

RESOLUTION NO. 14-1249

A RESOLUTION OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA APPROVING CHANGE ORDER NO. 4 IN THE AMOUNT OF \$6,000.00 TO THE AGREEMENT FOR CONSULTING SERVICES BETWEEN CRB GEOLOGICAL & ENVIRONMENTAL SERVICES, INC. AND THE TOWN OF MIAMI LAKES TO REVIEW BELZONA GLOBAL, LLC'S ZONING APPLICATION TO A NEW CONTRACT VALUE OF \$34,725.00; AUTHORIZING THE TOWN MANAGER AND TOWN ATTORNEY TO IMPLEMENT THE TERMS AND CONDITIONS OF THE CHANGE ORDERS; AUTHORIZING THE TOWN MANAGER TO EXECUTE CHANGE ORDER NO. 4; AUTHORIZING THE TOWN MANAGER TO EXPEND BUDGETED FUNDS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, on May 1, 2012, the Town of Miami Lakes (the "Town") entered into Professional Services Agreement No. 2012-24 ("PSA") for consulting services with CRB Geological & Environmental Services, Inc. ("CRB") to review Belzona Global, LLC's ("Belzona") application for expansion or use of hazardous or regulated materials ("Application"); and

WHEREAS, the PSA provides for the professional services necessary to assist the Town in review and evaluation of a zoning application for Belzona to establish its use at 14300 NW 60th Avenue, Miami Lakes, Florida; and

WHEREAS, under Section 4(a)(3) of the Town's Procurement Ordinance, the Town Manager approved Change Order No. 1 for additional review of Applicant's submitted materials, preparation of a written report and attendance at meetings with Town Staff and/or Applicant, exclusive of public hearings, and Change Order No. 2 for services pertaining to Belzona's expansion of use of regulated materials in Belzona's manufacturing operations, totaling \$5,500.00; and

WHEREAS, the Town Council approved Change Order No. 3, for review of Belzona's application for expansion of regulated uses in manufacturing operations, via Resolution No. 13-1154; and

WHEREAS, ongoing review of the present zoning application, including several changes to the request made by the applicant in the course of application review, including

changes to both the types and amounts of chemicals requested for manufacturing operations and on-site storage, has necessitated an additional change order in the amount of \$6,000.00; and

WHEREAS, the PSA provides that any changes to the contract price be executed by a written Change Order; and

WHEREAS, the Town Council finds that approval of Change Order No. 4 to the PSA between CRB and the Town for an additional \$6,000.00 increasing the contract total to \$34,725.00 for the continuation of the contract to review Belzona's expansion of use of regulated materials in Belzona's manufacturing operations and review, consulting services and site visits, is necessary and appropriate.

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL FOR THE TOWN OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

Section 1. Recitals. The foregoing recitals are true and correct and are incorporated herein by reference.

Section 2. Approval of the Change Orders. Change Order No. 4 to Professional Services Agreement No. 2012-24, between CRB and the Town to provide additional funds for the continuation of the contract to review Belzona's expansion of use of regulated materials in Belzona's manufacturing operations and review, consulting services and site visits which is attached hereto as Exhibit "A," together with such non-material changes as may be acceptable to the Town Manager and approved as to form and legality by the Town Attorney, is approved.

Section 3. Authorization of Town Officials. The Town Manager and/or his designee and the Town Attorney are authorized to take all steps necessary to implement the terms and conditions of Change Order No. 4.

Section 4. Execution of the Contract. The Town Manager is authorized to execute Change Order No. 4 with CRB on behalf of the Town, to execute any required agreements and/or documents to implement the terms and conditions of Change Order No. 4, subject to the approval as to form and legality by the Town Attorney.

Section 5. Authorization of Fund Expenditure. Notwithstanding the limitations imposed upon the Town Manager by the Town's Purchasing Procedures Ordinance, the Town Manager is authorized to expend budgeted funds to implement the terms and conditions of the Change Order #4.

Section 6. Effective Date. This Resolution shall be effective immediately upon adoption.

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Passed and adopted this 9th day of September, 2014.

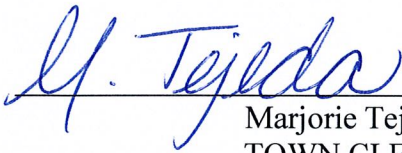
The foregoing resolution was offered by Councilman Lama who moved its adoption. The motion was seconded by Councilman Mestre and upon being put to a vote, the vote was as follows:

Mayor Wayne Slaton	<u>yes</u>
Vice Mayor Manny Cid	<u>yes</u>
Councilmember Tim Daubert	<u>yes</u>
Councilmember Tony Lama	<u>yes</u>
Councilmember Ceasar Mestre	<u>yes</u>
Councilmember Frank Mingo	<u>yes</u>
Councilmember Nelson Rodriguez	<u>yes</u>



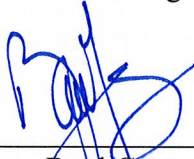
Wayne Slaton
MAYOR

Attest:



Marjorie Tejeda
TOWN CLERK

Approved as to form and legal sufficiency:



Raul Gastesi, Jr.
Gastesi & Associates, P.A.
TOWN ATTORNEY

EXHIBIT “A”

**PROFESSIONAL SERVICES AGREEMENT
2012-24
FOR CONSULTING SUPPORT
FOR BELZONA PLANNING**



The Town of Miami Lakes Council:

**Mayor Michael Pizzi
Vice Mayor Cesar Mestre
Councilmember Mary Collins
Councilmember Timothy Daubert
Councilmember Nelson Hernandez
Councilmember Nick Perdomo
Councilmember Richard Pulido**

Alex Rey, Town Manager
The Town of Miami Lakes
15150 NW 79 Court
Miami Lakes, Florida 33016

This Agreement made this ___ day of _____ in the year 2012 ("Agreement") by and between the Town of Miami Lakes, Florida, hereinafter called the "Town," and CRB Geological & Environmental Services, Inc., hereinafter called the "Consultant" with offices at 8744 SW 133rd Street, Miami, Florida 33176.

RECITAL

WHEREAS the Town has requested the Consultant to assist the Town in providing environmental consulting support services for the permitting process of Belzona, Inc. ("Belzona").

WHEREAS, the Consultant has the necessary expertise to provide the requested services and has agreed to provide said services

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 Base Fee** means the amount of compensation mutually agreed upon for the completion of Basic Services as determined in accordance with Article 2.03-1.
- A1.03 Basic Services** means those services designated as such in this Agreement.
- A1.04 Consultant** means the individual, partnership, corporation, association, joint venture, or any combination thereof, of properly registered geological and environmental professional, which has entered into the Agreement to provide professional services to the Town.
- A1.05 Errors or Omissions** means documents prepared by the Consultant that are not correct or are incomplete, which results in a change or revisions to the Services and results in the need the revision or re-issuance of the Request For Proposals developed based on the Services provided under this Agreement.
- A1.06 Notice to Proceed** means same as "Authorization to Proceed." A duly authorized written letter, notice, or directive issued by the Project Manager authorizing the Consultant to commence work on the Scope of Services or a specific Task.

characteristics, and if so, to recommend appropriate conditions for the operation of the proposed use to mitigate any potential negative environmental impacts.

Basic Services Scope of work Tasks as an overall environmental approach for the planned Belzona development:

- **Task 1: Site and Surroundings visits and inspections. Identification of sensitive receptors (residences, private wells, well field, etc.) and conservation resources. Review applicable codes and regulations of the Town, the State of Florida, Miami-Dade County and the US Environmental Protection Agency (“EPA”).**
- **Task 2: Review Belzona submittals to Permitting, Environmental and Regulatory Affairs (“PERA”) and Belzona’s Conditional Use Permit Application to the Town for compliance and consistency with the Town’s codes and for compliance with all other applicable codes and regulations, such as, but not limited to:**
 - **IW-5 Industrial waste Operating Permit,**
 - **General Water Use Permit,**
 - **Air Permit (Synthetic Minor, Title V, etc.)**
 - **Management and Storage of Hazardous Materials and Hazardous Waste,**
 - **Spill Prevention Control and Countermeasures (SPCC) Plan,**
 - **Stormwater Pollution Prevention Plan (SWPPP) and**
 - **SARA Title III, Right to Know Act.**
- **Task 3: Review PERA permit comments and requirements, Intents to Issue, for compliance and consistency with the Town codes.**
- **Task 4: Provide additional consultation, as required, includes:**
 - **Internal discussions with the Town,**
 - **Respond to additional comments and**
 - **Attend meetings.**

Consultant will be providing a deliverable constituting a comment document identifying specific areas of the permit of concern, reconditions and conclusions. This deliverable will be provided to Town within two (2) weeks of receiving a request from the Town to review permits and documents (Task 2 and 3). The Town shall provide to Consultant complete Belzona permit applications, any and all comments and “Intent to Issue Permit(s)” correspondences by any regulatory agency.

- Task 1 – One week from issuance of the Notice To Proceed
- Tasks 2 & 3 – Two weeks after completion of Task 1

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.

A3.03 STANDARD OF CARE

Consultant is solely responsible for the accuracy and quality of its Services. Consultant shall perform due diligence, in accordance with best industry practices, in preparing and completing the Scope of Services. Consultant shall, without additional compensation, correct or revise any errors, omissions, and/or deficiencies in its Services.

ARTICLE A4 Default

A4.01 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 shall 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. Consultant understands and agrees that termination of this Agreement under this section shall not release Consultant from any obligation accruing prior to the effective date of termination.

A4.02 Conditions of Default

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

A4.02-1 Consultant fails to obtain or maintain the insurance or bonding herein required.

A5.02-2 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.

A4.02-3 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.

A4.03 Time To Cure Default; Force Majeure

Town through the Town Manager or designee shall provide written notice to Consultant as to a finding of default, and Consultant shall 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 that 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.

intentionally wrongful conduct of the Consultant. The Consultant shall pay all claims and losses of any nature whatsoever in connection therewith and shall defend all project related suits, in the name of the Town when applicable, and shall 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 shall not be limited in any way by the agreed upon compensation, or the Consultant's limit of, or lack of, sufficient insurance protection and shall apply to the full extent that it is caused by the negligence, act, omission, recklessness or intentional wrongful conduct of the Consultants, its agents, servants, or representatives.

Article A8 Insurance

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

A8.01 Companies Providing Coverage

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

A8.02 Verification of Insurance Coverage

The Consultant shall furnish certificates of insurance to the Town Manager for review and approval prior to the execution of this Agreement. The Certificates shall 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 contract award to the Consultant. Consultant shall maintain coverage with equal or better rating as identified herein for the term of this Agreement. Consultant shall provide written notice to the Town Manager of any material change, cancellation and/or notice of non-renewal of the insurance within 30 days of the change. Consultant shall furnish a copy of the insurance policy or policies upon request of the Town Manager within ten (10) days of written request.

A8.03 Forms of Coverage

A8.03-1 Commercial General Liability and Automobile Liability

The Consultant shall 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 shall include Premises and Operations, Contingent and Contractual Liability, and Products and Completed Operations, with additional endorsements as applicable. The coverage shall be written on a primary and 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 should read (30) days/ (10) days for nonpayment.

A8.03-2 Business Automobile

The Consultant shall provide business automobile liability coverage including coverage for all owned, hired and non-owned autos with a minimal combined single limit of \$1500,000 naming the Town as an additional insured with respect to this coverage. Notice of cancellation should read (30) days/(10) days for nonpayment.

A9.04 Notices

Whenever either party desires to give notice unto the other, such notice must be in writing, sent by registered United States mail, return receipt requested, addressed to the party for whom it is intended at the place last specified; and the place for giving of notice shall remain such until it shall have been changed by written notice in compliance with the provisions of this paragraph. For the present, the parties designate the following as the respective places for giving of notice:

For Town of Miami:

Alex Rey
Town Manager
15150 NW 79th Court
Miami, Florida 33016

With a copy to:

Gary Fabrikant, Procurement Manager
15150 NW 79th Court
Miami, Florida 33016

For Consultant:

Victor Rossinsky, PG, PhD.
Project Manager
CRB Geological & Environmental Services, Inc.
8744 SW 133rd Street
Miami, FL 33176
(305) 447-9777

A9.05 Interpretation

The language of this Agreement has been agreed to by both parties to express their mutual intent and no rule of strict construction shall be applied against either party hereto. The headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement. All personal pronouns used in this Agreement shall include the other gender, and the singular shall 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.

A9.06 Joint Preparation

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

A9.07 Mediation - Waiver of Jury Trial

Consultant shall take affirmative steps to insure nondiscrimination in employment of disabled persons.

A9.10 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.

A9.11 Discretion of Town Manager

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

A9.12 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 shall be submitted for resolution in the following manner.

The initial step shall be for the Consultant to notify the Procurement Manager in writing of the dispute identified in Article A9.04, Notices. Consultant shall, 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 shall constitute acceptance of the finding by the Consultant. Upon receipt of said documentation the Procurement Manager shall 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 shall submit their dispute in writing within five (5) calendar days to the Town Manager. Failure to submit such appeal of the written finding shall constitute acceptance of the finding by the Consultant. Upon receipt of said notification the Town Manager shall 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 shall 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.

A9.13 Contingency Clause

Funding for this Agreement is contingent on the availability of funds and continued authorization for program activities and the Agreement is subject to amendment or

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

WITNESS/ATTEST

Consultant, CRB Geological & Environmental Services, Inc.

Madeleine A Othon-Roque
Signature

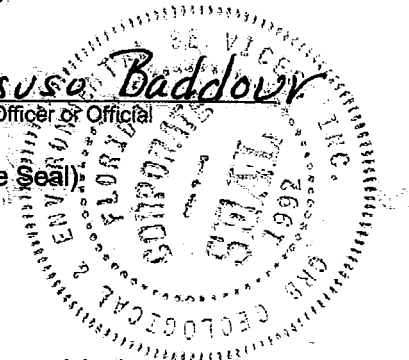
Annette Casusa Baddour
Signature

Madeleine A Othon-Roque
Print Name, Title

Annette Casusa Baddour
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. Tejada
Marjorie Tejada, Town Clerk

Alex Rey
Alex Rey, Town Manager



Town of Miami Lakes Contract Change Order

Contract Title: BELZONA CONSULTING	Contract No.: 2012-24
Vendor: CRB GEOGRAPHICAL & ENVIRONMENTAL 8744 SE 133 STREET MIAMI, FL 33176	Change Order No.: 1
Contract Award Date: 5/1/2012	Completion Date: TILL WORK IS COMPLETE
Revised Completion Date (prior to this change):	Extension(s) of Time Previously Approved: days
Revised Completion Date (including this change):	

Vendor and the Town hereby agree to modify the Contract as follows: (Attach additional pages as necessary)

Item No.	Description of Change	Contract Price	Contract Tme
		Increase Decrease	Increase Decrease
1	Cover all add'l review of Applicant's submitted materials (to be completed within 5 business days of submission); preparation of written report (establish any conditions necessary for zoning application approval); and attendance at meetings with Town Staff and/or Applicant, exclusive of public hearings	\$2,500.00	

Reason for Change: to include specific revisions based on a consistent plan for operations

Summary of Contract Amount	
Original Contract Amount	\$17,850.00
Change Orders Previously Approved	
Adjusted Contract Value Prior to this Change Order	
Cost of Changes in this Change Order	\$2,500.00
Adjusted Contract Amount Including this Change	\$20,350.00
Percentage Increase this Change Order	12.29 %
Total Percent Increase to Date	%
Extension of Time Allowed by this Change -	days

This change order is hereby incorporated into and becomes a part of the Contract.

Accepted By Contractor: Victor Rossinsky Date: 8/7/12

Name (print name of (signatory): Victor Rossinsky Title: Sr. Project Manager

Accepted By Town Manager Alex Rey Date: 8/5/12
Alex Rey, Town Manager



Town of Miami Lakes

Contract Change Order

Contract Title: PSA 2012-24 for Consulting Support for Belzona Planning	Contract No.: 2012-24
Vendor: CRB Geographical & Environmental 8744 SE 133 Street Miami, FL 33176	Change Order No.: 2
Contract Award Date: 5/1/2012	Completion Date: Untill work is complete
Revised Completion Date (prior to this change):	Extension(s) of Time Previously Approved: days
Revised Completion Date (including this change):	

Vendor and the Town hereby agree to modify the Contract as follows: (Attach additional pages as necessary)

Item No.	Description of Change	Contract Price		Contract Time	
		Increase	Decrease	Increase	Decrease
1	Production of new chemicals (see attached work order)		3,000.00		

Reason for Change:

Summary of Contract Amount	
Original Contract Amount	\$17,850.00
Change Orders Previously Approved	\$2,500.00
Adjusted Contract Value Prior to this Change Order	\$20,350.00
Cost Changes in this Change Order	\$3,000.00
Adjusted Contract Amount Including this Change	\$23,350.00
Percentage Increase this Change Order	14.74%
Total Percent Increase to Date	27.03%
Extension of Time Allowed by this Change -	days

This change order is hereby incorporated into and becomes a part of the Contract.

Accepted By Contractor: Victor Rossinsky Date: 8/20/2013
 Name (print name of signatory): VICTOR ROSSINSKY Title: Vice President

ATTACHMENT C
CRB Geological & Environmental Services, Inc.
8744 S.W. 133rd Street
Miami, FL 33176

RECEIVED
 08-13-13

Project Work Order

Date: 8/13/13 **CRB Client Number:** TML 1124
CRB Proposal Number: 3756

Client: Town of Miami Lakes
 15150 NW 79 Court
 Miami Laked, FL 33016

Project: Permitting / consulting
 Belzona 14300 NW 60th Ave, Miami Lakes, FL

Scope of Services: Consulting services pertaining to Belzona's expansion of use of hazardous / regulated materials / substances in Belzona's manufacturing operations

124 # 13000924

Authorized fees: \$3,000.00
 based on t&m at applicable rates of previous work orders
 not to exceed without prior approval

Terms & Conditions: Attachment (A)
 Existing Contract Dated:

Proposed by:
 CRB Geological & Environmental Services, Inc.

Accepted by:
 Company Name: _____

Signature: _____
Name: _____
Title: _____
Date: August 13, 2013

Signature: _____
Name: _____
Title: _____
Date: _____



Contract Change Order

Contract Title: PSA 2012-24 for Consulting Support for Belzona Planning	Contract No.: 2012-24 Purchase Order No.: 20130685 / 20140115
Vendor: CRB Geological & Environmental Services 8744 SW 133 Street Miami, FL 33176	Change Order No.: 3
Contract Award Date: 5/1/2012	Completion Date: Until work is complete
Revised Completion Date (prior to this change): N/A	Extension(s) of Time Previously Approved: N/A days
Revised Completion Date (including this change): N/A	

Vendor and the Town hereby agree to modify the Contract as follows: (Attach additional pages as necessary)

Item No.	Description of Change	Contract Price		Contract Time	
		Increase	Decrease	Increase	Decrease
1	Production of new chemicals	\$5,375	\$		

Reason for Change: Changes to the scope of work due to changes in the application by Belzona

Summary of Contract Amount	
Original Contract Amount	\$17,850
Change Orders Previously Approved	\$5,500
Adjusted Contract Value Prior to this Change Order	\$23,350
Cost of Changes in this Change Order	\$5,375
Adjusted Contract Amount Including this Change	\$28,725
Percentage Increase this Change Order	30.1%
Total Percent Increase to Date	60.9
Extension of Time Allowed by this Change -	days

This change order is hereby incorporated into and becomes a part of the Contract in accordance with Resolution 13-1154.

Accepted By Contractor: Victor Rossinsky Date: 1/8/2014
 Name (print name of (signatory): VICTOR ROSSINSKY Title: VICE PRESIDENT
 Accepted By Town Manager: Alex Rey Date: 1/13/14
 Alex Rey, Town Manager

Form ML-CO



Contract Change Order

Contract Title: PSA 2012-24 for Consulting Support for Belzona Planning	Contract No.: 2012-24 Purchase Order No.: 20130685 / 20140115
Vendor: CRB Geological & Environmental Services 8744 SW 133 Street Miami, FL 33176	Change Order No.: 4
Contract Award Date: 5/1/2012	Completion Date: Until work is complete
Revised Completion Date (prior to this change): N/A	Extension(s) of Time Previously Approved: N/A
Revised Completion Date (including this change): N/A	

Vendor and the Town hereby agree to modify the Contract as follows: (Attach additional pages as necessary)

Item No.	Description of Change	Contract Price		Contract Tme	
		Increase	Decrease	Increase	Decrease
1	Consulting services pertaining to Belzona's expansion of use of hazardous / regulated materials / substances in manufacturing operations; evaluate Belzona's response to final development order COND2012-0002 and Town of Miami Lakes correspondence dated July 14, 2014; and, additional estimated time pending future submissions.	\$6,000	\$		

Reason for Change: Changes to the scope of work due to changes in the application by Belzona.

Summary of Contract Amount	
<i>Original Contract Amount</i>	\$17,850
Change Orders Previously Approved	\$10,875
Adjusted Contract Value Prior to this Change Order	\$28,725
Cost of Changes in this Change Order	\$6,000
<i>Adjusted Contract Amount Including this Change</i>	\$34,725
Percentage Increase this Change Order	33.6%
Total Percent Increase to Date	94.5%
Extension of Time Allowed by this Change -	days

This change order is hereby incorporated into and becomes a part of the Contract, per Resolution 14-_____.

Accepted By Contractor: _____ Date: _____

Name (print name of (signatory): _____ Title: _____

Accepted By Town Manager _____ Date: _____

Alex Rey, Town Manager

6601 Main Street • Miami Lakes, Florida, 33014

Office: (305) 364-6100 • Fax: (305) 558-8511

Website: www.miamilakes-fl.gov