - 3 Man Crew – Party Chief
    - Instrument Man
    - Rod Man
  - 4 Man Crew – Party Chief
    - Instrument Man
    - Rod Man (2)

Miscellaneous Subconsultants may include: photogrammetric services, aerial photogrammetric, subsurface utility engineering, or other disciplines as needed.

**B1.02 Work Orders**

When the Town Manager has determined that a specific phase of a Project or a Project is to proceed, the Town Manager will request in writing, a Work Order Proposal from the Consultant based on the proposed Scope of Services provided to the Consultant in writing by the Project Manager. The Consultant, the Project Manager, and others if appropriate, may have preliminary meetings, if warranted, to further define the Scope of Services and to resolve any questions. The Consultant will then prepare a Work Order Proposal following the format provided by or acceptable to the Town, indicating the proposed Scope of Services, total time for performance, time required for each task, phase or deliverable, staffing (including proposed hours per individual and/or classification, proposed

fees, Subconsultants, and deliverable items or documents. The Town will provide the Consultant with a standardized Work Order Proposal Form to be used for all requests.

The Project Manager may accept the Work Order Proposal as submitted, reject the Work Order Proposal, or negotiate revisions to the Work Order Proposal. Upon successful conclusion of negotiations the Consultant may be required to submit a revised final Work Order Proposal. If negotiations cannot be successfully completed, the Town Manager may terminate negotiations and may request a Work Order Proposal from another consultant under contract with the Town, or secure such services through other means available to the Town. Upon approval of the Work Order Proposal the Town Manger will issue a written Work Order assigning the Project to the Consultant and issue a written Notice To Proceed to the Consultant.

It is understood that a Work Order or Notice to Proceed may be issued under this Agreement at the sole discretion of the Project Manager and that the Consultant has no expectation, entitlement, right to or privilege to receive a Work Order or Notice to Proceed for any Project or task. The Town reserves at all times the right to perform any or all Professional Services in-house, or with other private professional architects or engineers as provided by Section 287.055, Florida Statutes, as amended, (Consultants' Competitive Negotiation Act) or to discontinue or withdraw any or all Projects or tasks or to exercise any other choice allowed by law.

This Agreement does not confer on the Consultant any particular, exclusive or special rights to any Work required by the Town. Outside of this Agreement, the Town may request proposals or qualifications for any professional services which the Consultant is qualified to perform or utilize a consultant under another contract with the Town.

#### **Article B2      Basic Services**

Consultant agrees to provide complete surveying and mapping services as set forth in the tasks enumerated in an approved Work Order, in accordance with the Florida Building Code, latest edition, all federal, state, county and Town, laws, codes and ordinances. Consultant shall maintain an adequate staff of qualified personnel on the Services at all times to ensure its performance as specified in the Agreement.

Consultant shall submit one (1) electronic set of all documents and five (5) full size copies of documents under this Article, without additional charge, for review and approval by Town. Consultant shall not proceed with the next task of the Services until all documents have been approved, in writing, by the Town, and a Notice to Proceed with the next phase or task has been issued by the Town.

Consultant is solely responsible for the technical accuracy and quality of their Work. Consultant must perform the Services in compliance with Section 472.005 of the Florida Statutes. Consultant must perform due diligence, in accordance with best industry practices. Consultant is also be responsible for the professional quality and technical accuracy of all Services furnished under this Agreement

#### **B2.01      Range of Services For Miscellaneous Projects**

##### **B2.01-1 Photogrammetric**

Photogrammetric control, including the determination of photo identifiable control points and marking contact prints.

##### **B2.01-2 – Boundary Survey**

The monumentation and re-monumentation of property boundaries and subdivisions as stated in a Work Order. Survey or stake as needed all existing recorded subdivision/condominium boundaries, tracts, units, phases, blocks, street R/W lines, and common areas. Includes analysis and processing

of all field collected data and/or reports. If unrecorded subdivision is on file in the public records of the subject county, tie existing monumentation of the beginning and end of unrecorded subdivision.

**B2.01-3 As-Built or Record Drawings**

The measurement and preparation of plans showing existing improvements after construction and the layout of proposed improvements. Locate all above ground features and improvements. Deliver in electronic format acceptable to the Town. Effort includes field edits, analysis and processing of all field collected data, existing maps, a hard copy of the field book, and report.

**B2.01-4 – Legal Description**

The preparation of descriptions of use in legal instruments of conveyance of real property and property rights.

**B2.01-5 – Plats and Maps**

**B2.01-5(a) – Preparation of Plats and Maps**

The preparation of subdivision planning maps and record plats, in accordance with state law and local regulation for specified areas or properties. Work may involve the preparation of tentative and final plats or the review of plats prior to approval or recordation as directed by the Project Manager.

**B2.01-5(b) – Compliance with Applicable Codes**

The Consultant will review and ensure that final plats are in compliance with all applicable law, including Chapter 55 of the City of Miami Code, Chapter 28 of the Miami-Dade County Code, and Chapter 177 of the Florida Statutes. When the Consultant determines that a final plat is in compliance with said codes and statute, the Consultant will do the following:

Sign and date the plat after the following statement: "I have reviewed this plat for conformity to Chapter 177, Florida Statutes, as amended." Present the plat to the Project Manager for signature by the Town. Submit the plat to the Town for further processing. The Consultant will also submit copies of all documents, correspondence, notes and calculations, etc. relating to the plat review.

**B2.01-6- Project Network Control**

The determination of, but not the design of, grades and elevations of roads and land in connection with public right of way, Town owned properties and subdivisions or divisions of land; Establish or recover VPNC for the purpose of establishing vertical control on datum approved by the Town; may include primary or secondary vertical control points. Includes analysis and processing of all field collected data, and preparation of forms.

**B2.01-7 – Alignment and Right of Way Lines**

The creation of perpetuation of alignments, related maps, record plats, field note records, reports, property descriptions, and plans and drawings that represents them. Establish, recover or re-establish project alignment. Also includes analysis and processing of all field all collected data, existing maps, or reports for identifying mainline, ramp, offset, or secondary alignments. Depict alignment or existing R/W lines (in required format) per Town R/W, platted or dedicated rights of way.

**B2.01-8 – Topographic Surveys**

Consultant will perform topographical surveys including cross sections and related information necessary to accomplish the design and construction phases of the project. Locate all above ground features and improvements. Deliver in electronic format acceptable to the Town. Effort includes

field edits, analysis and processing of all field collected data, existing maps, and reports. Perform field survey check sections or profiles to determine existing cross slope.

**B2.01-9 – Construction Layout**

For water and sewer projects Consultant will perform all layouts for construction and provide final measurements and final measurements quantity sheets. Consultant must be available on a full time basis during underground construction, if so stated in the Work Order.

**B2.01-10 Drainage Survey**

Locate underground (XYZ, pipe size, type, condition, and flow line) that relate to above ground data. Includes field edits, analysis and processing of all field collected data, existing maps, or reports.

**B2.01-11 – Underground Utilities**

Designation includes 2-dimensional collection of existing utilities and selected 3-dimensional verification as needed for designation. Location includes non-destructive excavation to determine size, type and location of existing utility, as necessary for final 3-dimensional verification. Survey includes collection of data on points as needed for designates and locates. Includes analysis and processing of all field collected data, and delivery of all electronic files. Consultant will provide a guarantee of the location of subsurface utilities and all subsurface utilities shown will be ASCE quality level unless otherwise noted.

**B2.01-12 – Water Boundary Survey**

Perform Mean High Water, Ordinary High Water and State Upland Line Surveys as required by Town Standards.

**B2.02 Submittals and Deliverables**

**B2.02-1 Field Notes**

Submit to the Project Manager one original set of all field survey notes and any other data developed for the purpose of performing the required surveying Work required for the Project. Field Notes must be presented in a field book acceptable to the Town. When using data collectors, a report and digital submission shall be provided along with all the necessary field survey information. The report shall be furnished in a field data archive form acceptable to the Town.

**B2.02-2 Drawings**

Consultant will perform CADD drafting services required to supplement the field Work. Plan and profile, cross-section sheets shall be in printed and digital form and must be submitted to the Town.

**B2.03-3 Progress Reports**

Consultant must submit regular progress reports of the work at intervals appropriate to the Project.

**Article B3 Additional Services**

Services categorized below as “Additional Services” may be specified and authorized by Town and are normally considered to be beyond the scope of the Basic Services. Additional Services shall be authorized in a Work Order and will be compensated for as provided in Section C, Section C3.04.

**Article B4 Reimbursable Expenses**

**B4.01 General**

Reimbursable Expenses cover those services and items authorized by Town in addition to the Basic and Additional Services and consist of actual, direct expenditures made by Consultant and the Subconsultant

for the purposes listed below. Transportation, travel and per diem expenses within Dade, Broward, or Palm Beach Counties shall not be considered as reimbursable expenses under this Agreement.

Additional Reimbursable Expenses include, but are not limited to:

**B4.01-1 Reproduction, Photography**

Cost of printing, reproduction or photography, beyond that which is required by or of Consultant's part of the work, set forth in this Agreement.

**B4.01-2 Permit Fees**

All permit fees, review fees and other similar fees paid to regulatory agencies for approvals directly attributable to the Project.

**B4.01-3 Other**

Items not indicated in Section 4.01 when authorized by the Project Manager.

The Town will reimburse the Consultant for authorized Reimbursable Expenses pursuant to the limitations of this Agreement as verified by supporting documentation deemed appropriate by Director or designee including, without limitation, detailed bills, itemized invoices and/or copies of cancelled checks.

**B4.02 Subconsultant Reimbursements**

Reimbursable Subconsultant expenses are limited to the items described above when the Subconsultant's agreement provides for reimbursable expenses and when such agreement has been previously approved, in writing, by the Town Manager and subject to all budgetary limitations of the Town and requirements of this Agreement.

**END OF SECTION**

## SECTION C COMPENSATION AND PAYMENTS

### **Article C1 Method of Compensation**

The fees for Professional Services for the Project and each Work Order shall be determined by one of the following methods or a combination thereof, at the option of the Town Manager or designee, with the consent of the Consultant.

- a) A Lump Sum, which may include not to exceed components in accordance with C3.01 below.
- b) An Hourly Rate, in accordance with C3.02 below and at the rates set forth in the Agreement.

### **C1.01 Compensation Limits**

The aggregate sum of all payments for fees and costs, including reimbursable expenses, to the Consultant payable by the Town under this Agreement shall be limited to the amount specified in Section A0 as the maximum compensation limit for cumulative expenditures under this Agreement. Under no circumstances will the Town have any liability for work performed, or as otherwise may be alleged or claimed by Consultant, beyond the cumulative amount provided herein, except where specifically approved in accordance with the Town Code by the Town Manager or Town Commission as applicable as an increase to the Agreement and put into effect via an Amendment to this Agreement.

### **C1.02 Consultant Not To Exceed**

Absent an amendment to the Agreement or to any specific Work Order, any maximum dollar or percentage amounts stated for compensation shall not be exceeded. In the event they are so exceeded, the Town shall have no liability or responsibility for paying any amount of such excess, which will be at Consultant's own cost and expense.

### **Article C2 Wage Rates**

#### **C2.01 Fee Basis**

All fees and compensation payable under this Agreement shall be formulated and based upon the certified negotiated Wage Rates stated in Schedule 2 of the Agreement. Said Wage Rates are the effective direct hourly rates, as approved by the Town, of Consultant and Subconsultant employees in the specified professions and job categories that are to be utilized to provide the services under this Agreement, regardless of manner of compensation.

Should the Consultant intend to utilize personnel or Subconsultants for a Project where the Wage Rates have not been established, the Consultant must request that the Town add the person or Subconsultant's wage rates to Schedule 2. The Town may require that the Consultant provide documentation substantiating the request.

#### **C2.02 Employees and Job Classifications**

Form SC identifies the professions, job categories and/or employees expected to be used during the term of this Agreement. These may include engineers, landscape architects, professional interns, designers, CADD technicians, project managers, GIS and environmental specialists, specification writers, clerical/administrative support, and others engaged in the Work. In determining compensation for a given Scope of Work, the Town reserves the right to recommend the use of Consultant employees at particular Wage Rate levels. Consultant shall not include any profession, job category or employees in a Work Order Proposal that do not appear on Form SC. Consultant shall submit a request to the Town to add such to Form SC prior to the submittal of any affected Work Order Proposal.

#### **C2.03 Multiplier**

For Work assigned under this Agreement, a maximum multiplier of 2.85 will apply to Consultant's hourly Wage Rates and a multiplier of 3.245 for its Subconsultant(Woolpert, Inc.) in calculating compensation payable by the Town. Should the Consultant have an approved multiplier with the State of Florida or Miami Dade County, the Town may elect to utilize either of these multipliers should they be less than

above stipulated rates. Said multiplier is intended to cover Consultant's employee benefits (e.g. sick leave, vacation, holiday, unemployment taxes, retirement, medical, insurance and unemployment benefits) and Consultant's profit, and overhead including, without limitation, office rent, local telephone and utility charges, office and drafting supplies, depreciation of equipment, professional dues, subscriptions, stenographic, administrative and clerical support, management and supervisory responsibilities, time or travel and subsistence not directly related to a Project. The multiplier shall not be applied to the Principal, owner, or partner of the Consultant except where they are preparing drawings or specifications, preparing a study report, or similar tasks.

#### **C2.04 Calculation**

Said Wage Rates are to be utilized by Consultant in calculating compensation payable for Work Orders Proposals requested by Town. Consultant shall identify job classifications, available staff and projected man-hours required for the proper completion of tasks and/or groups of tasks, milestones and deliverables identified in a request for a Work Order Proposal.

#### **C2.05 Wage Rate Adjustments**

The Consultant may request an adjustment to the Wage Rates on an annual basis. Such request may only be made where there has been an actual increase in a Wage Rate(s) by the Consultant. The Town may also adjust the or where the Town Manager determines that extenuation circumstances exist. The maximum the Wage Rates depicted in Schedule 2 may be adjusted at the Consultant's request shall be based on the Miami – Fort Lauderdale Consumer Price Index issued by the U.S. Department of Labor, Bureau of Labor Statistics. Such adjustment shall be calculated by multiplying the ratio of the index in effect at that time divided by the previous year's index by the hourly rate entries in the Wage Rate Schedule to determine the adjusted Wage Rate Schedule. In no event shall the Wage Rate increase by more than three percent (3%) in any one year period.

### **Article C3 Computation of Fees and Compensation**

The Town agrees to pay the Consultant, and the Consultant agrees to accept for services rendered pursuant to this Agreement, fees computed by one or a combination of the methods outlined above, as applicable, in the following manner:

#### **C3.01 Lump Sum**

Compensation for a Scope of Work shall generally be a Lump Sum, either a Fixed Fee or Not to Exceed Fee as deemed appropriate by the Town, to be mutually agreed upon in writing by the Town and the Consultant and stated in a Work Order. Lump Sum and Lump Sum not to Exceed methods of compensation are the preferred methods of compensation.

**C3.01-1 Lump Sum Fixed Fee:** shall be the total amount of compensation to be paid to the Consultant for the Services performed on a specific Project, or phase or task under a Work Order. Payments to the Consultant shall be based on a percentage of completion basis.

**C3.01-3 Lump Sum Not to Exceed Fee** shall establish the maximum amount of compensation to be paid to the Consultant for the Services performed on a specific Project, or phase, or task under a Work Order. Payments to the Consultant shall be based on the actual work effort required to complete the Project, phase or task.

**C3.01-3 Guaranteed Maximum Lump Sum:** shall be the total maximum fee amount payable by Town wherein certain aspects, tasks or allowances may not be defined, quantified and calculated at the time of Work Order issuance. A Guaranteed Maximum Lump Sum compensation may represent a combination of Fixed Fees for professional services and not to exceed allowances for Reimbursable Expenses or Additional Services.

**C3.01-4 Lump Sum Fee Adjustment:** Where the Town authorizes a substantial or material change in the Scope of Work, the Lump Sum Base Fee may be equitably adjusted by mutually consent of the parties, which shall be reflected in an amendment to the Work Order.

**C3.01-6** Lump Sum Fees shall be calculated by Consultant utilizing the Wage Rates established in Schedule 2 of the Agreement.

**C3.02 Hourly Rate Fees**

**C3.02-1** Hourly Rate Fees shall be those rates for Consultant and Subconsultant employees identified in Schedule 2 Wage Rates. All hourly rate fees will include a maximum not to exceed figure, inclusive of all costs expressed in the contract documents. The Town shall have no liability for any fee, cost or expense above this figure.

Hourly Rate Fees shall be used only in those instances where the parties agree that it is not possible to determine, define, quantify and/or calculate the complete nature, and/or aspects, tasks, man-hours, or milestones for a particular Project or portion thereof at the time of Work Order issuance. In such cases, the Town will establish an Allowance in the Work Order that shall serve as a Not to Exceed Fee for the Work to be performed on an Hourly Rate Basis.

Consultant shall maintain records acceptable to the Town to track the hours of work performed by each person.

**C3.03 Reimbursable Expenses**

Any fees for authorized reimbursable expenses shall not include charges for any expenses identified in Article C2.03, Multiplier. All reimbursable services shall be billed to the Town at direct cost expended by the Consultant. Town authorized reproductions in excess of sets required at each phase of the Work will be a Reimbursable Expense.

The Town will reimburse the Consultant for authorized Reimbursable Expenses pursuant to the limitations of this Agreement as verified by supporting documentation deemed appropriate by Town Manager or designee including, without limitation, detailed bills, itemized invoices and/or copies of cancelled checks.

**C3.04 Fees for Additional Services**

The Consultant may be authorized to perform Additional Services for which additional compensation and/or Reimbursable Expenses, as defined in this Agreement under Sections B4.02 may be applicable.

**C3.04-1 Determination of Fee**

The compensation for such services will be one of the methods described herein: mutually agreed upon Lump Sum; Hourly Rate with a Not to Exceed Limit, or Percentage of Construction Cost.

**C3.04-2 Procedure and Compliance**

An independent and detailed Work Order or an Amendment to a previously issued Work Order shall be required to be issued and signed by the Town Manager for each additional service requested by the Town. The Work Order will specify the fee for such service and upper limit of the fee, which shall not be exceeded, and shall comply with the Town's regulations, including the Purchasing Ordinance, the Consultant's Competitive Negotiation Act, and other applicable laws.

**C3.05 Payment Exclusions**

Consultant shall not be compensated by Town for revisions and/or modifications to drawings and specifications, for extended construction administration, or for other work when such work is due to errors or omissions of Consultant as determined by Town.

**C3.06 Fees Resulting From Project Suspension**

If a Project is suspended for the convenience of the Town for more than three (3) months or terminated without any cause in whole or in part, during any Phase, the Consultant shall be paid for services duly authorized, performed prior to such suspension or termination, together with the cost of authorized reimbursable services and expenses then due, and all appropriate, applicable, and documented expenses resulting from such suspension or termination. If the Project is resumed after having been suspended for more than three months, the Consultant's further compensation shall be subject to renegotiations.

**Article C4 Payments to the Consultant**

**C4.01 Payments Generally**

Payments for Basic Services may be requested monthly in proportion to Services performed during each Phase of the Work. Subconsultant fees and Reimbursable Expenses must be billed to the Town in the actual amount paid by Consultant. Consultant shall utilize the Town standard Consultant Invoice Form that will be provided to the Consultant and is available on the Town's website.

**C4.02 Comprehensive Basic Services**

For those Projects and Work Orders contain multiple phases or task, payments shall not exceed the amount stipulated for each phase and the aggregate payment shall not exceed the total value of the Work Order

**C4.03 Billing – Hourly Rate**

Invoices submitted by Consultant shall be sufficiently detailed and accompanied by supporting documentation to allow for proper audit of expenditures. When Services are authorized on an Hourly Rate basis, the Consultant shall submit for approval by the Town Manager, a duly certified invoice, giving names, classification, salary rate per hour, hours worked and total charge for all personnel directly engaged on a Project, phase or task. , Reimbursable Services Cost should then be added to the sum for the total charges for the personnel. The Consultant shall attach to the invoice all supporting data for payments made to and incurred by Subconsultants engaged on the Project. In addition to the invoice, the Consultant shall, for Hourly Rate authorizations, submit a progress report giving an update on the completion of the Project and/or the applicable phase or task.

**Article C5 Reimbursable Expenses**

**Article C5.01 General**

Reimbursable Expenses are those items authorized by the Town outside of or in addition to the Scope of Work as identified in the Work Order (as Basic Services and/or Additional Services) and consist of actual expenditures made by the Consultant and the Consultant's Subconsultants for the following:

**C5.01-1 Transportation**

Identifiable transportation expenses in connection with the Project, subject to Section 112.061, Florida Statutes, as amended, excluding, however, all, general automobile transportation expenses within Miami-Dade, and Broward, and Palm Beach counties. Transportation expenses to locations outside the Miami-Dade-Broward-Palm Beach County area or from locations outside the Miami-Dade-Broward area will not be reimbursed unless specifically pre-authorized in writing by the Town Manager.

**C5.01-2 Travel And Per Diem**

Identifiable per diem, meals and lodging, lodging, taxi fares and miscellaneous travel-connected expenses for Consultant's personnel are subject to Section 112.061 Florida Statutes as amended. Meals for class C travel inside Miami-Dade or Broward County will not be reimbursed. Meals and lodging expenses will not be reimbursed for temporarily relocating Consultant's employees from

one of Consultant's offices to another office if the employee is relocated for more than five (5) consecutive working days. Lodging will be reimbursed only for room rates equivalent to Holiday Inn, Howard Johnson or Ramada Inn. Travel, lodging or meals will not be reimbursed that result from travel within Miami-Dade, Broward or Palm Beach Counties. Travel and per diem expenses are subject to the prior approval of the Project Manager.

**C5.01-3 Communication Expenses**

Identifiable communication expenses approved, in writing and in advance by the Town Manager, including long distance telephone, courier and express mail between the Consultant's various permanent offices. The Consultant's field office at the Project site is not considered a permanent office. Express mail or courier services are to be used only where there are significant time constraints.

**C5.01-4 Reproduction, Photography**

Cost of printing, reproduction or photography, which is required by or of Consultant to deliver services, set forth in this Agreement.

**C5.01-5 Permit Fees**

All Permit fees paid to regulatory agencies for approvals directly attributable to the Project. These permit fees do not include those permits required to be paid by the construction Contractor.

**C5.02 Reimbursements to Subconsultants**

Reimbursable Subconsultant expenses are limited to the items described above when the Subconsultant agreement provides for reimbursable expenses and when such agreement has been previously approved in writing by the Town Manager and subject to all budgetary limitations of the Town and requirements of the Agreement.

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

WITNESS/ATTEST

**Consultant, Robayna and Associates, Inc.**

Signature

Signature

*Maribelys Inguiardo*  
Print Name, Title

*ROFAEL L. ROBAYNA, PRESIDENT*  
Print Name, Title of Authorized Officer or Official

ATTEST:

(Corporate Seal)

Consultant Secretary  
(Affirm Consultant Seal, if available)

ATTEST:

**Town of Miami Lakes, a municipal corporation of the State of Florida**

*M. Tejeda*  
Marjorie Tejeda, Town Clerk

*Alex Rey*  
Alex Rey, Town Manager

APPROVED AS TO LEGAL FORM AND CORRECTNESS:

Town Attorney

**CERTIFICATE OF AUTHORITY**

**(IF CORPORATION)**

I HEREBY CERTIFY that at a meeting of the Board of Directors of ROBAYNA AND ASSOCIATES, INC., a corporation organized and existing under the laws of the State of FLORIDA, held on the 28 day of JULY, 2014, a resolution was duly passed and adopted authorizing (Name) RAFAEL L. ROBAYNA as (Title) PRESIDENT of the corporation to execute agreements on behalf of the corporation and providing that his/her execution thereof, attested by the secretary of the corporation, is the official act and deed of the corporation.

I further certify that said resolution remains in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand this 31 day of MARCH, 2015.

Secretary: \_\_\_\_\_

Print: RAFAEL L. ROBAYNA

**NOTARIZATION**

STATE OF \_\_\_\_\_ )

) SS:

COUNTY OF \_\_\_\_\_ )

The foregoing instrument was acknowledged before me this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, by RAFAEL L. ROBAYNA, who is personally known to me or who has produced \_\_\_\_\_ as identification and who (did / did not) take an oath.

\_\_\_\_\_  
SIGNATURE OF NOTARY PUBLIC  
STATE OF FLORIDA

\_\_\_\_\_  
PRINTED, STAMPED OR TYPED  
NAME OF NOTARY PUBLIC

**SECTION D – FORMS & SCHEDULES**

**Form KS – KEY STAFF**

NAME	JOB CLASSIFICATION
Robayna & Associates	
Rafael L. Robayna, P.E.	Principal, Co-Project Manager
Jose M. Rives, PSM	Professional Surveyor & Mapper Co-Project Manager
Angel Cortada, SIT. PE	Assistant Surveyor
Orlando Grandal, PLSM	Director of Surveying
Jose M. Rives, PLSM	Professional Land Surveyor
Alicia Avila	CADD Technician
Woolpert, Inc	
John A. Cestmock, PLSM	PM/Senior Associate
Darin David, CP, CMS-RS	Image Specialist
Crystal Woodcum, CP	Geospatial Technician

**SCHEDULE 1 - SUBCONSULTANTS**

<b>Name of Subconsultant</b>	<b>Services Provided</b>
Woolpert, Inc.	Aerial Photogrammetry Services



## SCHEDULE 2 - WAGE RATES SUMMARY

NAME	JOB CLASSIFICATION	BASE HOURLY RATE
<b>Robayna &amp; Associates</b>		
Rafael L. Robayna, P.E.	Principal, Co-Project Manager	\$65.00
Jose M. Rives, PSM	Professional Surveyor & Mapper Co-Project Manager	\$53.57
Angel Cortada, SIT. PE	Assistant Surveyor	\$25.00
Jose M. Rives, PSM	Professional Land Surveyor	\$53.57
Alicia Avila	CADD Technician	\$19.87
Vivian Trujillo	Sr. CADD Technician	\$23.62
Monica Blanco	Engineering Tech.-Utilities	\$20.50
<b>Field Survey Services*</b>		
2 Person Survey Crew		\$126.45
3 Person Survey Crew		\$158.46
4 Person Survey Crew		\$190.48
3 Person GPS Survey Crew		\$200.96
Boat for Canal Hydrographic Survey**		\$250.00
<b>SUE Services*</b>		
Underground Service Locator-1 person crew		\$117.06
Designating Services-2 person crew		\$202.63
Designating Services-3 person crew		\$250.85
Ground Penetrating Radar-2 person crew		\$234.13
Ground Penetrating Radar-3person crew		\$284.30
Vac Truck (test holes) -2 person crew		\$292.17
Vac Truck (test holes) -2 person crew		\$343.35
<b>Woolpert, Inc</b>		
	PSM/Project Manager	\$55.23
	Photogrammetrist	\$31.31
	Data Compiler	\$24.56
	Orthophoto Technician	\$27.74
	LiDAR Analyst	\$29.05
	MobileLiDAR Analyst	\$27.94
	GIS/Catographic Technician	\$26.06
	Lab Processor	\$23.31

	Flight Crew	\$36.61
	Survey Technician	\$23.09
	CADD/Computer Technician	\$27.94
	Secretary/Clerical	\$21.85

\*Fully loaded rate      \*\*added to crew rate

**SCHEDULE 3 - COMPENSATION SUMMARY**  
**CANAL BANK STABILIZATION PROJECT**

<b>Major Task and/or Activity</b>	<b>Duration (Calendar Days)</b>	<b>Delivery Days (from NTP)</b>	<b>Fee Amount</b>
Plot the existing canal and public rights-of-way	7		
Establish and set vertical & horizontal controls	7	8	\$9,086.19
Request utility verification ASCE Quality Level "D"	8		
<b>Perform a Field Route Survey as follows</b>			
Canal cross-sections at every 100 feet			
Upland cross-sections at every 50 feet	40	47	\$40,495.13
Topographic survey of canal rights-of way			
Prepare survey & cross-section drawings	40		
Plot utilities information provided by utility companies as per ASCE Quality Level "C" & "D"	10	72	\$15,909.52
Complete Quality Control/Quality Assurance	4		
Print and certify drawings & deliver to client	1	76	\$3,280.97
<b>Total Cost of Services*</b>			<b>\$68,771.80</b>

