Sponsored by: Burnett

CITY OF MARATHON, FLORIDA RESOLUTION 2009-51

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, AUTHORIZING THE CITY TO ENTER INTO CONTRACT WITH INSTRASTATE CONSTRUCTION CORP, FOR CONSTRUCTION OF SERVICE AREA # 3 WASTEWATER, STORMWATER & WATER RE-USE TREATMENT PLANT NOT TO EXCEED \$2,061,000; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City published an Invitation to Bid for Service Area 3 wastewater treatment plant for wastewater/stormwater/reuse water with bid opening on February 12, 2009; and

WHEREAS, the lowest responsive and responsible bidder was Instrastate Construction Corp (Intrastate); and

WHEREAS, the City wishes to retain Intrastate Construction Corp. (the "Contractor") for construction of Service Area three wastewater, stormwater and water re-use treatment plant, in an amount not to exceed \$2,061,000.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, that:

- **Section 1**. The above recitals are true and correct and incorporated herein.
- **Section 2**. The City Council hereby authorizes the Mayor to enter in an agreement with Intrastate Construction Corp. in the form attached hereto as Exhibit A, for construction of Service Area three wastewater, stormwater and water re-use treatment plant, in an amount not to exceed \$2,061,000.
 - **Section 3**. This resolution shall take effect immediately upon its adoption.

PASSED AND APPROVED by the City Council of the City of Marathon, Florida, this 26th day of May, 2009.

THE CITY OF MARATHON, FLORIDA

Mayor Mike Cinque

AYES:

Snead, Ramsay, Vasil, Worthington, Cinque

NOES:

None

ABSENT:

None

ABSTAIN: None

ATTEST:

Diane Clavier, City Clerk

(City Seal)

APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF MARATHON, FLORIDA ONLY:

City Attorney

SECTION 00500 CONSTRUCTION CONTRACT

THIS CONTRACT (the "Contract") is dated as of the 14th day of April 2009 by and between THE CITY OF MARATHON (hereinafter called the "CITY") and INTRASTATE CONSTRUCTION CORP (hereinafter called CONTRACTOR) located at: 8488 State Road 84, Davie, FL 33324.

CITY and **CONTRACTOR**, in consideration of the mutual covenants hereinafter set forth, agree as follows:

Article 1. WORK

1.1 Project/Work. CONTRACTOR shall complete all Work as specified or indicated in the Contract Documents. The Work is generally described as the following: the CITY OF MARATHON SERVICE AREA 3 WASTEWATER TREATMENT FACILITY. The project consists of constructing tanks, buildings, and installing wastewater treatment and pumping facilities, complete, in place, all in accordance with the construction drawings and technical specifications.

Article 2. CITY'S REPRESENTATIVE, ARCHITECT AND ENGINEER

- **2.1.** It is understood that the City will designate a representative for the Work. The **CITY'S REPRESENTATIVE** referred to in any of the Contract Documents designated herein is Susie Thomas at City Hall, 9805 Overseas Highway, Marathon Florida 33050.
 - 2.2 The City's **ARCHITECT** referred to in any of the Contract Documents designated herein is N/A.
- **2.3** The City's **ENGINEER** referred to in any of the Contract Documents designated herein is Edward R. Castle, P.E. of The Weiler Engineering Corporation, 5800 Overseas Highway, Suite 36, Marathon, Florida 33050.

Article 3. TERM

- 3.1 Contract Times. The Contract #1 work shall be substantially completed within Three Hundred (300) calendar days after the date specified in the Notice to Proceed ("Substantial Completion"), and completed and ready for final payment in accordance with the Contract Documents within Three Hundred Sixty (360) calendar days after the date specified in the Notice to Proceed ("Final Completion").
- **3.2. Term.** The term of the Contract shall be from the date of execution through the date of final payment unless terminated earlier pursuant to Document 00700, Article 14, Payments to Contractor and Completion of the General Conditions.
- **3.3 Survival of Obligations.** Any obligations by the Contractor, including but not limited to Document 00700, Article 12, Contractor's General Warranty and Guarantee, that would or could occur after the date of expiration or termination of the Contract shall survive the termination or expiration of the Contract.
- 3.4. Liquidated Damages. CITY and CONTRACTOR recognize that time is of the essence in this Contract and that the CITY will suffer financial loss if the Work is not completed within the contract times specified in Section 3.1 for the Work above, plus any approved extensions thereof allowed in accordance with the General Conditions. The CONTRACTOR also recognizes the delays, expense and difficulties involved in proving the actual loss suffered by CITY if the Work is not completed on time. Accordingly, instead of requiring any such proof, CITY and CONTRACTOR agree that as liquidated damages for delay (but not as a penalty) CONTRACTOR shall pay CITY One Thousand Five Hundred Dollars (\$1,500.00) for each calendar day that expires after the time specified in Section 3.1 for Substantial Completion of the Work. After Final Completion, if CONTRACTOR shall neglect, refuse or fail to complete the remaining Work within the time specified in Section 3.1 for completion and readiness for final payment or any proper extension thereof granted by CITY, CONTRACTOR shall pay CITY Two Thousand Dollars (\$2,000.00) for each calendar day that expires after the time specified in Section 3.1 for completion and readiness for final payment.

- **3.5.** Should the Final Completion and acceptance of Work, together with any modification or additions, be delayed beyond the time for performance set in Section 3.1 above because of lack of performance by the **CONTRACTOR**, it is understood and agreed that aside from any other liquidated damages, all actual additional costs incurred by the **CITY** for professional services will be the responsibility of the **CONTRACTOR**.
- **3.6.** Monies due to the **CITY** under Sections 3.4 and 3.5 shall be deducted from any monies due the **CONTRACTOR**, or if no money is due or the amount due is insufficient to cover the amount charged, the **CONTRACTOR** shall be liable for said amount.

Article 4. CONTRACT PRICE

- **4.1 CITY** shall pay **CONTRACTOR** for completion of the Work in accordance with the Contract Documents an amount in current funds equal to the sum of the amounts determined pursuant to Sections 4.1.1 and 4.1.2 below:
- 4.1.1 For all Unit Price Work, an amount equal to the sum of the established unit price for each separately identified item of Unit Price Work times the estimated quantity of that item as indicated in this Section 4.1.1.
 - 4.1.2 Unit Price Work (Combined Bid Form)

TWO MILLION SIXTY-ONE THOUSAND DOLLARS

\$2,061,000

Estimated quantities are not guaranteed, and determination of actual quantities and classification are to be made by ENGINEER as provided in the Contract Documents.

4.2. The **CONTRACTOR** agrees that all specific cash allowances are included in the above Contract Price and have been computed in accordance with the Contract Documents.

Article 5. PAYMENT PROCEDURES

- **5.1 CONTRACTOR** shall submit Applications for Payment in accordance with the General Conditions, Article 14, Payments to Contractor and Completion. Applications for Payment will be processed by **CITY** as provided in the General Conditions.
- 5.2 Progress Payments, Retainage. CITY shall make progress payments, deducting the amount from the Contract Price above, on the basis of CONTRACTOR'S Applications for Payment as recommended by the CITY'S REPRESENTATIVE, on or about the last day of each month during construction as provided herein. All such payments will be made in accordance with the schedule of values established in the General Conditions or, in the event there is no schedule of values, as provided in the General Conditions.
- **5.3.** The **CONTRACTOR** agrees that ten percent (10%) of the amount due for Work as set forth in each Application for Payment shall be retained by City for each Progress Payment until Final Payment, as defined in the General Conditions, Article 14, Payments to Contractor and Completion.
 - **5.3.1.** Prior to Substantial Completion, progress payments will be made in an amount equal to the percentage indicated above, but, in each case, less the aggregate of payments previously made and less such amounts as **CITY'S REPRESENTATIVE** shall determine, or **CITY** may withhold, in accordance with the General Conditions.
- **5.4.** The payment of any Application for Payment by **CITY**, including the Final Request, does not constitute approval or acceptance by **CITY** of any item of the Work in such Request for Payment, nor shall it be construed as a waiver of any of City's rights hereunder or at law or in equity.
- **5.5.** The Final Application for Payment by **CONTRACTOR** shall not be made until the **CONTRACTOR** delivers to the City complete original releases of all liens and claims signed by all Subcontractors, materialmen, suppliers,

and vendors on a form approved by the **CITY**, and an affidavit that so far as the **CONTRACTOR** has knowledge or information, the releases include and cover all Materials and Work for which a lien or claim could be filed. The **CONTRACTOR** may, if any Subcontractor, materialmen, supplier or vendor refuses to furnish the required Final Waiver of Lien, furnish a bond satisfactory to City to defend and indemnify City and any other property owner, person or entity City may be required to indemnify against any lien or claim.

5.6. Final Payment. Upon final completion and acceptance of the Work in accordance with the General Conditions, CITY shall pay the remainder of the Contract Price and any retainage as recommended by the CITY'S REPRESENTATIVE.

Article 6. INSURANCE/INDEMNIFICATION.

- **6.1. Insurance.** The **CONTRACTOR** shall secure and maintain throughout the duration of this Contract, insurance of such type and in such amounts necessary to protect its interest and the interest of the **CITY** against hazards or risks of loss as specified in the General Conditions of the Contract Documents.
- **6.2. Indemnification.** The **CONTRACTOR** shall indemnify, defend and hold harmless the **CITY**, their officials, agents, employees, and volunteers as set forth in General Conditions of the Contract Documents.

Article 7. CONTRACTOR'S REPRESENTATIONS.

In order to induce **CITY** to enter into this Contract, **CONTRACTOR** makes the following representations:

- **7.1. CONTRACTOR** has examined and carefully studied the Contract Documents (including the Addenda) and the other related data identified in the Bidding Documents including "technical data."
- **7.2. CONTRACTOR** has visited the site and become familiar with and is satisfied as to the general, local and site conditions that may affect cost, progress, performance or furnishing of the Work.
- **7.3. CONTRACTOR** is familiar with and is satisfied as to all federal, state and local Laws and Regulations that may affect cost, progress, performance and furnishing of the Work.
- 7.4. CONTRACTOR has made, or caused to be made, examinations, investigations, tests and/or studies as necessary to determine surface and subsurface conditions at or on the site. CONTRACTOR acknowledges that CITY does not assume responsibility for the accuracy or completeness of information and data shown or indicated in the Contract Documents with respect to underground facilities at or contiguous to the site. CONTRACTOR has obtained and carefully studied (or assumes responsibility for having done so) all such additional supplementary examinations, investigations, explorations, tests, studies and data concerning conditions (surface, subsurface and Underground Facilities) at or contiguous to the site or otherwise which may affect cost, progress, performance or furnishing of the Work or which relate to any aspect of the means, methods, techniques, sequences and procedures of construction to be employed by CONTRACTOR and safety precautions and programs incident thereto. CONTRACTOR does not consider that any additional examinations, investigations, explorations, tests, studies or data are necessary for the performance and furnishing of the Work at the Contract Price, within the Contract Times and in accordance with the other terms and conditions of the Contract Documents.
- **7.5.** The **CONTRACTOR** is aware of the general nature of Work to be performed by **CITY** and others at the site that relates to the Work as indicated in the Contract Documents.
- **7.6.** The **CONTRACTOR** has correlated the information known to **CONTRACTOR**, information and observations obtained from visits to the site, reports and drawings identified in the Contract Documents and all additional examinations, investigations, explorations, tests, studies and data with the Contract Documents.
- 7.7. The **CONTRACTOR** has given the **CITY'S REPRESENTATIVE** written notice of all conflicts, errors, ambiguities or discrepancies that **CONTRACTOR** has discovered in the Contract Documents and the written resolution thereof by the **CITY'S REPRESENTATIVE** is acceptable to **CONTRACTOR**, and the Contract Documents are generally sufficient to indicate and convey understanding of all terms and conditions for performance and furnishing of the Work.
 - **7.8**. The **CONTRACTOR** warrants the following:
 - **7.8.1. Anti-Discrimination:** The **CONTRACTOR** agrees that it will not discriminate against any employees or applicants for employment or against persons for any other benefit or service under this Contract because of race, color, religion, sex, national origin, or physical or mental handicap where the handicap does not affect the ability of an individual to perform in a position of employment, and to abide by all federal and state laws regarding non-discrimination.
 - **7.8.2. Anti-Kickback:** The **CONTRACTOR** warrants that no person has been employed or retained to solicit or secure this Contract upon an agreement or understanding for a commission, percentage, brokerage or contingent fee, and that no employee or officer of the **CITY**, **FDEP**, **SFWMD** or **FDOT** has any interest, financially or otherwise, in the Project. For breach or violation of this warranty, the City shall have the right to annul this Contract without liability or, in its discretion, to deduct from the Contract price or consideration, the full amount of such commission, percentage, brokerage or contingent fee.

- **7.8.3.** Licensing and Permits: The CONTRACTOR warrants that it shall have, prior to commencement of work under this Contract and at all times during said work, all required licenses and permits whether federal, state, County or City.
- **7.8.4. Public Entity Crime Statement:** The **CONTRACTOR** warrants that it has not been place on the convicted vendor list following a conviction for public entity crime, as specified in Document 00100, Section 7.5, of the Instructions to Bidders.

Article 8. CONTRACT DOCUMENTS.

- **8.1** The Contract Documents listed below, which are listed in their order of precedence for the purpose of resolving conflicts, errors and discrepancies, by this reference shall become a part of the **CONTRACT** as though physically attached as a part thereof:
 - 8.1.1 Change Orders.
 - 8.1.2 Field Orders.
 - 8.1.3 Contract for Construction.
 - 8.1.4 Exhibits to this Contract.
 - 8.1.5 Supplementary Conditions.
 - 8.1.6 General Conditions.
 - 8.1.7 The Department of Environmental Protection permit and the South Florida Water Management District permit for the Project
 - 8.1.8 Specifications bearing the title: Marathon Service Area 3 Wastewater Treatment Facility
 - 8.1.9. Drawings consisting of a cover sheet and sheets numbered <u>G2 through PR6</u> inclusive with each sheet bearing the following general title: <u>Marathon Service Area 3 Wastewater Treatment</u>
 Facility
 - 8.1.10. Bid Documents, including but not limited to: Addendum, Invitation to Bid, Instructions to Bidders, Bid Form provided by CONTRACTOR, Notice of Award and Notice to Proceed.
 - 8.1.11. Addenda subject matter takes the same precedence of the respective subject matter that it is modifying. Furthermore, each subsequent addendum takes precedence over previous addenda.
 - 8.1.12. The documents listed above shall be incorporated into this Contract (except as expressly noted otherwise above).
 - 8.1.13. There are no Contract Documents other than those listed above in this Article. The Contract Documents may only be amended, modified or supplemented as provided in the General Conditions.
 - 8.1.14. The Contract Documents shall remain the property of the CITY. The CONTRACTOR shall have the right to keep one record set of the Contract Documents upon completion of the Project; provided; however, that in no event shall the CONTRACTOR use, or permit to be used, any or all of such Contract Documents on other Projects without the City's prior written authorization.
 - 8.1.15. The General Conditions discuss the bond and surety requirements of the CITY. This Contract does [XX] does not [] require bonds. If the Contract does not require bonds, the references to bonds in the General Conditions do not apply to this Contract.

Article 9. MISCELLANEOUS.

- **9.1.** Terms used in this Contract which are defined in Article 1 of the General Conditions will have the meanings indicated in the General Conditions. Terms used in Article 1 of the Instructions to Bidders also apply to this Contract.
- **9.2.** Except as otherwise provided in the Contract Documents with respect to subcontractors, no assignment by a party hereto of any rights under or interests in the Contract Documents will be binding on another party thereto without the written consent of the party sought to be bound; and, specifically but without limitation, moneys that may become due and moneys that are due may not be assigned without such consent (except to the extent that the effect of this restriction may be limited by law), and unless specifically stated to the contrary in any written consent to an assignment no assignment will release or discharge the assignor from any duty or responsibility under the Contract Documents.
- **9.3. CITY** and **CONTRACTOR** each binds itself, its partners, successors, assigns and legal representatives to the other party hereto, its partners, successors, assigns and legal representatives in respect to all covenants, agreements and obligations contained in the Contract Documents.
- **9.4.** Severability: Should any provision, paragraph, sentence, word, or phrase contained in this Contract be determined by a court of competent jurisdiction to be invalid, illegal, or otherwise unenforceable under the laws of the State of Florida, such provision, paragraph, sentence, word, or phrase shall be deemed modified to the extent necessary in order to conform with such laws, then shall be deemed severable, and in this Contract, shall remain unmodified and in full force and effect.
- **9.5.** Remedies: If and when any default of this Contract occurs, the **CITY** may avail itself of any legal or equitable remedies that may apply, including, but not limited to, actual damages and specific performance. Such remedies may be exercised in the sole discretion of the **CITY**. Nothing contained in this Contract shall limit the **CITY** from pursuing any legal or equitable remedies that may apply.
- **9.6.** Access to Public Records: The **CONTRACTOR** shall comply with the applicable provisions of Chapter 119, Florida Statutes. The **CITY** shall have the right to immediately terminate this contract for the refusal by the Contractor to comply with Chapter 119, Florida Statutes. The Contractor shall retain all records associated with this Contract for a period of five (5) years from the date of Final Payment or Termination of this Contract.
- **9.7.** Inspection and Audit: During the term of this Contract and for five (5) years from the date of Termination, the **CONTRACTOR** shall allow **CITY** representatives access during reasonable business hours to **CONTRACTOR'S** records related to this Contract for the purposes of inspection or audit of such records. If upon an audit of such records, the **CITY** determines the **CONTRACTOR** was paid for services not performed, upon receipt of written demand by the **CITY**, the **CONTRACTOR** shall remit such payments to the **CITY**.
- **9.8.** Counterparts: This contract may be signed in one or more counterparts, each of which when executed shall be deemed an original and together shall constitute one and the same instrument.
- **9.9.** Notices: Whenever any party is required to give or deliver any notice to any other party, or desires to do so, such notices shall be sent via certified mail or hand delivery to:

FOR CONTRACTOR:

Intra	state Construction Corp.	
8488	State Road 84	
Davie	e, FL 33324	
Attn:	Lisa Bisogno	

FOR CITY:

City of Marathon				
9805 Overseas Highway				
Marathon, Florida 33050				
ATTN: Clyde Burnett, City Manager				

WITH COPY TO:

Stearns Weaver Miller Weissler Alhadeff & Sitterson, P.A.
150 W. Flagler Street, Suite 2200
Miami, Florida 33130
ATTN: City Attorney

- **9.10.** Waiver Of Jury Trial And Venue: The **CITY** and **CONTRACTOR** knowingly, irrevocably, voluntarily and intentionally waive any right either may have to a trial by jury in State and or Federal court proceedings in respect to any action, proceeding, lawsuit or counterclaim based upon the Contract, arising out of, under, or in connection with the Work, or any course of conduct, course of dealing, statements or actions or inactions of any party. The venue for any lawsuit arising out of this Contract shall be in the Middle Keys Division, Monroe County, Florida.
- **9.11.** Attorneys' Fees: If either the **CITY** or **CONTRACTOR** is required to enforce the terms of the Contract by court proceedings or otherwise, whether or not formal legal action is required, the prevailing party shall be entitled to recover from the other party all such costs and expenses, including, but not limited to, court costs, and reasonable attorneys' fees.
- **9.12.** Amendments: This Contract may only be amended by the prior written approval of the parties or by execution of a Change Order in the form attached hereto as Exhibit A.

IN WITNESS WHEREOF, the parties hereto have made and executed this Contract on the respective dates under each signature: THE CITY OF MARATHON, FLORIDA, signing by and through its Mayor or Vice Mayor, authorized to execute same by Council action on the 14th day of April, 2009, and by INTRASTATE CONSTRUCTION CORP (Contractor), signing by and through its **President**, duly authorized to execute same.

CITY

David Clauser City Clerk

day of JUML, 2009

CITY OF MARATHON, FLORIDA

·

APPROVED AS TO FORM AND LEGALITY FOR THE USE AND BENEFIT OF THE CITY OF MARATHON ONLY:

By:	
City Attorney	
CONTRACTOR	
WITNESS	
By: Clechele Stekhar	
	INSTRATE CONSTRUCTION CORP By Lina Brook O Bresident
(Corporate Seal)	president S
Lisa Bisogno	(Type Name/Title signed above)
9 day of April , 20 <u>09</u> .	

(*) In the event that the Contractor is a corporation, there shall be attached to each counterpart a certified copy of a resolution of the board of the corporation, authorizing the officer who signs the contract to do so in its behalf.

CERTIFICATE AS TO CORPORATE PRINCIPAL

I, Peter Bis 1900, certify that I an of the Secretary, and that Usa, who signed the Bidwith the City of Marathon, Monroe County, Florida for throstok Corse, of said Corporation with full authority to sign said Bid on behalf of the Corporatio
Signed and sealed this 9 day of April , 2009
(SEAL) Signature Peter Bisogno Typed w/Title
STATE OF FLORIDA COUNTY OF MONROE BROWND
SWORN TO AND SUBSCRIBED before me this APRIL, 2009
My Commission Expires: Joe H. Brown, Jr. Commission # DD450499 Expires July 14, 2009 Bonded Troy Fain - Insurance, Inc. 600-365-7019

CERTIFICATE AS TO AUTHORIZED CORPORATE PERSONNEL

of

I,	Lisa	Bisc	1910	, certify	that I	am	the	Pre	sident	of
	intras	state	<u>JConstr</u>	uction	Cocp				who signed t	
the	City	of	Marathon,	Monroe	County,	Florid			the proje	
nauma	nt requised	c on behal	f of the Corpora	ution:	, and th	at the re	ollowing	persons	have the auth	iority to sign
payme	in requesi					0		í		
	//X	מגלא ב	10000 /	Lisa I	pisagno,	rres	siden			
į	T	(Signature)0000 (Typed N	ame w/Title)	J					
	,	_								
		(Signatura	(Typed N	omo w/Titlo)						
		(Signature	(Typed N	ame w/Title)						
		(Signature	(Typed N	ame w/Title)						
Signed	and seale	d this	_ day of	,	<u>20</u> .					
(SEAL	.)									
`	,	Signature								
		r1/m	241.							
		Typed w/T	itie							
STATE	E OF FLO	RIDA								
	TY OF M									
					a TU	,			_	
	SWORN	TO AND	SUBSCRIBED	before me thi	is 9''' day of _	APR	1	, <u>20</u>	<u>9</u>	
My Co	mmission	Expires:/	// .							
ivij Co.		ZAPILOJ.			Joe H.					
	9	11					D450499			
		No	tary Public	77.8	Bonded Troy Fam	insurance, inc.	800-385-7 019			

CHANGE ORDER NO						
TO: City of Marathon PROJECT: City of Marathon Service Area 3 Wastewater Treatment Facility CONTRACTOR: DATE:						
					This Change Order will authorize the following change	to the Agreement:
					The Work as set forth in the Agreement is hereby amended to include the items set forth on Exhibit "A" attached hereto and by this reference made a part hereof.	
and profit, and any damages of every kind that the Cont in the Work, and any other effect on any of the Work ur that (a) the Contract Price of \$ under Order, and (b) the schedule for performance of Work wi expressly waives any claims for any additional compens referenced changes. Except as herein or heretofore expressions.	compensation to the Contractor for all costs, expenses, overhead, ractor may incur in connection with the above referenced changes nder this Agreement. The Contractor acknowledges and agrees the Agreement will be [unchanged] [changed] by this Change ill be [unchanged] [changed] by this Change Order. Contractor sation, damages or time extensions in connection with the above-ressly modified, all terms of the Agreement shall remain in full payment for, any work authorized hereunder. Any defined terms as set forth in the Agreement.					
By signing below the parties indicate acceptance of this Change Order as set forth herein.						
THE CITY OF MARATHON a Florida municipal corporation	CONTRACTOR					
By: Name: Title:	By: Name: Title:					

END OF SECTION