TASK ORDER APPROVAL FORM

CONTRACT #: <u>C19-2749-PW</u>

TASK ORDER #: 7 (Plover Drive Pond Geotech Services) - Revised*

• Revised Task Order 7 is proposed to correct the task order amount from \$4,450 to \$4,550.

TASK ORDER AMOUNT: <u>\$ 4,550.00</u>

OFFERED BY CONSULTANT:

DRMP, Inc.

FIRM'S NAME

John Alaghemand, P.E.

REPRESENTATIVE'S PRINTED NAME

2h alsh _____

SIGNATURE

Office Leader TITLE

RECOMMENDED FOR APPROVAL (Department Director)

SIGNATURE Marie NUTOR

TITLE

DATE

APPROVED BY OKALOOSA COUNTY (Per Purchasing Manual) Table 1 Digitally signed by Jeffrey A Jeffrey A Hyde Hyde Date: 2022.09.27 13:27:28

9/27/2022

DATE

-05'00' PURCHASING MANAGER

DATE

OMB Director/DATE

DATE

COUNTY ADMINISTRATOR (if applicable)

CHAIRMAN (if applicable)

DATE

DATE

Revised January 21, 2020

CONTRACT #: C19-2749-PW DRMP, INC. **GENERAL ENGINEERING SERVICES FOR PW** EXPIRES: 09/30/2023

Since 1976



December 3, 2021

Michael Anderson Via Email: <u>MAnderson@MyOkaloosa.com</u> Phone: (850)423-4834

Subject: Geotechnical Exploration Proposal Plover Drive Pond Review Okaloosa County, Fiorida

Dear Michael:

Larry M. Jacobs & Associates, Inc. (LMJ) appreciates the opportunity to submit a proposal for providing a geotechnical exploration for the subject project. The following sections outline our understanding of the project, our recommended scope of services, a cost estimate for providing these services, and the proposed terms and conditions.

Project and Site Description

The site is located on the south End of Plover Drive, Okaloosa County, Florida. We understand that the project is to consist of the review of a nearly 1 acre, three foot deep, dry pond. We understand that the project is currently holding water, and the client would like LMJ to determine why. According to the client, the pond may be slited over. We understand that the site is clear to the proposed boring locations of any potentially impeding vegetation and/or obstacles to our truck mounted drilling rig. According to Google Earth®, the site's elevation is roughly +72 feet in the pond, +74 feet in the surrounding areas, and that the nearest water is at roughly +62 feet. According to historical imagery, the pond site seems to have been damp before the site was converted to a pond. According to the client, the site is gated, and the client will need to be present for all site visits. If any of this information changes or is incorrect, our office should be notified, and changes to this proposal may be needed.

Proposed Scope of Services

The proposed scope of services is based on the information supplied and our experience in the area with similar projects. We propose to perform the following:

- ✓ Locate the borings at the site.
- Clear registered utilities at the site with the Florida Sunshine Network. Non-registered or private utilities are the responsibility of the client to clear.
- Mobilize a truck-mounted drill rig and drilling team to the site.
- Drill two SPT borings to a depth of 18 feet on the edge of the pond the pond with continuous split spoon sampling.
- Take up to two Shelby tube samples from the pond borings for laboratory testing.
- Send a LMJ Technician to the site to perform two five-foot hand auger borings in the ponds to determine the depth of any sit covering the pond.
- A site visit from an LMJ Engineer.
- Perform a visual classification and laboratory testing of the soll samples obtained during our exploration. Our proposal includes a budget for basic properties testing such as natural moisture content and wash #200 sieve tests to verify visual classification and evaluate and document various soil properties. Up to two falling head permeability tests with grainsize analysis will be performed on the Shelby tube samples.
- Analyze the test data to develop geotechnical engineering recommendations for the project.

A qualified, professional geotechnical engineer licensed in the state of Florida will manage the project, and the results of the exploration will be presented in a report that will address the following:



- Existing site characteristics.
- Exploration, testing, and sampling methods.
- Subsurface soils encountered and soil classifications.
- Depth to groundwater or perched water at the time of drilling if encountered.
- A discussion of laboratory test results.
- A discussion of site preparation techniques and construction considerations including general comments, subgrade preparation, fill placement and compaction, drainage/dewatering recommendations, etc.
- ▼ Pond design recommendations including vertical and horizontal saturated hydraulic conductivities, estimated seasonal high groundwater levels, and fillable porosity.

Estimated Costs

We propose to provide the scope of services in this proposal for a lump sum of \$4,550.00. This proposal assumes that the boring locations are accessible to our truck mounted drilling rig, we have right of entry to the site, and that we will not experience excessive delays due to debris at borehole locations or for other reasons outside of our control. If the boring locations are not accessible to our truck mounted drilling rig, additional costs could be incurred for additional mobilizations to the site if needed, drilling with a tripod mounted drilling rig, or for clearing paths with a buildozer. If such conditions are encountered that may cause the cost of the exploration to exceed the budget figure, we will obtain approval for the additional work before proceeding.

Authorization

To authorize us to proceed with this project, please complete, sign, and return a copy of the attached **Professional Services Agreement (Figure #1)** to our office. **LMJ** appreciates the opportunity to present you with this proposal, and we look forward to working with you on this project. If you have any questions or comments, please do not hesitate to call.

Sincerely,

LARRY M. JACOBS & ASSOCIATES, INC.

Ryan Platt, El Project Manager Attachments



PROFESSIONAL SERVICES AGREEMENT

Date	December 3, 2021 Plover Drive Pond Review		
Project			
Location	South End of Plover Drive, Okaloosa County, Florida		
Scope	As per attached proposal dated December 3, 2021		
Cost	\$4,550.00.		
Involcing	Monthly, Payment Due upon Receipt of Invoice		

LMJ looks forward to working with you on this project. The attached **Terms and Conditions** are an integral part of this agreement, and by signing below you indicate your understanding and acceptance of these conditions. To authorize our services, please fill in the box section below, sign, and return one original signature copy to our office.

For	Larry M. Jacobs & Associates, Inc.	
	V.II	
Signed	frist forthe	
	(President)	

Party Responsible for Payment			
Name (Title)	Phone ()		
CompanyAddressZip Code	Fax ()		
Signature:	Email		
This Proposal is Valid for 90 Days	Date		

Figure #1

TERMS AND CONDITIONS

Lerry M. Jacobs & Associates, Inc. (LMJ) its officers, stockholders, and employees, hereinafter referred to as the Geotechnical Engineer of Record (GER), shall perform the services outlined in this agreement for the stated fee agreement.

Access to Site and Hidden Utilities

Unless otherwise stated, the GER will have access to the site for activities necessary for the performance of the services. The GER will take precautions to minimize damage due to these activities, but has not included in the fee the cost of restoration of any resulting damage. The GER shall not be responsible for damage to hidden utilities. It is the Clients' responsibility to provide the GER with the locations of said hidden utilities.

Fee

The total fee shall be understood to be an estimate, based on an agreed upon Scope of Services, and shall not be exceeded without approval of the Cilent.

Indemnification

The Client shall indemnify and hold harmless the GER and all of its personnel from and against any and all cleims, damages, losses and expenses (including reasonable attorney's fees) arising out of or resulting from the performance of the services, provided that any such claims, damage, loss or expense is caused in whole or in part by the negligent act of omission, and/or strict liability of the Client, anyone directly or indirectly employed by the Client (except the GER) or anyone for whose acts any of them may be liable.

Hidden Conditions

A geotechnical condition is hidden if it is not encountered in the planned geotechnical investigation which incorporates currently accepted standards of Geotechnical Engineering. If the GER has reason to believe that such a condition may exist, the client shall authorize and pay for all costs associated with the investigation of such a condition and, if necessary, all costs necessary to correct said condition. If (1) the client fails to authorize such investigation or correction after due notification, or (2) the GER has no reason to believe that such a condition exists, the client is responsible for all risks associated with the investigation or correction after due notification, or (2) the GER has no reason to believe that such a condition exists, the client is responsible for all risks associated with this condition, and the GER shall not be responsible for the existing condition or any resulting damages to persons or property. The GER shall also not be responsible for the release or aggravation of any hazardous materials encountered by the geotechnical investigation.

Risk Aliocations

in recognition of the relative risks, rewards and benefits of the project to both the Client and the GER, the risks have been allocated so that the Client agrees that, to the fullest extent permitted by law, the GER's total liability to the Client, for any and all injuries, claims, losses, expenses, damages or claim expenses arising out of this agreement, from any cause or causes, shall not exceed the total amount of \$50,000, the amount of the GER's fee (whichever is greater) or other amount agreed upon when added under special conditions. Such causes, include, but are not limited to the GER's negligence, errors, omissions, strict ilability, breach of contract or breach of warranty.

Termination of Services

This agreement may be terminated upon 10 days written notice by either party should the other fail to perform his obligations hereunder. In the event of termination, the Client shall pay the GER for all services, rendered to the date of termination, all reimbursable expenses, and reimbursable termination expanses.

Ownership Documents

All documents produced by the GER under this agreement shall remain the property of the GER and may not be used by this Client for any other endeavor without the written consent of the GER.

Applicable Law

Unless otherwise specified, the laws of the principal place of business of the GER shall govern this agreement.

Nediation

In an effort to resolve any conflicts that arise during the design or construction of the project or following the completion of the project, the Cilent and the GER agree that all disputes between them arising out of or relating to this agreement shall be submitted to non-binding mediation unless the parties mutually agree otherwise.

Involcing

Invoicing is on a monthly basis with payment due upon receipt of invoice. A service charge will be charged at 1.5% (or the legal rate) per month on the past due balance(s). In the event any portion or all of an account remains unpaid 90 days after billing the Client agrees to pay cost of collection, including all credit bureau, collection agency, and/or reasonable attorney's fees.

Testing and Observations

Testing and observations are discrete sampling procedures and results only represent conditions at the depths, locations, and times the tasts were performed. Client understands that testing and observations are not continuous or exhaustive and are conducted to reduce, but not eliminate, project risk. Client agrees to the level and amount of testing and observations performed and the associated risk. LMJ is not responsible for damages for services not performed due to failure to request or schedule by the Client. LMJ is not responsible for the quality and completeness of Client's contractor's work or the contractor's adherence to the project documents. LMJ's services do not relieve the Client's contractor from its responsibility for complying with the contract documents or from its responsibility for any defects discovered in its work or create a warranty or guarantee.