

#### METRO TAC AGENDA (Technical Advisory Committee to Metro JPA)

TO: Metro TAC Representatives and Metro Commissioners

DATE: Wednesday, May 17, 2017

**TIME:** 11:00 a.m. to 1:30 p.m.

LOCATION: MWWD, 9192 Topaz Way, (MOC II Auditorium) – Lunch will be provided

### \*PLEASE DISTRIBUTE THIS NOTICE TO METRO COMMISSIONERS AND METRO TAC REPRESENTATIVES\*

- 1. Review and Approve MetroTAC Action Minutes for the Meeting of April 19, 2016 (Attachment)
- 2. Metro Commission/JPA Board Meeting Recap (Standing Item)
- 3. <u>**REPORT**</u>: Update from Regional Wastewater Disposal Agreement Flow Commitment Working Group (Yazmin Arellanos)
- 4. **<u>REPORT</u>**: Update from Social Media Working Group (Mike Obermiller)
- 5. **<u>REPORT</u>**: Update from Sample Rejection Protocol Working Group (Edgar Patino)
- 6. **<u>REPORT</u>**: Update from PWP Facilities Working Group (Roberto Yano)
- <u>ACTION</u>: Review and Consideration and Possible Action to Recommend the Metro Commission/Metro Wastewater JPA Accept the FYE 2015 City of San Diego Public Utilities Department Schedule of Allocation for Billing to Metropolitan Wastewater Utility and Independent Auditor's Report (Seth Gates/Karyn Keese) (Attachment)
- 8. <u>ACTION</u>: Consideration and Possible Action to Recommend Approval of the FY 2018 Metro Wastewater JPA Budget (Karen Jassoy/Karyn Keese) (Attachment forthcoming)
- <u>ACTION</u>: Consideration and Possible Action to Recommend Approval of Amendment to the Treasurers Contract with Padre Dam Municipal Water District for FY 2018 (Karen Jassoy/Karyn Keese) (Attachment)
- 10. <u>ACTION</u>: Consideration and Possible Action to Recommend Approval of the FY 2018 Contract with The Keze Group, LLC for Financial Management Services (Greg Humora) (Attachment)
- 11. <u>ACTION</u>: Consideration and Possible Action to Recommend Approval of the FY 2018 NV5 Contract for Engineering Services (Greg Humora/Karyn Keese) (Attachment)
- 12. <u>ACTION</u>: Consideration and Possible Action to Recommend Approval of the FY 2018 Contract with Wilson Engineering for Engineering Support Services (Greg Humora/Karyn Keese) (Attachment)

- 13. <u>ACTION</u>: Consideration and Possible Action to Recommend Approval of the FY 2018 Proposed City of San Diego Metro Wastewater Utility Budget.(Seth Gates) (Attachment)
- 14. Metro Wastewater Update (Standing Item) (Edgar Patino)
- 15. Pure Water Program Update (Standing Item)
- 16. Metro Capital Improvement Program and Funding Sources (Standing Item) (Tung Phung)
- 17. Financial Update (Standing Item) (Karyn Keese)
- 18. IRWMP Update (Standing Item) (Robert Yano)
- 19. MetroTAC Work Plan (Standing Item) (Greg Humora) (Attachment)
- 20. Point Loma Permit Renewal (Standing Item) (Greg Humora) (Attachment)
- 21. Review of Items to be Brought Forward to the Regular Metro Commission/Metro JPA Meeting (June 1, 2017)
- 22. Other Business of Metro TAC
- 23. Adjournment (To the next Regular Meeting June 21, 2017)

#### Metro TAC 2017 Meeting Schedule

January 18	May 17	September 20
February 15	June 21	October 18
March 15	July 19	November 15
April 19	August 16	December 20

Attachment 1 Action Minutes of April 19, 2017



Metro TAC (Technical Advisory Committee to Metro Commission/JPA)

### **ACTION MINUTES**

DATE OF MEETING: April 19, 2017

**TIME:** 11:00 AM

LOCATION: MOC II Auditorium

### MEETING ATTENDANCE:

Robert Yano, Chula Vista Eric Minicilli, Del Mar Yazmin Arellano, El Cajon Dennis Davies, El Cajon Chris Helmer, Imperial Beach Erin Bullers, La Mesa Mike James, Lemon Grove Dexter Wilson, Lemon Grove Kuna Muthusamy, National City Steve Beepler, Otay MWD Bob Kennedy, Otay MWD Mark Niemiec, Otay MWD Al Law, Padre Dam Alex Heide, Poway Mike Obermiller, Poway Dan Brogadir, County of San Diego John Helminski, City of San Diego Amer Barhoumi, City of San Diego Lee Ann Jones-Santos, City of San Diego Seth Gates, City of San Diego Edgar Patino, City of San Diego Charlotte Strong-Williams, City of SD

Scott Tulloch, NV5 Karyn Keese, Keze Group Lori Anne Peoples, Metro Comm/Metro JPA/MetroTAC Victor Occiano, Pure Water/BC

### 1. Review and Approve MetroTAC Action Minutes for the Meeting March 15, 2017

Mike James moved approval of the March 15, 2017 minutes with correction to spelling of Al Lau. The motion was seconded by Roberto Yano, and the minutes were approved unanimously.

### 2. Metro Commission/JPA Board Meeting Recap (Standing Item)

There were none as those present had been present at the JPA meeting.

### 3. <u>REPORT</u>: Update from Regional Wastewater Disposal Agreement Flow Commitment Working Group

Yazmin Arellano stated that the group had requested information and received an update from the City of San Diego but were still waiting for some information. They are working on developing an RFP for a Metro Optimization System Analysis which they will bring back in May and background for the project is still pending projected flows from several PA's.

### 4. <u>REPORT</u>: Update from Pure Water Program Cost Allocation Working Group

MetroTAC Vice Chair Dennis Davies stated there was no report at this time and that this group was formed to review cost sharing of Pure Water projects and has not met recently, however some details were shared with the new Pure Water Program Facilities working group under Agenda Item 6.

Scott Tulloch explained that the group was formed to determine the cost for the Clean Water Program alone and time and money left. The 50/50 split was arrived at several years ago and the PAs are wondering if at this point they can begin to do this with actual numbers. Lee Ann would like to leave the tentative 50/50 in place until the beginning of Pure Water FY 2018 and is looking at a mechanism to allocate overhead cost. Scott requested remaining costs for the original Clean Water Program bonds.

Lee Ann Jones-Santos stated she would meet with Scott Tulloch to put something together. In addition, she is expecting 30% design costs available in May for several of the Pure Water Program projects and this could be used to update the 10% costs developed in September 2015. Scott is thinking 10% design for all projects could be used for updating the 50/50 general program cost allocation.

### 5. <u>REPORT</u>: Update from Sample Rejection Program Cost Allocation Working Group

Edgar Patino stated that the group had nothing new to report.

#### 6. <u>REPORT</u>: Update from Pure Water Facilities Working Group

Roberto Yano stated that this committee was created with the objective to make sure the City of San Diego and TAC were communicating at the right times so input could be provided and not affect project schedules. They have met two times and the atmosphere has been very cooperative. They are currently working through pipeline and infrastructure for MBC.

Amer Barhoumi provided a verbal overview of his PowerPoint Presentation titled: Pure Water Metro JPA; Pure Water Facility Subcommittee City of San Diego. The report covered the Existing North City System; Current Pure Water North City System – Phase 1; Current Pure Water North City System – Phase 2; Pure Water Facility Subcommittee Concept – Phase 1 and the Pure Water Facility Subcommittee Concept – Phase 2. (Attachment A to these Minutes).

John Helminski committed to working with Dexter Wilson on adding input to the Title 22 DRAFT.

Robert Kennedy requested the City of San Diego bring back a detail report to the MetroTAC and JPA on the timelines.

### 7. <u>ACTION</u>: Consideration and Possible Action to Approve Agreement with CH2M Hill Engineers, Inc. for Design Engineering Services for the North City Metropolitan Biosolids Center (MBC) Improvements

Amer Barhoumi, City of San Diego, provided a verbal overview of his PowerPoint presentation (Attachment B to these Minutes). He stated that he had given a tour of the facility to Dexter Wilson and reviewed the facility improvements with him.

Dexter Wilson, stated that the project is required for the 52 mgd treatment to North City. It could have been done as an O&M CIP as any of the facilities are antiquated and parts are not available for them and the dewatering centrifuges are being replaced. He recommended the Agreement be moved forward for JPA approval.

Motion by Mike James, seconded by Eric Minicilli to approve the Agreement. Motion carried by unanimous vote.

### 8. Metro Wastewater Update (Standing Item)

Seth Gates stated he would be bringing the Fiscal Year 2015 Exhibit E Audit for TAC review at the May meeting along with the Proposed Budget for Fiscal Year 2018.

#### 9. Pure Water Program Update (Standing Item)

John Helminski stated he had met with the Environmental Organizations yesterday and provided them with a PowerPoint presentation. He then provided the same presentation to the MetroTAC members (Attachment C to these Minutes). He committed to providing the presentation to the Metro JPA in June as he will miss their May meeting.

### 10. Metro Capital Improvement Program and Funding Sources (Standing item)

There was no report.

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#### 11. Financial Update (Standing Item)

Karyn Keese stated she was working on FYE 2015 and FYE 2016 audits and tying up a few loose ends on Fiscal Year 2015. Fiscal Year 2016 was going slow due to the volume of transactions which is double the normal due to a large Pure Water Program journal entry which corrected \$1.2 million in Pure Water costs that had been paid by wastewater since FYE 2014 and were actually water costs.

San Diego has sent a revised Fiscal Year 2018 Budget Summary and the main charge were corrections to Poway's flows. The JPA budget portion is down by \$700,000. A full budget presentation will be forthcoming after it is released by the Mayor of San Diego.

A question was raised as what should the PAs be using for Fiscal Year 2018 budget numbers? Lee Ann Jones-Santos stated they should use the documents with ranges and include any contingency they see fit. They are still in 10% design and will update at 30% design and average contingencies invoicing at 790% and then will do a true up annually based on the actual Exhibit E audit.

#### 12. IRWMP Report (Standing Item)

Roberto Yano stated he had no report.

#### 13. MetroTAC Work Plan (Standing Item)

Karyn Keese stated that a change was the adding of the Pure Water Facilities Working Group. She requested she be notified when the PAs approve new rates so she can make sure the Otay chart is updated and thanked Otay for doing this for everyone.

#### 14. Loma Permit Renewal (Standing Item)

MetroTAC Vice Chair Dennis Davies stated that the Regulatory Board approved the permit to move forward to the Coastal Commission. They had added language that was not agreeable to the Metro JPA.

#### 15. Review of Items to be Brought Forward to the Regular Metro Commission/Metro JPA Meeting (May 4, 2017)

Agreement with CH2M Hill for the MBC Improvements; Point Loma Permit Renewal Update; Coastal Commission Hearing; Possible Closed Sessions

#### **15. Other Business of Metro TAC**

None.

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### 16. Adjournment to the next Regular Meeting, May 17, 2017

At 1:32 p.m. the meeting was adjourned.

Attachment Α Update from **Pure Water Facilities** Working Group

### Pure Water Metro JPA Pure Water Facility Subcommittee Concept

May 4, 2017



## **Solution** Existing North City System

- NCWRP treats wastewater for NPR
- Primary and biological solids processed at MBC
- MBC centrate returned to sewer via NCWRP
- Flows discharged to sewer, treated at PLWIP and discharged to the ocean



### S Current Pure Water North City System – Phase 1

- Morena PS/ PL sends additional wastewater to NCWRP
- NCWPF produces purified water for potable reuse and NPR augment and TDS control
- Brine returned to sewer downstream of Morena PS diversion
- MBC centrate combined with brine
- Flows discharged to sewer, treated at PLWIP and discharged to the ocean



### S Current Pure Water North City System – Phase 2

- Central Area WRP/ PWF Constructed, including diversion of NMI and SMI flows
- Brine returned to PS2 wetwell
- Brine Line extended to PS2 wetwell to avoid introduction to CAWRP/PWF
- Flows from PS2 treated at PLWIP and discharged to the ocean



### SD Pure Water Facility Subcommittee Concept–Phase 1

 No change to Current Pure Water North Gty – Phase 1



### SD Pure Water Facility Subcommittee Concept–Phase 2

- Brine Line to initially convey brine and centrate
- Extend Brine Line to directly connect to the Point Loma Ocean Outfall
- Build new centrate line to convey centrate directly to PS2
- Brine Line now available for secondary effluent (or better) discharged through Brine Line during emergency conditions
- Central Area WRP/ PWF Constructed, including diversion of NMI and SMI flows





Attachment B Metropolitan Biosolids Center Improvements Public Utilities Department Pure Water Division

Agreement with CH2M Hill Engineers, Inc. for Design Engineering Services for the North City Metropolitan Biosolids Center (MBC) Improvements Project

Presentation to Metro JPA/ Metro Commission

Amy Dorman, Program Manager Amer Barhoumi, Senior Civil Engineer May 4, 2017



# Project Objective/ Purpose

- Component of North City Phase Pure Water
- NCWRP will undergo an expansion to process additional wastewater flows
- MBC will experience higher biosolids flows
- To accommodate additional flows, upgrades and improvements at MBC will be required
- Project scope includes other recommended improvements not driven by the Pure Water Program



# **Project Scope**

Unit Process	Description of Improvements (Pure Water Related)	Other Recommended Improvements (Other facility Improvements)
Grit Removal	<ul> <li>Install two grit separators for a total of five</li> <li>Expand Area 76 Building, if required, to accommodate expanded grit system</li> <li>Other related equipment: raw solids feed pumps, VFD's, grit dewatering units and screw conveyors</li> </ul>	
Biosolids Thickening	<ul> <li>Install sixth new centrifuge</li> <li>Other related equipment: digester feed pumps, thickening centrifuge feed pump, and polymer feed pump</li> </ul>	<ul> <li>Install five new larger centrifuges to replace the existing</li> <li>Other related equipment: thickening centrifuge feed pumps and polymer feed pumps.</li> </ul>
Anaerobic Digestion	<ul> <li>Upgrade digester gas-handling equipment</li> <li>Install one new flare for a total of three</li> </ul>	<ul> <li>Enlarge biogas laterals for each existing digester</li> <li>Replace recirculation pumps, mixing pumps, and axial mixing pumps</li> </ul>
Sludge Dewatering	<ul> <li>None</li> </ul>	<ul> <li>Install eight new sludge feed pumps and polymer feed pumps</li> </ul>
Centrate Pump Station	<ul> <li>Install three new 250-hp centrate pumps to replace existing pumps</li> </ul>	

2. Drivers behind "Other Recommended Improvements"-increased O&M costs, equipment age, and redundancy.



### **MBC** Aerial View - Proposed Upgrades



sandiego.gov



# **MBC** Centrate



sandiego.gov



## **Proposed Contract**

- In September 2016, PUD advertised a Request for Proposal for design engineering services in support of the MBC Improvements project
- Three firms submitted proposals; all were interviewed
- Interview Panel: 4 City, 1 Metro TAC and 1 IROC members
- CH2M Hill Engineers, Inc. was selected as the most highly qualified firm
- Total contract amount: \$5,051,090
  - Fiscal Impact to Metro JPA: \$1,700,000 (33.5% of Metro Cost)
- Contract duration: 5 years



# Q & A



sandiego.gov

Attachment C Pure Water Program Update

### Pure Water Program Implementation Update

Metro TAC April 19, 2017





## Pure Water Update

- North City Phase 1 Project Delivery
- Regulatory Approval Process
- Public Outreach

### Phase 1 – North City Projects

#### North City Power **Generation Facility** Miramar Reservoir (NC05) North City Miramar Drinking Water Treatment Plant PWF (NC03) North City Pure Phase 1 -Water PS/PL (NC04) North City **North City** WRP MBC Improvements Expansion Legend (NC06) (NC02) MBC = Metro Biosolids Center Morena PS/PL **PS/PL** = Pump Station & Pipeline (NC01) **PWF** = Pure Water Facility WRP = Water Reclamation Plant

## **Project Delivery**

- Phase 1 Design
  - Preliminary design is complete
  - All core project design contracts (5) to be awarded by June 2017
  - Renewable Energy Project Request for statement of qualifications to be issued this Fall 2017
- CEQA Process
  - Program Environmental Impact Report Approved and certified on October 25, 2016
  - Project Specific Phase 1 North City Projects EIR/EIS
    - First screen check draft EIR/EIS was submitted to Development Services Department in February 2017
    - Public draft to be released July 2017 for review and comment
- Construction Management Planning
  - Public Utilities and Public Works Departments collaborating on Construction Management organizational structure,
    - Construction Management scope of work to be divided into 2 contracts
    - Contracts to be advertised April/May 2017

## **Regulatory Approval Process**

- Title 22 Engineering Report
  - Serves as basis for regulatory review and approval of North City Pure Water Project
  - Describes all aspects of North City Pure Water System
    - Industrial waste control program
    - Facility designs and operations
    - Water quality monitoring
    - System reliability features
    - Management and organizational structure
    - Operator certification and training
  - Incorporates feedback received during monthly meetings with California Division of Drinking Water (DDW) staff (March 2016 – March 2017)
  - Anticipate submittal to DDW this April/May 2017



## Point Loma National Pollutant Discharge Elimination System (NPDES) Permit Renewal Tentative Order No. 2017-0007

- Joint Public Hearing held on December 14, 2016
- Regional Water Quality Control Board (RWQCB) issued a revised tentative order on February 10, 2017
- RWQCB Approval Hearing held on April 12, 2017
  - Recommended Action: Approved revised Tentative Order No. 2017-0007
- Next Public Hearing at the California Coastal Commission anticipated in May 2017

## **Ongoing Research and Process Optimization**

- Research through June 2017
  - Verifying sodium hypochlorite effectiveness in advanced oxidation process has cost benefit over hydrogen peroxide (originally considered)
  - Determining best online analyzers to monitor water quality throughout process for protection of equipment integrity
- Upcoming Research (July 2017 September 2018)
  - Reverse Osmosis (RO): Pre-selection will determine best product to maximize RO production and minimize annual O&M costs

## **Operator Readiness**

- Training
  - Consultant training of City staff on operation of demonstration plant is complete – plant is fully operated by City staff
  - Develop advance water treatment operator specifications for new operator certification.
  - City remains engaged in statewide industry effort to develop operator training and certification requirements

### Public Outreach Quarter 1 2017 Outreach Metrics







### Pure Water Day Open House - October 22, 2016



- Engaged 400+ attendees
- Introductory video
- Pure Water Facility tours
- Water tasting station

- Kid Zone
- Video testimonials
- Waterwise Garden tours
- Snow cones and kettle corn

## Pure Stone San Diego – March 16, 2017



- 200+ attendees
- Stone Full Circle Pale Ale brewed with San Diego's Pure Water
- First commercial brewery to brew beer with 100% advancedtreated recycled water
- 70+ media outlets covered the event


# Pure Brew San Diego – March 19, 2017



- 2017 WateReuse California Annual Conference
- 16 home brewers brewed beer with Pure Water
- 200+ attendees
- 3 winners



# Phase 1 Outreach Kick-Off

- 12 presentations to 300+ community members
- Focused on North City Projects in Council Districts 1, 5 and 6
  - Morena Pump Station and Pipeline
  - North City Water Reclamation Plant Expansion
  - North City Pure Water Facility
  - North City Pure Water Pump Station and Pipeline
- Presented to community planning groups, town councils, civic associations, HOAs, recreation councils and stakeholder groups
- Promoted Pure Water Day Open House held October 22, 2016
- Additional presentations on individual projects scheduled for Spring 2017



# Awards and Recognition



# 2016 Water Environment Federation

Utility of the Future Award

# 2016 Association of Metropolitan Water Agencies

Sustainable Water Utility Management Award

# 2017 Association of Environmental Professionals California Awards

- Outstanding Public Involvement/Education Program
- Outstanding Environmental Analysis Document



# Questions



Attachment 7 Exhibit E Audit for FYE 2015



May 9, 2017

TO: Metro TAC Members and Interested Parties

FROM: Karyn Keese

SUBJECT: FYE 2015 City of San Diego Public Utilities Department Schedule of Allocation for Billing to Metropolitan Wastewater Utility and Independent Auditor's Report (Exhibit E Audit)

# BACKGROUND

In March 2017 Public Utilities Department (PUD) staff provided the final FYE 2015 Independent Auditors Report (FYE 2015 audit) and final reconciliation for that year (copy attached to this staff memo). Although the FYE 2015 audit was immediately sent out to all Metro TAC and Metro Commission/JPA members as well as interested parties the audit has not been brought forward for formal review and acceptance.

When the FYE 2015 audit was released questions were raised by the Metro TAC and Metro Commission/JPA's chairs regarding the Pure Water Program costs that were being included in FYE 2015 and were being charged to the PAs in that fiscal year since the Pure Water Program (PWP) cost allocation between City of San Diego water and wastewater departments had not been finalized and had in fact been stalled since September 2015. Prior to moving forward with the acceptance of this audit the following questions were asked:

- 1. What were the total PWP costs charged to wastewater and therefore the PAs in FYE 2015?
- 2. Would all PWP costs be revised as needed once the final Pure Water cost allocation has been determined and agreed to by all parties?

# DISCUSSION

PWP costs are currently being allocated as either O&M Program Costs or CIP Program costs to both the water and wastewater departments. O&M program cost are those general program management expenses that cannot be directly capitalized into a project. CIP Program costs currently incluc predesign and design of the Morena Pump Station and Pipeline and the North City Expansior Projects.

In response to item #1 above PUD audit staff provided detail of 35 Pure Water Program O&M purchase orders that have been issued with incurred costs since the project inception in 2014 through June 30, 2016 and the costs associated with them (see following summary table). We have audited these costs and have verified that water has paid 50% of the costs as well. In addition, we identified 5 additional purchase orders that are currently under review by staff that have 50/50 cost allocations that were issued by June 30, 2016.

THE JOINT POWERS AUTHORITY PROACTIVELY ADDRESSING REGIONAL WASTEWATER ISSUES.

# 50/50 PWP O&M Costs from Project Inception Metro Wastewater Costs Only

2014	\$ 49,485.73
2015	\$1,323,166.83
2016	\$2,367,463.42
Total	\$3,740,115.98

In 2013 the PAs agreed to pay for general program PWP O&M costs on a 50/50 basis with the water department as cost allocation was being actively negotiated and it was assured at that time that once final cost allocation had been determined and approved by all parties that the split between water and wastewater would be revised retroactively to the inception of the project and that project costs would be adjusted. However, final PWP cost allocations have not been determined or approved by the PAs and the City of San Diego. At the April 19, 2017 Metro TAC meeting PUD financial staff reviewed this issue in regards to the PWP costs contained in the FYE 2015 audit and assured Metro TAC members that they would prepare the needed audit adjustments once cost allocation is complete in conjunction with the annual audit of the year that cost allocation is completed in that will most likely be FYE 2018.

In addition to the 50/50 split PWP O&M purchase orders our audit identified two CIP projects with costs starting in FYE 2015. A summary of these costs follows:

#### PWP CIP Costs Metro Wastewater Costs Only

Morena PS & Pipeline: 78% Metro 22% water

2015	154,897.38
2015	\$1,647,287.87

#### NC Treatment Plant Expansion 100% Metro

2015\$ 268,778.292016\$2,349,629.56

## IN CONCLUSION

The majority of the FYE 2015 costs for the Pure Water Program have been identified and we will continue to refine these numbers with PUD audit staff to insure that all PWP costs are identified for potential adjustment once PWP cost allocation is complete. PUD financial staff have provided assurances that any changes to either the PWP 50/50 split O&M or direct O&M or CIP cost allocations will be accomplished through a journal entry once cost allocations are complete in the fiscal year when they are finalized.

PUD financial staff will be at the May 17, 2017 Metro TAC meeting to review the audit and answer any question Metro TAC members may have.

Schedule of Allocation for Billing to Metropolitan Wastewater Utility and Independent Auditor's Reports

For the Fiscal Year Ended June 30, 2015



Schedule of Allocation for Billing to Metropolitan Wastewater Utility and Independent Auditor's Reports For the Fiscal Year Ended June 30, 2015

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Century City Los Angeles Newport Beach Oakland Sacramento San Diego San Francisco Walnut Creek Woodland Hills

#### Independent Auditor's Report on the Schedule of Allocation for Billing to Metropolitan Wastewater Utility

To the Honorable Mayor and City Council of the City of San Diego San Diego, California

#### **Report on the Schedule**

We have audited the accompanying Schedule of Allocation for Billing to Metropolitan Wastewater Utility (the Schedule) of the City of San Diego Public Utilities Department (PUD), an enterprise fund of the City of San Diego, California (the City) for the fiscal year ended June 30, 2015, and the related notes to the Schedule.

#### Management's Responsibility for the Schedule

Management is responsible for the preparation and fair presentation of the Schedule in accordance with the modified cash basis of accounting described in Note 3, this includes determining that the modified cash basis of accounting is an acceptable basis for the preparation of the Schedule in the circumstances. Management is also responsible for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the Schedule that is free from material misstatement, whether due to fraud or error.

#### Auditor's Responsibility

Our responsibility is to express an opinion on the Schedule based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the Schedule is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the Schedule. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the Schedule, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the Schedule in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the Schedule.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### **Opinion**

In our opinion, the Schedule referred to above presents fairly, in all material respects, the modified cash basis allocation of billing to the Metropolitan Wastewater Utility of the PUD pursuant to the Regional Wastewater Disposal Agreement (Agreement) between the City and the Participating Agencies in the Metropolitan Wastewater System dated May 18, 1998 and amended on May 15, 2000 and June 3, 2010, for the fiscal year ended June 30, 2015, in accordance with the modified cash basis of accounting described in Note 3.

#### **Basis of Accounting**

We draw attention to Note 3 of the Schedule, which describes the basis of accounting. The Schedule is prepared on the modified cash basis of accounting, which is a basis of accounting other than accounting principles generally accepted in the United States of America. Our opinion is not modified with respect to this matter.

#### Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated February 27, 2017 on our consideration of the PUD's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over the Schedule and compliance and the results of that testing, and not to provide an opinion on internal control over the Schedule or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the PUD's internal control over the Schedule and compliance.

Macias Gini É O'Connell LP

San Diego, California February 27, 2017

# Schedule of Allocation for Billing to Metropolitan Wastewater Utility

For the Fiscal Year Ended June 30, 2015

	· · · · ·	System	Total
Transmission			
Main Cleaning	\$ 13,427,224	\$ -	\$ 13,427,224
Sewer Pump Stations	5,350,642	-	5,350,642
Other Pump Stations	6,276,302	956,471	7,232,773 2,417,436
Pump Station 1	-	2,417,436	
Pump Station 2	3,409,824	9,268,862	9,268,862
Other Muni Agencies Pipeline Maintenance & Repair	10,812,465	272,459	3,409,824 11,084,924
Wastewater Collection (WWC) Engineering & Planning	2,411,771	272,439	2,411,771
Total Transmission	41,688,228	12,915,228	54,603,456
Treatment and Disposal			
Point Loma Wastewater Treatment Plan (PTLWWTP)	-	23,094,771	23,094,771
North City Water Reclamation Plant (NCWRP)	-	9,282,399	9,282,399
South Bay Water Reclamation Plant (SBWRP)	-	8,053,400	8,053,400
Metropolitan Biosolids Center (MBC)	-	15,994,140	15,994,140
Cogeneration Facilities	-	314,652	314,652
Gas Utilization Facility (GUF)	-	1,968,647	1,968,647
Wastewater Treatment and Disposal (WWTD) Plant Engineering		607,557	607,557
Total Treatment and Disposal		59,315,566	59,315,566
Quality Control			
Sewage Testing & Control	2,555,079	434,786	2,989,865
Marine Biology & Ocean Operations.	936	5,301,034	5,301,970
Wastewater Chemistry Services.	20	5,555,336	5,555,356
Industrial Permitting & Compliance	3,429,905		3,429,905
Total Quality Control	5,985,940	11,291,156	17,277,096
Engineering	3,670,613	6,156,690	9,827,303
Program Management & Review Environmental Support	1,622,536	272,640	1,895,176
Total Engineering	5,293,149	6,429,330	11,722,479
Operational Support			
Central Support: Clean Water Operations Management Network (Comnet)	105,430	3,505,550	3,610,980
Operational Support	1,470,789	6,424,991	7,895,780
Total Operational Support	1,576,219	9,930,541	11,506,760
General & Administrative			
Business Support Admin	19,963,565	18,390,969	38,354,534
Operating Division Admin	6,601,682	5,765,703	12,367,385
Total General & Administrative	26,565,247	24,156,672	50,721,919
TOTAL OPERATING EXPENSES	81,108,783	124,038,493	205,147,276
CAPITAL IMPROVEMENT EXPENSE	75,690,945	22,262,192	97,953,137
DEBT SERVICE ALLOCATION	49,463,726	55,591,786	105,055,512
METROPOLITAN SYSTEM INCOME CREDITS			
Operating Revenue.	-	(6,323,189)	(6,323,189)
CIP - Revenue Bond Issue	-	-	-
Operating - Grant Revenue	-	-	-
CIP - Grant/SRF Revenue	-	(3,696,984)	(3,696,984)
TOTAL METROPOLITAN SYSTEM INCOME CREDITS	-	(10,020,173)	(10,020,173)
TOTAL ALLOCATION FOR BILLING PURPOSES	\$ 206,263,454	\$ 191,872,298	\$ 398,135,752

Notes to the Schedule of Allocation for Billing to Metropolitan Wastewater Utility For the Fiscal Year Ended June 30, 2015

#### Note 1 – General

The City of San Diego Public Utilities Department (the PUD) operates and maintains the Metropolitan Wastewater System (the Metropolitan System) and the Municipal Wastewater Collection System (the Municipal System). The Participating Agencies and the City of San Diego (the City) have entered into the Regional Wastewater Disposal Agreement dated May 18, 1998 and amended on May 15, 2000 and June 3, 2010, for their respective share of usage and upkeep of the Metropolitan Wastewater Utility. The accompanying Schedule of Allocation for Billing to Metropolitan Wastewater Utility (the Schedule), represents the allocation of expenses for billing related to the Metropolitan Wastewater Utility of the Participating Agencies.

The Metropolitan System and Municipal System are accounted for as enterprise funds and reported in the Sewer Utility Fund in the City's Comprehensive Annual Financial Report.

#### Note 2 – Participating Agencies

The Participating Agencies consist of the following municipalities and districts:

City of Chula Vista	City of National City
City of Coronado	City of Poway
City of Del Mar	Lemon Grove Sanitation District
City of El Cajon	Otay Water District
City of Imperial Beach	Padre Dam Municipal Water District
City of La Mesa	San Diego County Sanitation District

#### Note 3 – Summary of Significant Accounting Policies

#### **Basis of Presentation**

The Schedule has been prepared for the purpose of complying with the Regional Wastewater Disposal Agreement between the City and the Participating Agencies as discussed in Note 1 above, and is presented on a modified cash basis of accounting. As a result, the Schedule is not intended to be a presentation of the changes in the financial position of the City or the PUD in conformity with generally accepted accounting principles. The more significant differences are:

- 1. Purchases of capital assets are presented as capital improvement expenses.
- 2. Depreciation expense on capital assets is not reported in the Schedule.
- 3. Payments of principal and interest related to long-term debt are reported as debt service allocation.
- 4. Exclusion in the Schedule for unbudgeted expenses related to compensated absences, liability claims, capitalized interest, pollution remediation, other postemployment benefits, net pension obligation, and landfill closure and postclosure care costs.

The preparation of the Schedule requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

Notes to the Schedule of Allocation for Billing to Metropolitan Wastewater Utility (Continued) For the Fiscal Year Ended June 30, 2015

#### Note 4 – Capital Improvement Expense

Construction costs incurred during the fiscal year to maintain and improve the Metropolitan Wastewater Utility and equipment purchases used in the maintenance of the Metropolitan Wastewater Utility are included in capital improvement expense.

Metropolitan Wastewater Utility capital improvement income credits include, if any, contributions-in-aid-of-construction received from Federal and State granting agencies and reimbursements from bond proceeds.

#### Note 5 – Debt Service Allocation

Debt service allocation represents a portion of the principal and interest payments relating to the Senior Sewer Revenue Bonds Series 2009A, the Senior Sewer Revenue Refunding Bonds Series 2009B and 2010A, and the outstanding State Revolving Fund (SRF) loans from the State of California.

#### Note 6 – Metropolitan System Income Credits

Metropolitan System income credits are revenues earned by the Metropolitan System for costs incurred during the current or previous fiscal years. The PUD has agreed to share the income credits from the South Bay Water Reclamation Facility in accordance with the 1998 Regional Wastewater Disposal Agreement. An agreement was reached in fiscal year 2015 regarding revenue generated from the South Bay Water Reclamation Facility and revenue sharing payments were issued for the fiscal years from 2006 through 2014 to Participating Agencies. Revenue sharing payments for fiscal year 2015 of approximately \$1.2 million, were transferred from the Water Fund to the Metro Fund in the fiscal year 2016 and are not included in the Schedule.

#### Note 7 – Total Allocation for Billing Purposes

Costs to be billed to Participating Agencies include all individual construction projects costs and operation and maintenance expenses attributable to the Metropolitan System. Costs are apportioned back to the Participating Agencies based on their percentage of each of the totals of flow, suspended solids and chemical oxygen demand (COD). Each Participating Agency and the City are sampled quarterly, with plants sampled daily. Beginning in fiscal year 2014, the percentages were determined from a new sample data set taken during the fiscal year and annual monitored flow.

For construction projects, percentages were allocated to flow, suspended solids and COD based on each of the project's design and function. The percentages are weighted by total project costs and combined to determine the final three derived percentages. Total annual costs are then allocated based on the three derived percentages and the measured flow, suspended solids and COD of each Participating Agency.

Operation and maintenance (O&M) costs as a percentage of flow, suspended solids and COD are evaluated based on four cost categories: pump stations, plant operations, technical services and cogeneration. These percentages are weighted by the annual O&M costs for each category, and combined to determine a derived percentage for administrative costs. All O&M costs are then allocated based on the measured flow, suspended solids and COD of each Participating Agency.

Notes to the Schedule of Allocation for Billing to Metropolitan Wastewater Utility (Continued) For the Fiscal Year Ended June 30, 2015

#### **Note 8 – Administrative Protocol**

In May 2010, the City of San Diego and all Participating Agencies signatory to the Regional Wastewater Disposal Agreement established an Administrative Protocol (Protocol) which was effective beginning in fiscal year 2010. The Protocol established a requirement that the Participating Agencies maintain a 1.2 debt service coverage ratio on parity debt, fund a 45-day operating reserve, and earn interest on the operating and unrestricted reserve accounts. All interest earned during fiscal year 2015 was credited to the operating reserve, which ended the fiscal year with a 45-day reserve.



Century City Los Angeles Newport Beach Oakland Sacramento San Diego San Francisco Walnut Creek Woodland Hills

### Independent Auditor's Report on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of the Schedule of Allocation for Billing to Metropolitan Wastewater Utility Performed in Accordance with *Government Auditing Standards*

To the Honorable Mayor and City Council of the City of San Diego San Diego, California

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States, the Schedule of Allocation for Billing to Metropolitan Wastewater Utility (the Schedule) of the City of San Diego Public Utilities Department (PUD), an enterprise fund of the City of San Diego, California (the City), for the fiscal year ended June 30, 2015, and the related notes to the Schedule, and have issued our report thereon dated February 27, 2017. Our report contained an explanatory paragraph indicating that the Schedule was prepared for the purpose of complying with, and in conformity with, the accounting practices prescribed by the Regional Wastewater Disposal Agreement between the City of San Diego and the Participating Agencies in the Metropolitan Wastewater System dated May 18, 1998 and amended on May 15, 2000 and June 3, 2010.

#### **Internal Control over Financial Reporting**

In planning and performing our audit of the Schedule, we considered the PUD's internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the Schedule, but not for the purpose of expressing an opinion on the effectiveness of the PUD's internal control. Accordingly, we do not express an opinion on the effectiveness of the PUD's internal control.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control, such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis. A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

Our consideration of internal control was for the limited purpose described in the first paragraph of this section and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified. Given these limitations, during our audit we did not identify any deficiencies in internal control that we consider to be material weaknesses. We did identify a certain deficiency in internal control, described in the accompanying schedule of finding and response as item 2015-001 that we consider to be a significant deficiency.

#### **Compliance and Other Matters**

As part of obtaining reasonable assurance about whether the PUD's Schedule is free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the determination of schedule amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

#### City of San Diego Public Utility Department's Response to Finding

The PUD's response to the finding identified in our audit is described in the accompanying schedule of finding and response. The PUD's response was not subjected to the auditing procedures applied in the audit of the schedule and, accordingly, we express no opinion on it.

#### **Purpose of this Report**

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the entity's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the entity's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Macias Gini É O'Connell LP

San Diego, California February 27, 2017

Schedule of Finding and Response For the Fiscal Year Ended June 30, 2015

#### 2015-001 Preparation of Schedule of Allocation for Billing to the Metropolitan System (Schedule)

#### Criteria

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis.

A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance.

#### Condition

To substantiate the completeness and accuracy of the Schedule, we performed a reconciliation of the total operating expenses recorded in the Sewer Fund as reported in the City's Comprehensive Annual Financial Report (CAFR) for the fiscal year ended June 30, 2015, to the expenses reported in the Schedule, and noted a reconciling item relating to the State Revolving Fund (SRF) loan payment transfer in the amount of \$7,609,804 that was erroneously included in the Schedule.

The inclusion of the SRF loan payment transfer transaction in the Schedule resulted in amounts, as originally reported, for "Total Allocation for Billing Purposes" of \$207,814,043 for the Municipal System and \$197,931,513 for the Metropolitan System.

#### Cause

In fiscal year 2015, the Office of the City Comptroller (Comptroller's Office) implemented new procedures related to debt service payments recorded in the Sewer Fund for financial reporting preparation. The new procedure requires the elimination of account numbers associated with the transfer of SRF loan payments in the process of preparing the Schedule.

Elimination of SRF loan payment transfer recorded in account numbers 516032 and 516033 was overlooked during the preparation of the Schedule.

#### Effect

Due to the inclusion of the SRF loan payment transfer transactions, amounts originally reported as "Total Allocation for Billing Purposes" in the Schedule were overstated by \$7,609,804, and as a result the Schedule reflected that the participating agencies had underpaid by \$391,628 for the fiscal year ended June 30, 2015.

However, after the adjustment to the Schedule eliminating the recording and effect of the SRF loan payment transfer, the final "Total Allocation for Billing Purposes" amounts reported were \$206,263,454 for the Municipal System and \$191,872,298 for the Metropolitan System, resulting in an overpayment by the participating agencies of \$1,169,021 for the fiscal year ended June 30, 2015.

#### Recommendation

We recommend that the Comptroller's Office and PUD collaborate and improve upon their established review procedures of all financial schedules generated from the SAP financial accounting system used in the preparation of the Schedule. Procedures and processes should be re-evaluated to determine whether changes are necessary which provide greater assurance that errors, which could be material to the Schedule, are prevented, or detected and corrected.

Schedule of Finding and Response (Continued) For the Fiscal Year Ended June 30, 2015

Furthermore, there could be improved communication between the Comptroller's Office and PUD regarding the completeness and accuracy of the Schedule, as well as high-level analytical review by responsible management concerning the overall reasonableness of the Schedule.

#### **Management Response**

The Comptroller's Office and PUD agree with the recommendations. The audit finding by MGO occurred during the PUD and Comptroller's Office continuing review of Exhibit E billing allocation. PUD and the Comptroller's Office provided MGO with the annual schedule of applicable costs; however, PUD and Comptroller's Office management subsequently identified a potential issue as anticipated billings did not match with actual calculations. PUD and the Comptroller's Office were continuing to research the cause when MGO identified the issue regarding the SRF loan payment that had been included erroneously. Both PUD and the Comptroller's Office have identified process improvements and internal controls that help address this specific issue that occurred in the FY 2015 Exhibit E preparation in addition to other internal controls improvement; including:

- PUD and Comptroller's Office Deputy Director or appropriate level designee review and approve prior to submitting finalized information to MGO;
- Greater collaboration among Comptroller's Office and PUD staff responsible for Exhibit E preparation, to include monthly onsite staffing by the Comptroller's Office at PUD's main facility at a minimum;
- Improved timeline clarity between PUD / Comptroller's Office / MGO as to specific deliverables, timelines, review period, etc.
- Documentation of significant process workflows through a series of work instructions, with an annual review to identify any changes to the procedures.

The establishment of these additional controls will specifically address process workflow and improvement between PUD and the Comptroller's Office, in addition to aiding MGO in finalizing the audited review of fiscal year information.

# TABLE A

# CITY OF SAN DIEGO - METROPOLITAN WASTEWATER DEPARTMENT FISCAL YEAR 2015 ESTIMATED UNIT COSTS FUNCTIONAL-DESIGN COST ALLOCATION METHOD

TREATMENT PARAMETER	FY 2015 BUDGET		UNIT	S	COST PER UNIT
WASTEWATER FLOW SUSPENDED SOLIDS CHEMICAL OXYGEN DEMAND	AMOUNT \$95,241,100 \$51,107,255 \$45,523,944	% 49.6% 26.6% 23.7%	177,279	(a) (b) (c)	\$1,644.94 /per Million Gallons \$288.29 /per Thousand Pounds \$143.09 /per Thousand Pounds
TOTAL	\$191,872,299	100%			

(a) Units of Flow - Million Gallons Per Year

(b) Units of SS - Thousands of Pounds per Year

(c) Units of COD - Thousands of Pounds per Year

#### TABLE B

#### CITY OF SAN DIEGO - METROPOLITAN WASTEWATER DEPARTMENT PROJECTED DISTRIBUTION OF SYSTEM WASTEWATER COSTS - FISCAL YEAR 2015 FUNCTIONAL-DESIGN BASED ALLOCATION METHOD

AGENCY	FLOW (a)	SS (a)	COD (a)	TOTAL FLOW, SS & COD	TOTAL PAID FOR FY 2015	DIFFERENCE
CHULA VISTA	\$9,906,794	\$5,285,831	\$4,858,571	\$20,051,196	\$19,587,912	\$463,284
CORONADO	975,973	572,488	412,382	1,960,843	\$2,449,228	(\$488,385)
DEL MAR	348,426	228,808	121,003	698,237	\$290,304	\$407,933
EAST OTAY MESA	35,919	19,396	15,766	71,081	\$24,208	\$46,873
EL CAJON	4,556,461	2,794,551	2,125,926	9,476,938	\$8,308,856	\$1,168,082
IMPERIAL BEACH	1,356,868	551,293	495,118	2,403,279	\$2,462,124	(\$58,845)
LA MESA	2,751,677	1,087,227	976,419	4,815,323	\$4,631,956	\$183,367
LAKESIDE/ALPINE	1,726,457	997,234	843,750	3,567,441	\$3,340,924	\$226,517
LEMON GROVE	1,305,142	585,253	538,933	2,429,328	\$2,310,508	\$118,820
NATIONAL CITY	2,481,525	1,118,826	1,173,889	4,774,240	\$5,165,548	(\$391,308)
ΟΤΑΥ	130,583	285,559	162,731	578,873	\$1,020,276	(\$441,403)
PADRE DAM	1,307,268	1,493,987	983,949	3,785,204	\$3,392,941	\$392,264
POWAY	1,614,251	860,712	646,270	3,121,233	\$3,826,336	(\$705,103)
SPRING VALLEY	2,429,601	1,275,166	1,029,948	4,734,715	\$7,513,608	(\$2,778,893)
WINTERGARDENS	544,649	347,887	261,022	1,153,558	<u>\$915,780</u>	<u>\$237,778</u>
SUBTOTAL PARTICIPATING AGENCIES	\$31,471,594	\$17,504,218	\$14,645,677	\$63,621,489	\$65,240,509	(\$1,619,020)
SAN DIEGO	\$63,769,504	\$33,603,036	\$30,878,272	\$128,250,812		
TOTAL	\$95,241,098	\$51,107,254	\$45,523,949	\$191,872,301		

(a) Allocations based on estimated annual flows and strength loadings - See Table C

#### CITY OF SAN DIEGO - METROPOLITAN WASTEWATER DEPARTMENT SYSTEM WASTEWATER CHARACTERISTICS - FISCAL YEAR 2015 SYSTEM STRENGTH LOADINGS INCLUDED

				UNAD	UNADJUSTED ANNUAL USE			ADJUSTED ANNUAL USE					
AGENCY	WASTEWATE AVERAGE FLOW - mgd (a)	R CHARACTER SS mg/l (b)	COD mg/l (b)	2015 FLOWS million gallons	SS thousand pounds	COD thousand pounds	2015 FLOWS million gallons	Flow Difference (c)	FY 2015 Billing Flows	SS thousand pounds	COD thousand pounds		
CHULA VISTA	15.534	268	742	5,669.930	12,696	35,115	6,088.794	(66.220)	6,022.574	18,335	33,954		
CORONADO	1.530	295	639	558.576	1,375	2,980	599.841	(6.524)	593.317	1,986	2,882		
DEL MAR	0.546	330	526	199.414	550	875	214.145	(2.329)	211.816	794	846		
EAST OTAY MESA	0.056	272	664	20.558	47	114	22.076	(0.240)	21.836	67	110		
EL CAJON	7.145	308	706	2,607.788	6,712	15,365	2,800.437	(30.457)	2,769.980	9,694	14,857		
IMPERIAL BEACH	2.128	204	552	776.573	1,324	3,578	833.942	(9.070)	824.872	1,912	3,460		
LA MESA	4.315	199	537	1,574.861	2,611	7,057	1,691.203	(18.393)	1,672.810	3,771	6,824		
LAKESIDE/ALPINE	2.707	291	740	988.099	2,395	6,098	1,061.094	(11.540)	1,049.554	3,459	5,897		
LEMON GROVE	2.046	226	625	746.969	1,406	3,895	802.151	(8.724)	793.427	2,030	3,766		
NATIONAL CITY	3.891	227	716	1,420.245	2,687	8,484	1,525.165	(16.587)	1,508.578	3,881	8,204		
ΟΤΑΥ	0.205	1,100	1,886	74.736	686	1,176	80.257	(0.873)	79.384	991	1,137		
PADRE DAM	2.050	575	1,139	748.185	3,588	7,111	803.457	(8.738)	794.719	5,182	6,876		
POWAY	2.531	268	606	923.880	2,067	4,671	992.132	(10.790)	981.342	2,986	4,516		
SPRING VALLEY	3.810	264	642	1,390.528	3,063	7,444	1,493.252	(16.240)	1,477.012	4,423	7,198		
WINTERGARDENS	0.854	321	725	311.718	836	1,887	334.746	(3.641)	331.105	1,207	1,824		
SUBTOTAL PARTICIPATING AGENCIES	49.348	280	704	18,012.059	42,044	105,851	19,342.691	(210.365)	19,132.326	60,718	102,352		
SAN DIEGO	99.992	265	733	36,497.039	80,712	223,172	39,193.241	(426.253)	38,766.988	116,561	215,794		
REGIONAL SLUDGE RETURNS	11.032	264	166	4,026.834	8,875	5,591							
FLOW DIFFERENCE	(1.744)			(636.618)	45,648	(16,468)							
TOTAL	158.628	367	658	57,899.314	177,279	318,146	58,535.932	(636.618)	57,899.314	177,279	318,146		

(a) Flows based on metered, housecounts and inter-agency flow, adjustment to City of San Diego flow for centrate, chemical additons reduction, plus an addition for recycled water. Otay flow is bypass flow plus returned solids flow.

(b) SS and COD characteristics based on samples taken by PUD's Environmental Monitoring and Technical Services Division through June 30, 2015 - proportionate share of return flow loadings calculated in the "ADJUSTED ANNUAL USE" BOX.

(c) Flow difference between metered/housecount and facility totals.

#### TABLE D

#### CITY OF SAN DIEGO - METROPOLITAN WASTEWATER DEPARTMENT ALLOCATION OF FISCAL YEAR 2015 ESTIMATED BUDGET FUNCTIONAL-DESIGN BASED ALLOCATION METHOD

	FY 2015	ALLOCATION OF COSTS						
DESCRIPTION	ACTUAL	FLOW	FLOW	SS	SS	COD	COD	TOTAL
	COSTS	%	COSTS	%	COSTS	%	COSTS	COSTS
OPERATION AND MAINTENANCE :								
TRANSMISSION AND SYSTEM MAINTENANCE	\$12,915,228	100.0%	\$12,915,228	0.0%	\$0	0.0%	\$0	\$12,915,228
OPERATIONS & MAINTENANCE	56,424,710	37.4%	21,085,019	33.6%	18,968,558	29.0%	16,371,133	56,424,710
TECHNICAL SERVICES	10,856,370	30.0%	3,256,911	40.0%	4,342,548	30.0%	3,256,911	10,856,370
COGENERATION	782,146	0.0%	0	60.0%	469,287	40.0%	312,858	782,146
METRO ADMIN & GENERAL EXPENSES - 41508	23,167,917	46.0%	10,659,264	29.4%	6,803,565	24.6%	5,705,087	23,167,917
METRO ADMIN & GENERAL EXPENSES - 41509	16,610,623	46.0%	7,642,337	29.4%	4,877,929	24.6%	4,090,357	16,610,623
TOTAL OPERATIONS AND MAINTENANCE	\$120,756,993	46.01%	\$55,558,759	29.37%	\$35,461,888	24.62%	\$29,736,346	\$120,756,993
CAPITAL IMPROVEMENT PROGRAM :								
PAY-AS-YOU-GO METRO 41508	6,451,607	55.8%	3,599,997	22.0%	1,419,353	22.2%	1,432,257	6,451,607
PAY-AS-YOU-GO METRO 41509	9,071,913	55.8%	5,062,127	22.0%	1,995,821	22.2%	2,013,965	9,071,913
DEBT SERVICE	55,591,786	55.8%	31,020,217	22.0%	12,230,193	22.2%	12,341,376	55,591,786
TOTAL CAPITAL IMPROVEMENT PROGRAM	\$71,115,305	55.8%	\$39,682,341	22.0%	\$15,645,367	22.2%	\$15,787,598	\$71,115,306
TOTAL O&M & CAPITAL IMPROVEMENT PROGRAM	\$191,872,298	49.6%	\$95,241,100	26.6%	\$51,107,255	23.7%	\$45,523,944	\$191,872,299

Attachment 8 FYE 2018 Metro Wastewater JPA Budget (forthcoming) Attachment 9 **FY 2018** Treasurers Contract Padre Dam Muni Water District

# THIRDFOURTH AMENDMENT TO THE AGREEMENT FOR TREASURER SERVICES BETWEEN METRO WASTEWATER JOINT POWERS AUTHORITY AND PADRE DAM MUNICIPAL WATER DISTRICT

THIS THIRDFOURTH AMENDMENT is made and entered into this <u>1</u> day of <u>July</u>, <u>20162017</u>, by and between the Metro Wastewater Joint Powers Authority (hereinafter referred to as "Metro JPA"), a joint powers authority organized and operating pursuant to California Government Code section 6500 *et seq.*, and the Padre Dam Municipal Water District (hereinafter referred to as the "District").

## **RECITALS**

A. WHEREAS, Metro JPA and the District did enter into an agreement for treasurer services (hereinafter referred to as the "Agreement") on July 1, 2013 for the District to provide treasurer services to Metro JPA until June 30, 2014; and

B. WHEREAS, Section 4 of the Agreement provides that the treasurer services may be extended by the mutual agreement of both Parties; and

C. WHEREAS, On May 1, 2014, Metro JPA and the District entered into a first amendment to the Agreement ("First Amendment") to mutually amend the Agreement to extend the end date of Padre Dam's treasurer services until June 30, 2015; and

D. WHEREAS, On June 4, 2015, Metro JPA and the District entered into a second amendment to the Agreement ("Second Amendment") to mutually amend the Agreement to extend the end date of Padre Dam's treasurer services until June 30, 2016, and to increase the total amount that may be charged by the District for services to a not-to-exceed amount of \$19,000; and

E. <u>WHEREAS, On July 1, 2016, Metro JPA and the District entered into a third</u> amendment to the Agreement ("Third Amendment) to mutually extend the Agreement to extend the date of Padre Dam's treasurer services until July 1, 2017; and

**E**<u>F</u>. WHEREAS, Both Metro JPA and the District mutually desire to further amend the Agreement, as amended by the First Amendment—and, Second Amendment and Third Amendment, to extend the time of performance for services provided by the District.

NOW THEREFORE, in consideration of the mutual obligations of the parties herein expressed, Metro JPA and the District agree as follows:

1. Section 4 of the Agreement, as amended by the First Amendment—and, Second Amendment and Third Amendment, is further amended as necessary to extend the end date of Padre Dam's treasurer services until June 30, 20172018.

2. Section 5 of the Agreement, as amended by the First Amendment-and, Second Amendment and Third Amendment, is further amended as necessary to maintain the not-to-

exceed amount of \$19,000 as the total amount that may be charged by the District for services provided during the term of the extension provided for in this ThirdFourth Amendment.

3. All other terms and conditions of the Agreement, as amended, shall remain in full force and effect.

IN WITNESS WHEREOF, this ThirdFourth Amendment to the Agreement for Treasurer Services is executed by Metro JPA and by the District on the day and year first written above.

#### **METRO WASTEWATER JPA:**

# PADRE DAM MUNICIPAL WATER DISTRICT:

By:\_\_

By:\_\_\_\_\_

Allen Carlisle General Manager

Jim PeasleyJerry Jones ChairpersonChair

APPROVED AS TO FORM:

Paula C. P. de Sousa Mills General Counsel METRO WASTEWATER JPA

Summary report: Litéra® Change-Pro 7.5.0.135 Document comparison done on 5/11/2017 1:08:19 PM						
Style name: my style						
Intelligent Table Comparison: Active						
<b>Original filename:</b> METRO_ Third Amendment to Agr for FY 2016_17.DOC	or Treasurer Services					
Modified DMS: iw://iManage/iManage/29780996/1						
Changes:						
Add	19					
Delete	15					
Move From	0					
Move To	0					
Table Insert	0					
Table Delete	0					
Table moves to	0					
Table moves from	0					
Embedded Graphics (Visio, ChemDraw, Images etc.)	0					
Embedded Excel	0					
Format changes	0					
Total Changes:	34					

# AGREEMENT FOR TREASURER SERVICES BETWEEN METRO WASTEWATER JOINT POWERS AUTHORITY AND PADRE DAM MUNICIPAL WATER DISTRICT

This Agreement ("Agreement") is made and entered into as of the <u>1st</u> day of <u>July</u>, 2013 by and between the METRO WASTEWATER JOINT POWERS AUTHORITY ("Metro JPA"), a joint powers authority organized and operating pursuant to California Government Code section 6500 *et seq.*, and the PADRE DAM MUNICIPAL WATER DISTRICT (the "District"). Metro JPA and the District are sometimes individually referred to herein as the "Party" and collectively as the "Parties."

## RECITALS

WHEREAS, certain participating agencies are members of Metro JPA ("Member Agencies"); and

WHEREAS, the activities of Metro JPA require the services of a treasurer to keep accounts, allocate costs and process accounts payable; and

WHEREAS, Metro JPA requires the services of a treasurer from one of its members; and

WHEREAS, the District has provided services as treasurer since September 1, 2002; and

WHEREAS, the Parties seek to continue the treasurer contract pursuant to the terms of, and by entering into, this Agreement.

## AGREEMENT

IN CONSIDERATION of the mutual promises set forth herein, the Parties agree as follows:

- 1. The District agrees to provide treasurer services to Metro JPA to include:
  - · Open separate bank accounts to include savings and checking.
  - Maintain and reconcile bank accounts.
  - Prepare Member Agency annual billings.
  - Collect and deposit Member Agency billings.
  - Make authorized expenditures related to conducting Metro Commission and Metro JPA business.
  - Provide periodic unaudited financial reporting which reflects cash balances, outstanding receivables, and payables.
  - Provide periodic unaudited income statement financial reporting.
  - Financial reporting will separately track Metro Commission and Metro JPA receipts and expenditures.
  - Accrual basis of accounting will be used to reveal outstanding receivables

- and payables to the extent known as of the financial statement date.
- Attend staff and Board meetings as desired by the Metro Commission and Metro JPA.
- Consult and respond to questions from member agencies concerning finances and billings.
  - Other incidental services consistent with the Treasurer's position.
- 2. The District shall assign Karen Jassoy, Padre Dam Chief Financial Officer/Director of Finance as the treasurer to provide the above referenced services.
- 3. Metro JPA agrees to reimburse the District for labor services on an hourly basis. The hourly rate for said services is \$257 per hour. It is estimated by the Parties that services will be performed for an estimated 3 to 5 hours per month with extra time spent in the beginning and end of the fiscal year for set up and year-end statements. Some of the more routine monthly tasks will be assigned to other personnel and billed at their lower rate.
- 4. Said treasurer services shall continue until June 30, 2014 but may be extended by mutual agreement of both Parties. Either Party may terminate this Agreement upon ninety (90) days notice.
- 5. Total charges against this Agreement shall not exceed \$19,000, unless said amount is increased by an amendment to the Agreement.
- 6. Metro JPA agrees to protect and hold harmless the District, Ms. Jassoy and the District's elective, appointive Board, officers, agents and employees from any and all claims, liabilities, expenses or damages arising out of or in any way connected with the performance of this Agreement by the District or Ms. Jassoy. The only exception to Metro JPA's responsibility to protect and hold harmless is any claim, liability, expense or damage arising from or related to the gross negligence or willful misconduct of the District or Ms. Jassoy.

[Signatures on following page]

IN WITNESS WHEREOF, this Agreement is executed by Metro JPA and by the District on the day and year first written above.

# **METRO WASTEWATER JPA:**

\_\_\_\_\_

# PADRE DAM MUNICIPAL WATER DISTRICT:

By:\_\_\_

By:\_\_\_

Cheryl Cox Chairperson Allen Carlisle General Manager

APPROVED AS TO FORM:

Paula C. P. de Sousa General Counsel METRO WASTEWATER JPA Attachment 10 FY 2018 Contract with The Keze Group, LLC

# AGREEMENT FOR PROFESSIONAL SERVICES BETWEEN METRO WASTEWATER JOINT POWERS AUTHORITY AND THE-KEZE GROUP, LLC.

This agreement ("Agreement") is made and entered into as of \_\_\_\_\_\_, 2016July 1, 2017, by and between the METRO WASTEWATER JOINT POWERS AUTHORITY (hereinafter referred to as the "Metro JPA"), a joint powers authority organized and operating pursuant to California Government Code section 6500 *et seq.*, and THE KEZE GROUP, The Keze Group LLC (hereinafter referred to as "Consultant"). Metro JPA and Consultant are sometimes referred to individually as "Party" and collectively as "Parties."

#### **RECITALS**

A. The Metro JPA would like to retain the services of Consultant to provide asneeded technical, financial, and administrative support services is a public agency of the State of California and is in need of professional services for the following project: As-needed Technical, Financial, and Administrative Support services for the fiscal year of 2017-2018 as set forth in more detail herein for the fiscal year of 2016-2017.

B. Consultant is duly licensed and has the necessary qualifications to provide such services.

C. The Parties desire by this Agreement to establish the terms for Metro JPA to retain Consultant to provide the services described herein.

#### AGREEMENT

NOW THEREFORE, IT IS AGREED AS FOLLOWS:

1. Services.

Consultant shall provide <u>the</u> Metro JPA with the services described in the Scope of Services attached hereto as Exhibit "A" and incorporated herein ("Services").

2. Compensation.

a. Subject to paragraph 2(b) below, the Metro JPA shall pay for the Servicessuch services in accordance with the BudgetSchedule of Charges set forth in Exhibit "A."B," and incorporated herein.

b. In no event shall the total amount paid for services rendered by Consultant pursuant to Exhibits "A" exceed the budget of \$65,120 as set forth in Exhibit "A." In no event shall the billing rate for services rendered by Consultant pursuant to Exhibits "A" exceed \$160 per hour, as set forth in Exhibit "A."72,500.00 without the written approval of Metro JPA. Periodic payments shall be made within thirty (30) days of receipt of a statement

for services rendered. Payments to Consultant for work performed will be made on a monthly billing basis.

# 3. <u>Additional Work</u>.

If changes in the work seem merited by Consultant or the Metro JPA, and informal consultations with the other Party indicate that a change is warranted, it shall be processed by the Metro JPA in the following manner: a letter outlining the changes shall be forwarded to the Metro JPA by Consultant with a statement of estimated changes in fee or time schedule. An amendment to this Agreement shall be prepared by the Metro JPA and executed by both Parties before performance of such services, or the Metro JPA will not be required to pay for the changes in the scope of work. Such amendment shall not render ineffective or invalidate unaffected portions of this Agreement.

# 4. <u>Substitution of Key Personnel.</u>

Consultant has represented to Metro JPA that certain key personnel will perform and coordinate the Services under this Agreement. Should one or more of such personnel become unavailable, Consultant may substitute other personnel of at least equal competence and experience upon written approval of Metro JPA. In the event that Metro JPA and Consultant cannot agree as to the substitution of key personnel, Metro JPA shall be entitled to terminate this Agreement for cause, pursuant to provisions of Section 15 of this Agreement. The key personnel for performance of this Agreement are as follows: **Karyn Keese**.

5. <u>Maintenance of Records</u>.

Books, documents, papers, accounting records, and other evidence pertaining to costs incurred shall be maintained by Consultant and made available at all reasonable times during the Agreement period and for four (4) years from the date of final payment under the Agreement for inspection by Metro JPA. Consultant shall obtain the written consent of Metro JPA prior to destroying any such records or any work product prepared by Consultant as a result of the Services provided under this Agreement.

6. <u>Time of Performance; Term.</u>

Consultant shall commence and perform the Services in a prompt and timely manner and shall commence performance beginning July 1,  $\frac{20162017}{2018}$ . This Agreement shall terminate on June 30,  $\frac{20172018}{20172018}$ , unless otherwise extended by a written amendment signed by both Parties or otherwise earlier terminated pursuant to Article 15 of this Agreement.

7. <u>Delays in Performance</u>.

Neither Metro JPA nor Consultant shall be considered in default of this Agreement for delays in performance caused by circumstances beyond the reasonable control of the non-performing Party. For purposes of this Agreement, such circumstances include but are not limited to, abnormal weather conditions; floods; earthquakes; fire; epidemics; war; riots and other civil disturbances; strikes, lockouts, work slowdowns, and other labor disturbances; and sabotage or judicial restraint.

Should such circumstances occur, the non-performing Party shall, within a reasonable time of being prevented from performing, give written notice to the other Party describing the circumstances preventing continued performance and the efforts being made to resume performance of this Agreement.

## 8. Compliance with Law.

Consultant shall comply with all applicable laws, ordinances, codes and regulations of the federal, state and local government.

#### 9. Standard of Care.

Consultant's services will be performed in accordance with generally accepted professional practices and principles and in a manner consistent with the level of care and skill ordinarily exercised by members of the profession currently practicing under similar conditions.

#### 10. Assignment and Subconsultant.

Consultant shall not assign, sublet, or transfer this Agreement or any rights under or interest in this Agreement without the written consent of the Metro JPA, which may be withheld for any reason. Nothing contained herein shall prevent Consultant from employing independent associates, and subconsultants as Consultant may deem appropriate to assist in the performance of services hereunder.

### 11. Independent Consultant.

Consultant is retained as an independent contractor and is not an employee of Metro JPA. No employee or agent of Consultant shall become an employee of Metro JPA. The work to be performed shall be in accordance with the work described in Exhibit "A," subject to such directions and amendments from Metro JPA as herein provided.

- 12. Insurance.
  - a. Commercial General Liability.

(i) The Consultant shall take out and maintain, during the performance of all work under this Agreement, <u>in amounts not less than specified herein</u>, Commercial General Liability Insurance, in a form and with insurance companies acceptable to the-Metro JPA.

(ii) Coverage for Commercial General Liability insurance shall be at least as broad as the following:

(1) Insurance Services Office Commercial General Liability coverage (Occurrence Form CG 000100 01) or exact equivalent.
(2) The policy shall contain no endorsements or provisions (A) limiting coverage for contractual liability; (B) excluding cross liability for claims or suits by one insured against another; or (C) containing any other exclusion(s) contrary to the terms or purposes of this Agreement.

(iii) Commercial General Liability Insurance must include coverage

for the following:

- (1) Bodily Injury and Property Damage
- (2) Personal Injury/Advertising Injury
- (3) Premises/Operations Liability
- (4) Products/Completed Operations Liability
- (5) Aggregate Limits that Apply per Project
- (6) Explosion, Collapse and Underground (UCX) exclusion deleted
- (67) Contractual Liability with respect to this Agreement
- (<del>7</del><u>8</u>) Broad Form Property Damage
- (89) Independent Consultants Coverage

(iv) The policy shall not contain any exclusion contrary to the Agreement, including but not limited tono endorsements or provisions limiting coverage for (1A) contractual liability; (including but not limited to ISO CG 24 26 or 21 29); or (2B) cross liability exclusion for claims or suits by one insured against another; or (C) products/completed operations liability; or (D) contain any other exclusion(s) contrary to the terms or purposes of this Agreement.

(v) <u>All such policies The policy</u> shall be endorsed to name thegive Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers as <u>Additional Insureds under the policyadditional insured</u> <u>status</u> using ISO endorsement forms CG 20 10 10 01 and 20 37 10 01, or endorsements providing the exact same coverage.

(vi) The general liability program may utilize either deductibles or provide coverage excess of a self-insured retention, subject to written approval by the Metro JPA. Consultant shall guarantee that the insurer shall eliminate, and provided that such deductibles or self-insured retentions as respectsshall not apply to Metro JPA, its members, directors, officials, officers, employees, agents, and volunteers as an additional insured.

b. Automobile Liability.

(i) At all times during the performance of the work under this Agreement, the Consultant shall maintain Automobile Liability Insurance for bodily injury and property damage including coverage for owned, non-owned and hired vehicles, in a form and with insurance companies acceptable to the Metro JPA.

(ii) Coverage for Automobile Liability Insurance shall be at least as broad as Insurance Services Office Form Number CA <u>0001 (ed. 12/93)00 01</u> covering automobile liability<del>, Code</del> (Coverage Symbol 1–(, any auto).

(iii) <u>TheSubject to written approval by Metro JPA, the</u> automobile liability program may utilize deductibles, but not a self-insured retention, subject to written approval by the Metro JPA, and provided that such deductibles shall not apply to Metro JPA as an additional insured.

(iv) <u>All such policies The policy</u> shall <u>name the give</u> Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers as Additional Insureds under the policies additional insureds status.

#### c. Workers' Compensation/Employer's Liability.

(i) <u>Consultant certifies that it is aware of the provisions of Section</u> <u>3700 of the California Labor Code which require every employer to be insured against liability</u> for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and he/she will comply with such provisions before commencing work under this Agreement.

(iii) To the extent applicable <u>Consultant has employees at any time</u> <u>during the term of this Agreement</u>, at all times during the performance of <u>Services the work</u> under this Agreement, the Consultant shall maintain <u>Workers' Compensation Insurance in</u> <u>compliance with applicable statutory requirements and Employer's Liability Coverage in</u> <u>amounts indicated herein.</u>

(ii) Such insurance shall include an insurer's Waiver of Subrogation in favor of the Metro JPA and will be in a form and with insurance companies acceptable to the Metro JPA.

(iii) — If insurance is maintained, the Workers' Compensation and Employer's Liability program may utilize either deductibles or provide coverage excess of a self insured retention, subject to written approval by the Metro JPA.

(iv) Before beginning work, the Consultant shall furnish to the Metro JPA satisfactory proof that the Consultant has taken out for the period covered by the work under this Agreement, full compensation insurance for all persons employed directly by the Consultant or through subconsultants in carryinghim/her to carry out the work contemplated under this Agreement, all in accordance with the "Workers' Compensation and Insurance Act," Division IV orof the Labor Code of the State of California and any acts amendatory thereof, and Employer's Liability Coverage in amounts indicated herein. Consultant shall require all subconsultants to obtain and maintain, for the period required by this Agreement, workers' compensation coverage of the same type and limits as specified in this section.

- d. <u>Public Liability, Property Damage, Automobile Liability, and Employer's</u> <u>Liability.</u>Minimum Policy Limits Required
  - (i) The following insurance limits are required for the Agreement:

**Combined Single Limit** 

Commercial General Liability	\$1,000,000 per occurrence/ \$2,000,000 aggregate for bodily injury, personal injury, and property damage
Automobile Liability	\$500,000 per occurrence for bodily injury and property damage

Workers' Compensation Statutory

Employer's Liability (if applicable) \$1,000,000 per occurrence

(ii) Defense costs shall be payable in addition to the limits.

(iii) Requirement of specific coverage or minimum limits contained in this <u>Agreementsection</u> are not intended as a limitation on coverage, limits or any other requirement, or a waiver of any coverage normally provided by any insurance.

<u>Any</u> Notwithstanding the minimum limits set forth in this Section 12(e), any available insurance proceeds in excess of the specified minimum limits of coverage shall be available provided to the parties required to be named as additional insureds Additional Insured pursuant to this Agreement.

# f. <u>Evidence Required</u>.

Prior to execution of the Agreement, the Consultant shall file with the Metro JPA evidence of insurance from an insurer or insurers certifying to the coverage of all insurance required herein. Such evidence shall include original copies of the ISO CG <u>201000 01</u> (or insurer's equivalent) signed by the insurer's representative and Certificate of Insurance (Acord Form 25-S or equivalent), together with all <u>required</u> endorsements to the policies described therein. All evidence of insurance shall be <u>certifiedsigned</u> by a properly authorized officer, agent, or qualified representative of the insurer and shall certify the names of the insured, any additional primary insureds, where appropriate, the type and amount of the insurance, the location and operations to which the insurance applies, and the expiration date of such insurance.

# g. <u>Policy Provisions Required</u>.

(i) All policies shall contain a provision for thirty (30) days advance written notice by the insurer(s) to the Metro JPA of any cancellation. Statements that the carrier "will endeavor" and "that failure to mail such notice shall impose no obligation and liability upon the company, its agents or representatives," will not be acceptable on certificates. In the event any insurer providing coverage required under this Agreement shall fail to provide the notice required in this section, Consultant shall be responsible to provide such notice to the Metro JPA. Consultant is responsible to replace any and all policies required under this Agreement which are cancelled during the term of this Agreement no later than the effective date of cancellation.

(i) <u>Consultant shall provide Metro JPA at least thirty (30) days</u> prior written notice of cancellation of any policy required by this Agreement, except that the Consultant shall provide at least ten (10) days prior written notice of cancellation of any such policy due to non-payment of premium. If any of the required coverage is cancelled or expires during the term of this Agreement, the Consultant shall deliver renewal certificate(s), including the General Liability Additional Insured Endorsement, to Metro JPA at least ten (10) days prior to the effective date of cancellation or expiration.

(ii) <u>All policies of The</u> Commercial General Liability <u>Policy</u> and Automobile Liability <u>insurancePolicy</u> shall contain a provision stating that the Consultant's policies are primary insurance and thethat any insurance of the, self-insurance or other coverage <u>maintained by</u> Metro JPA, its members or any named or additional-insureds shall not be called upon to contribute to any loss.

(iii) The retroactive date (if any) of each policy is to be no later than the effective date of this Agreement. Consultant shall maintain such coverage continuously for a period of at least three years after the completion of the work under this Agreement. Consultant shall purchase a one (1) year extended reporting period A) if the retroactive date is advanced past the effective date of this Agreement; B) if the policy is cancelled or not renewed; or C) if the policy is replaced by another claims-made policy with a retroactive date subsequent to the effective date of this Agreement.

(iiiiv) All policies of Commercial General Liability and Automobile Liabilityrequired insurance coverages, except for the professional liability coverage, shall contain or shall be endorsed to contain a waiver of subrogation against thein favor of Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers; or shall specifically allow Consultant or others providing insurance evidence in compliance with these specifications to waive their right of recovery prior to a loss; and. Consultant hereby waives its own right of recovery against Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers, or any other additional insureds, and shall require similar written express waivers and insurance clauses from each of its subconsultants.

(v) The limits set forth herein shall apply separately to each insured against whom claims are made or suits are brought, except with respect to the limits of liability. Further the limits set forth herein shall not be construed to relieve the Consultant from liability in excess of such coverage, nor shall it limit the Consultant's indemnification obligations to Metro JPA and shall not preclude Metro JPA from taking such other actions available to Metro JPA under other provisions of the Agreement or law.

#### h. Qualifying Insurers.

(i) All policies required shall be issued by acceptable insurance companies, as determined by the Metro JPA, which satisfy the following minimum requirements:

(ii) Insurance carriers shall be Each such policy shall be from a company or companies with a current A.M. Best's rating of no less than A:VII and admitted to dotransact in the business inof insurance in the State of California and maintain an agent for process within the state or be, or otherwise allowed to place insurance through surplus line brokers under applicable provisions of the California Insurance Code or any federal law. Such insurance carrier shall have not less than an "A-" policyholder's rating and a financial rating of not less than "Class VII" according to the latest Best Key Rating Guide.

# i. Additional Insurance Provisions.

(i) The foregoing requirements as to the types and limits of insurance coverage to be maintained by Consultant, and any approval of said insurance by the Metro JPA, is not intended to and shall not in any manner limit or qualify the liabilities and obligations otherwise assumed by the Consultant pursuant to this Agreement, including but not limited to, the provisions concerning indemnification. Neither the Metro JPA nor the Board, nor any of the directors, officers, employees, agents or volunteers shall be personally responsible for any liability arising under or by virtue of the Agreement.

(ii) If at any time during the life of the Agreement, the Consultant fails to maintain in full force anyany policy of insurance required by the<u>under this</u> Agreement documents, the<u>does not comply with these specifications or is canceled and not replaced</u>, Metro JPA has the right but not the duty to acquire the necessary insurance for the Consultant and deduct the cost thereof from the appropriate progress payments due the Consultant, or backcharge the Consultant for such costs in the event they exceed the amount of unpaid progress payments due the Consultant<u>obtain</u> the insurance it deems necessary and any premium paid by Metro JPA will be promptly reimbursed by Consultant or Metro JPA will withhold amounts sufficient to pay premium from Consultant payments. In the alternative, Metro JPA may cancel this Agreement.

(iii) <u>Metro JPA may require the Consultant to provide complete</u> copies of all insurance policies in effect for the duration of the Project.

(iv) <u>Neither Metro JPA nor any of its officials, officers, employees,</u> agents or volunteers shall be personally responsible for any liability arising under or by virtue of this Agreement.

(iii)j. <u>Subconsultant Insurance Requirements.</u> Consultant shall not allow any <u>subcontractors or</u> subconsultants to commence work on any subcontract <del>relating to the work</del> <del>under the Agreement</del> until they have provided evidence satisfactory to <del>the</del> Metro JPA that they have secured all insurance required under this <u>Section</u> <u>Section</u>. Policies of commercial general

liability insurance provided by such subcontractors or subconsultants shall be endorsed to name Metro JPA as an additional insured using ISO form CG 20 38 04 13 or an endorsement providing the exact same coverage. If requested by Consultant, Metro JPA may approve different scopes or minimum limits of insurance for particular <u>subcontractors or</u> subconsultants. The Consultant and Metro JPA shall be named as additional insureds on all subconsultants' policies of Commercial General Liability using endorsement form ISO CG 20 38 04 13 or an endorsement providing equivalent coverage.

(iv) The Metro JPA may require the Consultant to provide complete copies of all insurance policies in effect for the duration of the Agreement.

# 13. <u>Indemnification</u>.

To the fullest extent permitted by law, Consultant agrees to protect, save, defendshall defend (with counsel of Metro JPA's choosing), indemnify and hold harmless-Metro JPA-and, its Board-and each member, members of the Board, officers, agents and employees, and authorized volunteers free and harmless from any and all claims, liabilities, expenses or damages of any nature, including attorneys' fees, for injury or death of any person, or damagedemands, causes of action, suits, actions, proceedings, costs, expenses, liability, judgments, awards, decrees, settlements, loss, damage or injury of any kind, in law or equity, to property, or interference with use of property persons, including loss of use, wrongful death, in any manner arising out of or in any way connected with the negligent performance, pertaining to, or incident to any alleged acts, errors or omissions, or willful misconduct under this Agreement by of Consultant, Consultant's agentsits officials, officers, employees, subconsultants, or independent consultants hired by subcontractors, consultants or agents in connection with the performance of the Consultant's services, the Project or this Agreement, including without limitation the payment of all consequential damages, expert witness fees and attorneys' fees and other related costs and expenses. Notwithstanding the foregoing, to the extent Consultant's services are subject to Civil Code Section 2782.8, the above indemnity shall be limited, to the extent required by Civil Code Section 2782.8, to Claims that arise out of, pertain to, or relate to the negligence, recklessness, or willful misconduct of the Consultant. The only exception to Consultant's responsibility to protect, save, defend and hold harmless Metro JPA, is due to the sole negligence, willful misconduct or active negligence of Metro JPA. This hold harmless provision shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by Consultant.obligation to indemnify shall not be restricted to insurance proceeds, if any, received by Metro JPA, its Board, members of the Board, employees, or authorized volunteers.

# 14. Laws, Venue, and Attorneys' Fees.

This Agreement shall be interpreted in accordance with the laws of the State of California. If any action is brought to interpret or enforce any term of this agreement, the action shall be brought in a state or federal court situated in the County of San Diego, State of California. In the event of any such litigation between the Parties, the prevailing party shall be

entitled to recover all reasonable costs incurred, including reasonable attorney's fees, as determined by the court.

# 15. Termination or Abandonment.

a. Metro JPA has the right to terminate or abandon any portion or all of the work under this Agreement by giving ten (10) calendar days' written notice to Consultant. In such event, Metro JPA shall be immediately given title and possession to all original field notes, drawings and specifications, written reports and other documents produced or developed for that portion of the work completed and/or being abandoned. Metro JPA shall pay Consultant the reasonable value of services rendered for any portion of the work completed prior to termination. If said termination occurs prior to completion of any task for which a payment request has not been received, the charge for services performed during such task shall be the reasonable value of such services, based on an amount mutually agreed to by Metro JPA and Consultant of the portion of such task completed but not paid prior to said termination. Metro JPA shall not be liable for any costs other than the charges or portions thereof which are specified herein. Consultant shall not be entitled to payment for unperformed services, and shall not be entitled to damages or compensation for termination of work.

b. Consultant may terminate its obligation to provide further services under this Agreement upon thirty (30) calendar days' written notice to Metro JPA only in the event of substantial failure by Metro JPA to perform in accordance with the terms of this Agreement through no fault of Consultant.

# 16. NoticeDocuments.

Except as otherwise provided in Section 15, above, all original field notes, written reports, Drawings and Specifications and other documents, produced or developed for the Project shall, upon payment in full for the services described in this Agreement, be furnished to and become the property of Metro JPA.

# 17. Organization.

Consultant shall designate an individual from The Keze Group as Project Manager. The Project Manager shall not be removed from the Project or reassigned without the prior written consent of Metro JPA.

# <u>18.</u> <u>Notice.</u>

Any notice or instrument required to be given or delivered by this Agreement may be given or delivered by depositing the same in any United States Post Office, certified mail, return receipt requested, postage prepaid, addressed to:

METRO JPA:	CONSULTANT:
Metro Wastewater JPA	The Keze Group, LLC

c/o La Mesa City Hall	4653 Carmel Mountain Road 1801 E 51st
	Street, Suite 365, Unit 522
8130 Allison Ave., La Mesa, CA 91942	San Diego, CA 92130Austin, TX 78723
Attn: c/o Greg Humora, City of La Mesa	Attn: Karyn Keese

and shall be effective upon receipt thereof.

# 17. <u>Data</u>.

Consultant shall be entitled to rely upon the accuracy of data and information provided by the Metro JPA without independent review or evaluation unless such review or evaluation is specified in the Services.

# **18**19. Third Party Rights.

Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than the Metro JPA and the Consultant.

# 20. Severability.

The unenforceability, invalidity or illegality of any provision(s) of this Agreement shall not render the other provisions unenforceable, invalid or illegal.

#### <u>1921</u>. Integration.

This Agreement represents the entire understanding of Metro JPA and Consultant as to those matters contained herein, and supersedes and cancels any prior oral or written understanding, promises or representations with respect to those matters covered hereunder. This Agreement may not be modified or altered except in writing signed by both Parties hereto. This is an integrated Agreement.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first written above.

# METRO WASTEWATER JPA: LLC<sub>7</sub>:

THE KEZE GROUPThe Keze Group,

By:

By:\_\_\_\_

Karyn Keese

Jim PeasleyJerry Jones ChairpersonChair

APPROVED AS TO FORM:

Paula C. P. de Sousa Mills , General Counsel

# METRO WASTEWATER JPA

# EXHIBIT "A"

Scope of Services and Budget

SCOPE	OF	SERVICES			
METRO	TAC/COMMISSION/JPA				
AS-NEEDED	FINANCIAL	SERVICES			

The purpose of the As-Needed Consulting Contract for the Metro Wastewater JPA/Commission is to provide technical and financial support to the Participating Agencies ("PAs") in meeting their objectives of fair rates, equitable cost sharing, and program validation. The intention of the As-Needed Contract is to provide review and oversight of the San Diego Metropolitan Sewer System (Metro System) Program with a minimum of duplication by the PAs. By combining the efforts of the PAs into a central focal point, our goal is to assist in increasing the responsiveness of the group to key issues of concern, ensure coverage at key meetings, centralize the data collection, minimize duplication of efforts by the PAs, and reduce the costs of both Metro TAC/Commission/JPA efforts, as well as the overall costs of the Metro System Program.

# I. SCOPE OF SERVICES

The effort by The Keze Group, LLC ("TKG") will be divided into five major categories, one for routine services, two for specific financial tasks, one for Pure Water Program support, and one for Metro TAC staff support.

# <u>I.</u> <u>SCOPE OF SERVICES</u>

A. Routine Services

The routine services will include the following tasks:

- 1. Attendance and preparation of agendas for Metro TAC meetings.
- 2. Attendance and preparation of agendas for the Metro Commission/JPA meetings.
- 3. <u>Attendance an preparation of agendas and minutes for the Metro JPA</u> <u>Finance Committee</u>
- <u>4.</u> <u>3.</u> Attendance at planning/work meetings with Public Utilities Department (PUD) staff.
- 5. 4.-Meetings with Metro TAC Chairman and other JPA officials.
- B. Routine Audit Review Public Utilities Department (PUD), Wastewater Operations
  Branch Exhibit E Audit Review FYEs 2015 and 2016 and 2017
  - 1. Review and negotiate the auditors Scope of Work.
  - 2. Attend Entrance and Exit Conferences with the Auditors.
  - 3. Select operating, CIP, and non-operating revenue audit samples.
  - 4. Attend Interim Bi-Weekly work meetings with the Auditors (maximum of 5 per audit).

- 5. Review all audit samples for contract compliance and accounting accuracy.
- 6. Review the annual general services cost allocation.
- 7. Review output for any special projects (In the past <u>year</u> this has included the reconciliation of the Shames and other municipal lawsuits, and the<u>17</u> Pure Water Program management contract<u>task orders to revise their</u> original cost allocation. This required review of 250 invoices) to insure that only appropriate Metro costs have/had been charged to the PAs).
- 8. Review South Bay recycled water sales and incentives to insure that appropriate revenues are credited to the PAs. Review other income credits to insure that non-operating revenues are credited to the PAs.
- 9. Review the draft and final audit numbers and sample test results. Prepare list of questions and work on resolution of issues regarding samples.
- 10. Present the results to the Metro Finance Committee, Metro TAC, and Metro Wastewater JPA-/ Commission.
- 11. Monitor closeout process to insure timely payment of refunds (if any) and the accuracy of any additional billings' (if any) to PAs.
- C. Routine Review of MWWD Budget FYE 2017 and 2018 and 2019
  - 1. Line item review of the proposed CIP projects to verify that they are a part of the Wastewater Agreement. Provide a preliminary review of the O&M costs to identify areas of concern for the PAs.
  - 2. Identify budget items that show major deviation from previous years, and discuss these deviations with the City.
  - 3. Attend meetings with the City of San Diego Public Utilities staff to identify the nature and magnitude of the budget items.
  - 4. Provide updates on budget issues to the Metro TAC, the Finance Committee, and the Metro Wastewater JPA/Commission meetings.
- <u>D.</u> FYE 2018 PUD Water and Wastewater Rate Case PUD staff will be hiring a rate consultant to update their water and wastewater rate cases starting July 1, 2018. Included in the water rate case will be the review of recycled water rates. As these are PA revenues coordination with PUD staff and their consultant is anticipated.
- **DE**. Pure Water Program Support This task includes 10 hours per month to assist in
- facilitation of the Pure Water Program. Envisioned subtasks include revisions to the Pure Water Program financial forecast model to update project costs, financing, and timing based on 30% design costs, revenue sharing, and potential water purchases; assistance with the update to the Regional Wastewater Disposal Agreement; and continued cost allocation monitoring and updates of all Pure Water purchase/task orders for both O&M and capital projects.

**EF**. Metro TAC Staff Support – This task includes  $\frac{1012}{12}$  hours per month for financial analysis

and consulting in support of varied Metro TAC Work Plan projects. TKG will support, as-needed, the items contained in the Metro TAC FYE 2017 Work Plan. One key issue that will continue during FYE 20172018 is the North City optimized system debt service reconciliation and recycled water sales projections and the forecast for the eventual debt service pay-off to the Water Utility. Also, a billing formula needs to be prepared and implemented which will bill any PA that diverts their flow from the Metro System for the remaining debt service for existing Metro facilities and for ongoing capital projects required

to maintain them. In addition, the billing Protocol will need to be revised to reflect the cash flow needed for Pure Water Program costs.

# II. ADDITIONAL SERVICES AS REQUESTED

- A. Review of ongoing background material not envisioned.
- B. Prepare for and attend additional meetings beyond what is included in Section I.
  C. Attendance at IROC in support of the Metro JPA/Commission representatives.
- <u>C.</u> <u>D.</u>Provide additional follow-up on the additional items identified.
- D. E. Provide additional technical support on specific projects as directed by the Metro TAC, Finance Committee, and Metro JPA/Commission Chairmen Chair.
- <u>E.</u> <u>F.</u> Provide technical support, as requested, to fulfill other Metro JPA/Commission objectives.

# EXHIBIT "B"

# **Schedule of Charges**

#### III. PROPOSED BUDGET

The proposed budget for the described scope of services is a not-to-exceed not to exceed amount of  $\frac{65,12072,500}{10}$  for Fiscal Year Ending  $\frac{20172018}{20172018}$ . The hours and fees per task is summarized in Attachment A to this scope of services below. The hourly billing rate is \$160.

Attachment A

Summary of Costs by Tasks

# The Keze Group Metro JPA Contract FYE 2017

		Approved FYE 2017 Budget (for comparison purposes only)				Proposed FYE 2018 Budget for Services under this Agreement				
Task	Description	<del>FYE2016</del>	<u>Budge</u>	Cumula tive as		<u>%</u>	Proposed	<u>Propos</u>	Reducti	FYE
4			75.00	ć0 500	ća 400	21	ć 12.000		<del>- ش</del>	75
<u> 1I.A</u>	Routine Meetings	\$ <del>19,580</del> 1	75.00	<u>\$9,520</u>		<u>21</u>	\$ 12,000	-	5 <u>\$00</u>	75
<del>2</del> I.B	Exhibit E Audit Review	\$ <del>16,000</del> 9,	<u>60.00</u>		<u>-\$2,880</u>		Ş	-	<u>5\$00</u>	<del>60</del>
<del>3</del> I.C	Review of PUD Budget	\$ <del>5,120</del> 2,5	<u>16.00</u>	<u>\$3,920</u>	<u>-\$1,360</u>		\$	3	<mark>0\$0</mark>	<del>16</del>
<b>4</b> I.D	FYE 20172018 PUD Water and Wastewater Rate	\$ <del>6,400</del> 2,5	16.00	<u>\$0</u>	<u>\$2,560</u>	100	\$ 2,560	1	<mark>6\$00</mark>	<del>16</del>
<del>5</del>	FYE 2017 Recycled Water Financial Projects									
	a. Continued Support and Resolution of				<del>\$6,</del>	4 <del>00</del>	<del>\$</del>	-	<del>\$</del> <del>(6,4</del>	
	b. Review of Recycled Water Pricing				<del>\$6,</del>	4 <del>00</del>	<del>\$</del>	-	<del>\$ (6,4</del>	-
I.E	C. Pure Water Program Cost Allocation	\$19,200	120.0	\$9,360	\$9,840	51	\$ 19,200	12	<mark>0\$0</mark> -	<del>120</del>
<del>6</del> I.F	Metro TAC Staff Support	\$19,200	120.0	<u>\$17,68</u>	\$1,520	8%	\$	14	4\$00 -3,840	<del>120</del>
	Direct Expense									

TOTAL	\$ <mark>98,300</mark> 6 <u>5,120</u>	<u>\$407.</u> <u>00</u>	<u>\$52,96</u> <u>0.00</u>	<u>\$12,160</u> .00	<u>19</u> <u>%</u>	\$ <del>65,120<u>75</u></del>	\$ <del>(33,180.</del>	<del>407</del>
Reduction in Scope/Fee from FYE 2016							-9	<del>34%</del>

# EXHIBIT "C"

# **Insurance Certificates**

Insurance documentation is included on the following pages.

Summary report: Litéra® Change-Pro 7.5.0.135 Document comparison done on 5/11/2017 2:40:08 PM					
Style name: my style					
Intelligent Table Comparison: Active					
<b>Original filename:</b> METRO JPA_ Agr for Financial Serv 2016_2017.DOC	ices with Keese FY				
Modified DMS: iw://iManage/iManage/29781041/1					
Changes:					
Add	186				
Delete	201				
Move From	9				
Move To	9				
Table Insert	52				
Table Delete	14				
Table moves to	0				
Table moves from	0				
Embedded Graphics (Visio, ChemDraw, Images etc.)	0				
Embedded Excel	0				
Format changes	0				
Total Changes:	471				

#### SCOPE OF SERVICES

#### METRO TAC/COMMISSION/JPA

#### AS-NEEDED FINANCIAL SERVICES

#### May 2, 2017

The purpose of the As-Needed Consulting Contract for the Metro Wastewater JPA/Commission is to provide technical and financial support to the PAs in meeting their objectives of fair rates, equitable cost sharing, and program validation. The intention of the As-Needed Contract is to provide review and oversight of the San Diego Metropolitan Sewer System (Metro System) Program with a minimum of duplication by the PAs. By combining the efforts of the PAs into a central focal point, our goal is to assist in increasing the responsiveness of the group to key issues of concern, ensure coverage at key meetings, centralize the data collection, minimize duplication of efforts by the PAs, and reduce the costs of both Metro TAC/Commission/JPA efforts, as well as the overall costs of the Metro Program.

#### I. SCOPE OF SERVICES

The effort by The Keze Group, LLC (TKG) will be divided into five major categories, one for routine services, two for specific financial tasks, one for Pure Water Program support, and one for Metro TAC staff support.

A. Routine Services

The routine services will include the following tasks:

- 1. Attendance and preparation of agendas for Metro TAC meetings.
- 2. Attendance and preparation of agendas for the Metro Commission/JPA meetings.
- 3. Attendance an preparation of agendas and minutes for the Metro JPA Finance
- 4. Attendance at planning/work meetings with Public Utilities Department (PUD) staff.
- 5. Meetings with Metro TAC Chairman and other JPA officials.
- B. Routine Audit Review Public Utilities Department (PUD), Wastewater Operations Branch Exhibit E Audit Review – FYEs 2016 and 2017
  - 1. Review and negotiate the auditors Scope of Work.
  - 2. Attend Entrance and Exit Conferences with the Auditors.
  - 3. Select operating, CIP, and non-operating revenue audit samples.
  - 4. Attend Interim Bi-Weekly work meetings with the Auditors (maximum of 5 per

Attachment As-Needed Engineering & Financial Services May 2, 2017 Page 2 of 4

audit).

- 5. Review all audit samples for contract compliance and accounting accuracy.
- 6. Review the annual general services cost allocation.
- 7. Review output for any special projects (In the past year this has included the reconciliation of 17 Pure Water Program task orders to revise their original cost allocation. This required review of 250 invoices) to insure that only appropriate Metro costs have/had been charged to the PAs).
- 8. Review South Bay recycled water sales and incentives to insure that appropriate revenues are credited to the PAs. Review other income credits to insure that non-operating revenues are credited to the PAs.
- 9. Review the draft and final audit numbers and sample test results. Prepare list of questions and work on resolution of issues regarding samples.
- 10. Present the results to the Metro Finance Committee, Metro TAC, and Metro Wastewater JPA / Commission.
- 11. Monitor closeout process to insure timely payment of refunds (if any) and the accuracy of any additional billings' (if any) to PAs.
- C. Routine Review of MWWD Budget FYE 2018 and 2019
  - 1. Line item review of the proposed CIP projects to verify that they are a part of the Wastewater Agreement. Provide a preliminary review of the O&M costs to identify areas of concern for the PAs.
  - 2. Identify budget items that show major deviation from previous years, and discuss these deviations with the City.
  - 3. Attend meetings with the City of San Diego Public Utilities staff to identify the nature and magnitude of the budget items.
  - 4. Provide updates on budget issues to the Metro TAC, the Finance Committee, and the Metro Wastewater JPA/Commission meetings.
- D. FYE 2018 PUD Water and Wastewater Rate Case PUD staff will be hiring a rate consultant to update their water and wastewater rate cases starting July 1, 2018. Included in the water rate case will be the review of recycled water rates. As these are PA revenues coordination with PUD staff and their consultant is anticipated.

E. Pure Water Program Support – This task includes 10 hours per month to assist in facilitation of the Pure Water Program. Envisioned subtasks include revisions to the Pure Water Program financial forecast model to update project costs, financing, and timing based on 30% design costs, revenue sharing, and potential water purchases; assistance with the update to the Regional Wastewater Disposal Agreement; and continued cost allocation monitoring and updates of all Pure Water purchase/task orders for both O&M and capital projects.

Attachment As-Needed Engineering & Financial Services May 2, 2017 Page 3 of 4

> F. Metro TAC Staff Support – This task includes 12 hours per month for financial analysis and consulting in support of varied Metro TAC Work Plan projects. TKG will support, asneeded, the items contained in the Metro TAC FYE 2017 Work Plan. One key issue that will continue during FYE 2018 is the North City optimized system debt service reconciliation and recycled water sales projections and the forecast for the eventual debt service pay-off to the Water Utility. Also, a billing formula needs to be prepared and implemented which will bill any PA that diverts their flow from the Metro System for the remaining debt service for existing Metro facilities and for ongoing capital projects required to maintain them. In addition, the billing Protocol will need to be revised to reflect the cash flow needed for Pure Water Program costs.

# II. ADDITIONAL SERVICES AS REQUESTED

- A. Review of ongoing background material not envisioned.
- B. Prepare for and attend additional meetings beyond what is included in Section I.
- C. Provide additional follow-up on the additional items identified.
- D. Provide additional technical support on specific projects as directed by the Metro TAC, Finance Committee, and Metro JPA/Commission Chairmen.
- E. Provide technical support, as requested, to fulfill other Metro JPA/Commission objectives.

# III. PROPOSED BUDGET

The proposed budget for the described scope of services is a not-to-exceed amount of \$\$72,640 for Fiscal Year Ending 2018. The hours and fees per task is summarized in Attachment A to this scope of services. The hourly billing rate remained unchanged at \$160.

#### Summary of Costs by Tasks Metro JPA Contract FYE 2017 From March 1 to 31, 2017

		Approved FYE 2017 Budget Proposed FYE 2018								
Task	Description	Budget Amount	Budget Hours	Cumulative as of 4/30/17	Balance	% Remaning	Proposed FYE 2018	Proposed Hours	Dif	fference
				.,,						
1	Routine Meetings	\$12,000	75.00	\$9,520	\$2,480	21%	\$ 12,000	75.00	\$	-
2	Exhibit E Audit Review	\$9,600	60.00	\$12,480	-\$2,880	-30%	\$ 13,600	85.00	\$	4,000
3	Review of PUD Budget	\$2,560	16.00	\$3,920	-\$1,360	-53%	\$ 4,800	30.00	\$	2,240
4	FYE 2018 PUD Water and Wastewater Rate Case	\$2,560	16.00	\$0	\$2,560	100%	\$ 2,560	16.00	\$	-
5	Pure Water Program Cost Allocation	\$19,200	120.00	\$9,360	\$9 <i>,</i> 840	51%	\$ 19,200	120.00	\$	-
6	Metro TAC Staff Support	\$19,200	120.00	\$17,680	\$1,520	8%	\$ 23,040	144.00	\$	3,840
	Direct Expense									
	TOTAL	\$65,120	\$407.00	\$52,960.00	\$12,160.00	19%	\$ 75,200		\$	10,080

# EXHIBIT "B"

# **Schedule of Charges**

The proposed budget for the scope of services is not to exceed amount of \$72,500 for Fiscal Year Ending 2018. The hours and fees per task is summarized below. The hourly billing rate is \$160.

		Approved FYE 2017 Budget (for comparison purposes only)					Proposed FYE 2018 Budget for Servic under this Agreement			
Task	Description	Budget Amount	Budget Hours	Cumulative as of 4/30/17	Balance	% Rema	Proposed FYE 2018	Proposed Hours	Difference	
I.A	Routine Meetings	\$12,000	75.00	\$9,520	\$2,480	21%	\$ 12,000	75.00	\$-	
I.B	Exhibit E Audit Review	\$9 <i>,</i> 600	60.00	\$12,480	-\$2,880	-30%	\$ 13,600	85.00	\$ 4,000	
I.C	Review of PUD Budget	\$2,560	16.00	\$3,920	-\$1,360	-53%	\$ 4,800	30.00	\$ 2,240	
I.D	FYE 2018 PUD Water and Wastewater Rate	\$2,560	16.00	\$0	\$2,560	100%	\$ 2,560	16.00	\$ -	
I.E	Pure Water Program Cost Allocation	\$19,200	120.00	\$9,360	\$9,840	51%	\$ 19,200	120.00	\$ -	
I.F	Metro TAC Staff Support	\$19,200	120.00	\$17,680	\$1,520	8%	\$ 23,040	144.00	\$ 3,840	
	Direct Expense									
	TOTAL	\$65,120	\$407.00	\$52,960.00	\$12,160.00	19%	\$ 75,200		\$ 10,080	
				-						

# EXHIBIT "C"

# **Insurance Certificates**

Insurance documentation is included on the following pages.

# Attachment 11 FY 2018 Contract with NV5

# AGREEMENT FOR PROFESSIONAL SERVICES BETWEEN METRO WASTEWATER JOINT POWERS AUTHORITY AND NV5, Inc.

This agreement ("Agreement") is made and entered into as of <u>July</u> <u>1</u>, 2017, by and between the METRO WASTEWATER JOINT POWERS AUTHORITY (hereinafter referred to as the "Metro JPA"), a joint powers authority organized and operating pursuant to California Government Code section 6500 *et seq.*, and NV5, Inc., a professional services firm (hereinafter referred to as "Consultant"). Metro JPA and Consultant are sometimes referred to individually as "Party" and collectively as "Parties."

#### **RECITALS**

A. Metro JPA is a public agency of the State of California and is in need of professional services for the following project: Technical <u>As-Needed Engineering</u> Advisory Services (hereinafter referred to as "the Project").

B. Consultant is duly licensed and has the necessary qualifications to provide such services.

C. The Parties desire by this Agreement to establish the terms for Metro JPA to retain Consultant to provide the services described herein.

#### AGREEMENT

#### NOW THEREFORE, IT IS AGREED AS FOLLOWS:

1. <u>Services</u>.

Consultant shall provide Metro JPA with the services described in the Scope of Services attached hereto as Exhibit "A" and incorporated herein ("Services"). Additionally, at the option and request of Metro JPA, Consultant may be asked to perform additional social media monitoring services as described in the attached Exhibit "A-1" ("Additional Social Media Services"), which is incorporated herein.

2. Compensation.

a. Subject to paragraph 2(b) below, Metro JPA shall pay for such services the Services set forth in Exhibit "A" in accordance with the "Schedule of Charges for Services" set forth in Exhibit "B." Additionally, Metro JPA shall pay Consultant for the Additional Social Media Services set forth in Exhibit "A-1," only if requested by Metro JPA at its option, in accordance with the "Schedule of Charges for Additional Social Media Services" set forth in Exhibit "B-1." b. In no event shall the total amount paid for <u>servicesServices</u> rendered by Consultant pursuant to Exhibit "<u>AA-1</u>" exceed <u>\$30,00075,000.00</u> without the written approval of Metro JPA. In no even shall the total amount paid for Additional Social Media Services rendered by Consultant pursuant to Exhibit "A-1" exceed <u>\$6,600.00</u>. Periodic payments shall be made within thirty (30) days of receipt of a statement for services rendered. Payments to Consultant for work performed will be made on a monthly billing basis.

# 3. <u>Additional Work</u>.

If changes in the work seem merited by Consultant or the Metro JPA, and informal consultations with the other Party indicate that a change is warranted, it shall be processed by the Metro JPA in the following manner: a letter outlining the changes shall be forwarded to the Metro JPA by Consultant with a statement of estimated changes in fee or time schedule. An amendment to this Agreement shall be prepared by the Metro JPA and executed by both Parties before performance of such services, or the Metro JPA will not be required to pay for the changes in the scope of work. Such amendment shall not render ineffective or invalidate unaffected portions of this Agreement.

# 4. Substitution of Key Personnel.

Consultant has represented to Metro JPA that certain key personnel will perform and coordinate the Services under this Agreement. Should one or more of such personnel become unavailable, Consultant may substitute other personnel of at least equal competence and experience upon written approval of Metro JPA. In the event that Metro JPA and Consultant cannot agree as to the substitution of key personnel, Metro JPA shall be entitled to terminate this Agreement for cause, pursuant to provisions of Section 16 of this Agreement. The key personnel for performance of this <u>Services under this</u> Agreement are as follows: **Scott Tulloch, and Carmen Kasner.** 

# 5. <u>Maintenance of Records</u>.

Books, documents, papers, accounting records, and other evidence pertaining to costs incurred shall be maintained by Consultant and made available at all reasonable times during the Agreement period and for four (4) years from the date of final payment under the Agreement for inspection by Metro JPA. Consultant shall obtain the written consent of Metro JPA prior to destroying any such records or any work product prepared by Consultant as a result of the Services provided under this Agreement.

# 6. <u>Time of Performance; Term.</u>

Consultant shall perform its services hereunder in a prompt and timely manner and shall commence performance upon receipt of a written Notice to Proceed from Metro JPA. Consultant shall complete the services required hereunder by June 30, 20172018. The Notice to Proceed shall set forth the date of commencement of the work.

# 7. Delays in Performance.

Neither Metro JPA nor Consultant shall be considered in default of this Agreement for delays in performance caused by circumstances beyond the reasonable control of the non-performing Party. For purposes of this Agreement, such circumstances include but are not limited to, abnormal weather conditions; floods; earthquakes; fire; epidemics; war; riots and other civil disturbances; strikes, lockouts, work slowdowns, and other labor disturbances; and sabotage or judicial restraint.

Should such circumstances occur, the non-performing Party shall, within a reasonable time of being prevented from performing, give written notice to the other Party describing the circumstances preventing continued performance and the efforts being made to resume performance of this Agreement.

# 8. <u>Compliance with Law</u>.

a. Consultant shall comply with all applicable laws, ordinances, codes and regulations of the federal, state and local government.

b. Consultant shall assist Metro JPA, as requested, in obtaining and maintaining all permits required of Consultant by Federal, State and local regulatory agencies.

c. Consultant is responsible for all costs of clean up and/or removal of hazardous and toxic substances spilled as a result of Consultant's services or operations performed under this Agreement.

# 9. Standard of Care.

Consultant's services will be performed in accordance with generally accepted professional practices and principles and in a manner consistent with the level of care and skill ordinarily exercised by members of the profession currently practicing under similar conditions.

#### 10. Assignment and Subconsultant.

Consultant shall not assign, sublet, or transfer this Agreement or any rights under or interest in this Agreement without the written consent of the Metro JPA, which may be withheld for any reason. Nothing contained herein shall prevent Consultant from employing independent associates, and subconsultants as Consultant may deem appropriate to assist in the performance of services hereunder.

# 11. Independent Consultant.

Consultant is retained as an independent contractor and is not an employee of Metro JPA. No employee or agent of Consultant shall become an employee of Metro JPA. The work to be performed shall be in accordance with the work described in Exhibit "A," subject to such directions and amendments from Metro JPA as herein provided.

# 12. Insurance.

# a. Commercial General Liability.

(i) The Consultant shall take out and maintain, during the performance of all work under this Agreement, in amounts not less than specified herein, Commercial General Liability Insurance, in a form and with insurance companies acceptable to Metro JPA.

(ii) Coverage for Commercial General Liability insurance shall be at least as broad as the following:

(1) Insurance Services Office Commercial General Liability coverage (Occurrence Form CG 00 01) or exact equivalent.

(iii) Commercial General Liability Insurance must include coverage for the following:

- (1) Bodily Injury and Property Damage
- (2) Personal Injury/Advertising Injury
- (3) Premises/Operations Liability
- (4) Products/Completed Operations Liability
- (5) Aggregate Limits that Apply per Project
- (6) Contractual Liability with respect to this Agreement
- (7) Broad Form Property Damage
- (8) Independent Consultants Coverage

(iv) The policy shall contain no endorsements or provisions limiting coverage for (A) contractual liability; (B) cross liability exclusion for claims or suits by one insured against another; or (C) products/completed operations liability; or (D) contain any other exclusion(s) contrary to the terms or purposes of this Agreement.

(v) The policy shall give Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers additional insured status using ISO endorsement forms CG 20 10 10 01 and 20 37 10 01, or endorsements providing the exact same coverage.

(vi) The general liability program may utilize either deductibles or provide coverage excess of a self-insured retention, subject to written approval by the Metro JPA, and provided that such deductibles shall not apply to Metro JPA as an additional insured.

b. Automobile Liability.

(i) At all times during the performance of the work under this Agreement, the Consultant shall maintain Automobile Liability Insurance for bodily injury and property damage including coverage for owned, non-owned and hired vehicles, in a form and with insurance companies acceptable to the Metro JPA.

(ii) Coverage for Automobile Liability Insurance shall be at least as broad as Insurance Services Office Form Number CA 00 01 covering automobile liability (Coverage Symbol 1, any auto).

(iii) Subject to written approval by Metro JPA, the automobile liability program may utilize deductibles, but not a self-insured retention, provided that such deductibles shall not apply to Metro JPA as an additional insured.

(iv) The policy shall give Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers additional insureds status.

#### c. Workers' Compensation/Employer's Liability.

(i) Consultant certifies that it is aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and he/she will comply with such provisions before commencing work under this Agreement.

(ii) To the extent Consultant has employees at any time during the term of this Agreement, at all times during the performance of the work under this Agreement, the Consultant shall maintain full compensation insurance for all persons employed directly by him/her to carry out the work contemplated under this Agreement, all in accordance with the "Workers' Compensation and Insurance Act," Division IV of the Labor Code of the State of California and any acts amendatory thereof, and Employer's Liability Coverage in amounts indicated herein. Consultant shall require all subconsultants to obtain and maintain, for the period required by this Agreement, workers' compensation coverage of the same type and limits as specified in this section.

#### d. Professional Liability (Errors and Omissions).

At all times during the performance of the work under this Agreement the Consultant shall maintain Professional Liability Insurance or Errors and Omissions Insurance appropriate to its profession, in a form and with insurance companies acceptable to Metro JPA and in an amount indicated herein. This insurance shall be endorsed to include contractual liability applicable to this Agreement and shall be written on a policy form coverage specifically designed to protect against acts, errors or omissions of the Consultant. "Covered Professional Services" as designated in the policy must specifically include work performed under this Agreement.

- e. Minimum Policy Limits Required
  - (i) The following insurance limits are required for the Agreement:

# Combined Single LimitCommercial General Liability\$1,000,000 per occurrence/<br/>\$2,000,000 aggregate for bodily injury,<br/>personal injury, and property damageAutomobile Liability\$1,000,000 per occurrence for bodily injury<br/>and property damageWorkers' CompensationStatutory

Employer's Liability	\$1,000,000 per occurrence
Professional Liability	\$1,000,000 per claim and aggregate (errors and omissions)

(ii) Defense costs shall be payable in addition to the limits, with the exception of the professional liability policy.

(iii) Requirement of specific coverage or minimum limits contained in this section are not intended as a limitation on coverage, limits or any other requirement, or a waiver of any coverage normally provided by any insurance. Any available coverage shall be provided to the parties required to be named as Additional Insured pursuant to this Agreement.

#### f. Evidence Required.

Prior to execution of the Agreement, the Consultant shall file with the Metro JPA evidence of insurance from an insurer or insurers certifying to the coverage of all insurance required herein. Such evidence shall include original copies of the ISO CG 00 01 (or insurer's equivalent) signed by the insurer's representative and Certificate of Insurance (Acord Form 25-S or equivalent), together with all required endorsements. All evidence of insurance shall be signed by a properly authorized officer, agent, or qualified representative of the insurer and shall certify the names of the insured, any additional insureds, where appropriate, the type and amount of the insurance, the location and operations to which the insurance applies, and the expiration date of such insurance.

# g. <u>Policy Provisions Required</u>.

(i) Consultant shall provide Metro JPA at least thirty (30) days prior written notice of cancellation of any policy required by this Agreement, except that the Consultant shall provide at least ten (10) days prior written notice of cancellation of any such policy due to non-payment of premium. If any of the required coverage is cancelled or expires during the term of this Agreement, the Consultant shall deliver renewal certificate(s), including the General Liability Additional Insured Endorsement, to Metro JPA at least ten (10) days prior to the effective date of cancellation or expiration.

(ii) The Commercial General Liability Policy and Automobile Liability Policy shall contain a provision stating that the Consultant's policies are primary insurance and that any insurance, self-insurance or other coverage maintained by Metro JPA or any named insureds shall not be called upon to contribute to any loss.

(iii) The retroactive date (if any) of each policy is to be no later than the effective date of this Agreement. Consultant shall maintain such coverage continuously for a period of at least three years after the completion of the work under this Agreement. Consultant shall purchase a one (1) year extended reporting period A) if the retroactive date is advanced past the effective date of this Agreement; B) if the policy is cancelled or not renewed; or C) if the policy is replaced by another claims-made policy with a retroactive date subsequent to the effective date of this Agreement.

(iv) All required insurance coverages, except for the professional liability coverage, shall contain or be endorsed to waiver of subrogation in favor of Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers or shall specifically allow Consultant or others providing insurance evidence in compliance with these specifications to waive their right of recovery prior to a loss. Consultant hereby waives its own right of recovery against Metro JPA, and shall require similar written express waivers and insurance clauses from each of its subconsultants.

(v) The limits set forth herein shall apply separately to each insured against whom claims are made or suits are brought, except with respect to the limits of liability. Further the limits set forth herein shall not be construed to relieve the Consultant from liability in excess of such coverage, nor shall it limit the Consultant's indemnification obligations to Metro JPA and shall not preclude Metro JPA from taking such other actions available to Metro JPA under other provisions of the Agreement or law.

# h. Qualifying Insurers.

(i) All policies required shall be issued by acceptable insurance companies, as determined by the Metro JPA, which satisfy the following minimum requirements:

(ii) Each such policy shall be from a company or companies with a current A.M. Best's rating of no less than A:VII and admitted to transact in the business of insurance in the State of California, or otherwise allowed to place insurance through surplus line brokers under applicable provisions of the California Insurance Code or any federal law.

# i. Additional Insurance Provisions.

(i) The foregoing requirements as to the types and limits of insurance coverage to be maintained by Consultant, and any approval of said insurance by Metro JPA, is not intended to and shall not in any manner limit or qualify the liabilities and obligations otherwise assumed by the Consultant pursuant to this Agreement, including but not limited to, the provisions concerning indemnification.

(ii) If at any time during the life of the Agreement, any policy of insurance required under this Agreement does not comply with these specifications or is canceled and not replaced, Metro JPA has the right but not the duty to obtain the insurance it deems necessary, and Metro JPA may cancel this Agreement if Consultant fails to comply with these specifications or cancels required insurance policies and fails to replace them.

(iii) Metro JPA may require the Consultant to provide complete copies of all relevant certificates of insurance and endorsements for the insurance policies in effect for the duration of the Project.

(iv) Neither Metro JPA nor any of its officials, officers, employees, agents or volunteers shall be personally responsible for any liability arising under or by virtue of this Agreement.

j. <u>Subconsultant Insurance Requirements</u>. Consultant shall not allow any subcontractors or subconsultants to commence work on any subcontract until they have provided evidence satisfactory to Metro JPA that they have secured all insurance required under this section. Policies of commercial general liability insurance provided by such subcontractors or subconsultants shall be endorsed to name Metro JPA as an additional insured using ISO form CG 20 38 04 13 or an endorsement providing the exact same coverage. If requested by Consultant, Metro JPA may approve different scopes or minimum limits of insurance for particular subcontractors or subconsultants.

#### 13. Indemnification.

To the fullest extent permitted by law, Consultant shall defend (with counsel of Metro JPA's choosing), indemnify and hold Metro JPA, its Board, members of the Board, employees, and authorized volunteers free and harmless from any and all claims, demands, causes of action, suits, actions, proceedings, costs, expenses, liability, judgments, awards, decrees, settlements, loss, damage or injury of any kind, in law or equity, to property or persons, including wrongful death, in any manner arising out of the negligent acts, errors or omissions, or willful misconduct of Consultant, its officials, officers, employees, subcontractors, consultants or agents in connection with the performance of the Consultant's services, the Project or this Agreement, including reasonable expert witness fees, reasonable attorneys' fees and other reasonable related costs and expenses. Notwithstanding the foregoing, to the extent Consultant's services are subject to Civil Code Section 2782.8, the above indemnity shall be limited, to the extent required by Civil Code Section 2782.8, to Claims that arise out of, pertain to, or relate to the negligence, recklessness, or willful misconduct of the Consultant. Consultant's obligation to indemnify shall not be restricted to insurance proceeds, if any, received by Metro JPA, its Board, members of the Board, employees, or authorized volunteers.

#### 14. California Labor Code Requirements.

Consultant is aware of the requirements of California Labor Code Sections 1720 et seq. and 1770 et seq., which require the payment of prevailing wage rates and the performance of other requirements on certain "public works" and "maintenance" projects. If the services are being performed as part of an applicable "public works" or "maintenance" project, as defined by the Prevailing Wage Laws, and if the total compensation is \$1,000 or more, Consultant agrees to fully comply with such Prevailing Wage Laws, if applicable. Consultant shall defend, indemnify and hold Metro JPA, its member agencies, elected officials, officers, employees and agents free and harmless from any claims, liabilities, costs, penalties or interest arising out of any failure or alleged failure to comply with the Prevailing Wage Laws. It shall be mandatory upon the Consultant and all subconsultants to comply with all California Labor Code provisions, which include but are not limited to prevailing wages, employment of apprentices, hours of labor and debarment of contractors and subcontractors.
If the services are being performed as part of an applicable "public works" or "maintenance" project, in addition to the foregoing, then pursuant to Labor Code sections 1725.5 and 1771.1, the Consultant and all subconsultants must be registered with the Department of Industrial Relations ("DIR"). Consultant shall maintain registration for the duration of the project and require the same of any subconsultants. This Project may also be subject to compliance monitoring and enforcement by the DIR. It shall be Consultant's sole responsibility to comply with all applicable registration and labor compliance requirements, including the submission of payroll records directly to the DIR.

#### 15. Laws, Venue, and Attorneys' Fees.

This Agreement shall be interpreted in accordance with the laws of the State of California. If any action is brought to interpret or enforce any term of this agreement, the action shall be brought in a state or federal court situated in the County of San Diego, State of California. In the event of any such litigation between the Parties, the prevailing party shall be entitled to recover all reasonable costs incurred, including reasonable attorney's fees, as determined by the court.

## 16. <u>Termination or Abandonment</u>.

a. Metro JPA has the right to terminate or abandon any portion or all of the work under this Agreement by giving ten (10) calendar days' written notice to Consultant. In such event, Metro JPA shall be immediately given title and possession to all original field notes, drawings and specifications, written reports and other documents produced or developed for that portion of the work completed and/or being abandoned. Metro JPA shall pay Consultant the reasonable value of services rendered for any portion of the work completed prior to termination. If said termination occurs prior to completion of any task for which a payment request has not been received, the charge for services performed during such task shall be the reasonable value of such services, based on an amount mutually agreed to by Metro JPA and Consultant of the portion of such task completed but not paid prior to said termination. Metro JPA shall not be liable for any costs other than the charges or portions thereof which are specified herein. Consultant shall not be entitled to payment for unperformed services, and shall not be entitled to damages or compensation for termination of work.

b. Consultant may terminate its obligation to provide further services under this Agreement upon thirty (30) calendar days' written notice to Metro JPA only in the event of substantial failure by Metro JPA to perform in accordance with the terms of this Agreement through no fault of Consultant.

#### 17. Documents.

Except as otherwise provided in Section 16, above, all original field notes, written reports, Drawings and Specifications and other documents, produced or developed for the Project shall, upon payment in full for the services described in this Agreement, be furnished to and become the property of Metro JPA.

#### 18. Organization.

Consultant shall assign Carmen Kasner as Project Manager. The Project Manager shall not be removed from the Project or reassigned without the prior written consent of Metro JPA.

## 19. <u>Notice</u>.

Any notice or instrument required to be given or delivered by this Agreement may be given or delivered by depositing the same in any United States Post Office, certified mail, return receipt requested, postage prepaid, addressed to:

METRO JPA:	CONSULTANT:
Metro Wastewater JPA	NV5, Inc.
c/o La Mesa City Hall	15092 Avenue of Science, Suite 200
8130 Allison Ave., La Mesa, CA 91942	San Diego, CA 92126
Attn: c/o Greg Humora, City of La Mesa	Attn: c/o Carmen Kasner, NV5, Inc.

and shall be effective upon receipt thereof.

# 20. Third Party Rights.

Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than the Metro JPA and the Consultant.

# 21. Severability.

The unenforceability, invalidity or illegality of any provision(s) of this Agreement shall not render the other provisions unenforceable, invalid or illegal.

# 22. <u>Integration</u>.

This Agreement represents the entire understanding of Metro JPA and Consultant as to those matters contained herein, and supersedes and cancels any prior oral or written understanding, promises or representations with respect to those matters covered hereunder. This Agreement may not be modified or altered except in writing signed by both Parties hereto. This is an integrated Agreement.

# [SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first written above.

# METRO WASTEWATER JPA:

NV5 Inc.:

**ChairpersonChair** Director

By:\_\_\_\_\_Carmen Kasner Regional Managing

APPROVED AS TO FORM:

Paula C. P. de Sousa Mills General Counsel METRO WASTEWATER JPA

Approval of Agreement for Professional Services with NV5 as to form.

#### **EXHIBIT "A"**

#### **Scope of Services**

The purpose of the As-Needed Engineering Consulting Contract for the Metro Wastewater JPA/Commission is to provide technical support to the <u>Participating Agencies ("PAs")</u> in meeting their objectives of Pure Water Program validation. The intention of the As-Needed Contract is to provide review and oversight of the San Diego Metropolitan Sewer System (Metro System) Program with a minimum of duplication by the PAs. By combining the efforts of the PAs into a central focal point, our goal is to assist in increasing the responsiveness of the group to key issues of concern, ensure coverage at key meetings, centralize the data collection, minimize duplication of efforts by the PAs, and reduce the costs of both Metro TAC/Commission/JPA efforts, as well as the overall costs of the Metro System Program.

#### I. Scope of Services

The effort by NV5 will be divided into two major categories, one for routine services and one for Metro TAC engineering support by Scott Tulloch in support of attaining either an administrative fix by EPA or permanent legislation to attain secondary equivalency, and continued efforts working with the City of San Diego Pure Water Program staff on cost allocation, facilities planning, and collaboration with environmental stakeholders.

A. Routine Services

The routine services could include the following tasks:

- 1. Attendance at the Metro TAC meetings
- 2. Attendance at Metro Commission/JPA meetings
- 3. Independent cost review of Pure Water Program CIP
- 4. Provide additional technical support on specific projects as directed by the Metro TAC, Finance Committee, and/or Metro JPA/Commission Chairman
- B. Metro TAC Engineering Support This task includes engineering technical support as requested by Metro TAC and the Metro Commission/JPA. This will include engineering support for such items as the current Waiver of Secondary Treatment at Point Loma and the "Secondary Equivalency Alternative" as outlined in the Metro TAC white paper.

This will also include representing the JPA on the Water Reliability Coalition through the Friends of Infrastructure, Equinox Policy Committee Meetings, Pure Water Program Technical Advisory Committee Meetings, and any meetings as directed by the Metro TAC and/or the Commission/Metro JPA to facilitate the secondary equivalency alternative, Pure Water Program, etc.

# EXHIBIT "A" (cont.)

# **Scope of Services**

#### II. Additional Services As Requested

- A. Review of ongoing background material not envisioned.
- B. Prepare for and attend additional meetings beyond what is included in Section I.
- C. Attendance at IROC in support of the Metro JPA/Commission representatives.
- D. Provide additional follow-up on the additional items identified.
- E. Provide technical support, as requested, to fulfill other Metro JPA/Commission objectives.

# EXHIBIT "A-1"

## Additional Social Media Services

#### I. Additional Social Media Services

NV5's primary role during the first month of service will be to determine the key issues, keywords and items to track in our Meltwater system. The second month will be used to conduct a cursory media audit and develop the tracking, review and reporting plan. Upon approval, our media relations specialist will monitor social media by reviewing weekly Meltwater reports, and then consolidating for a designated representative of the Metro JPA to provide recommended action.

#### **II.** Optional Additional Social Media Services

In the event requested by Metro JPA, NV5 will also provide key message development, draft responses and more robust social media management services which could be added at any time along with training on traditional social media management which could also be added at any time, along with training on traditional and social media for Metro members engaging with news organizations, community leaders and the public through multiple news and information platforms. This, however is not anticipated in this scope of work.

#### EXHIBIT "B"

#### Schedule of Charges for Services

Services shall be provided on a time and materials basis at the direction and request of the Metro JPA/ Metro TAC appointed representative. The hourly rate for Scott Tulloch will be \$150.00. Consultant shall notify the Metro JPA when it has reached 80% of the total compensation under the Agreement to allow adequate time to obtain further approvals if needed.

The following rate sheet sets out Consultants standard rates should the need arise for other engineering or technical support, which shall only be provided if requested and approved by

### Office:

#### **Technical Services**

Special Technical Advisor	\$150.00/hour
Engineering Aide/Planning Aide	
Project Assistant	\$80.00/hour
Project Administrator	
CADD Technician I	
CADD Technician II	\$115.00/hour
CADD Technician III	\$125.00/hour
Senior CADD Technician/Designer	\$130.00/hour
Design Supervisor	

#### Professional

Junior Engineer/Planner/Surveyor	\$90.00/hour
Assistant Engineer/Planner/Surveyor	\$125.00/hour
Associate Engineer/Planner/Surveyor	
Senior Engineer/Planner/Surveyor	\$165.00/hour
Manager	\$175.00/hour
Structural Engineer	\$165.00/hour
Associate	\$190.00/hour
Principal	\$200.00/hour

#### Expenses:

Plotting and In-house Reproduction 1.10 x C	ost
Subsistence	lost
Other Expenses - Including Subconsultants & Purchased Services through Subcontracts	lost
Mileage - Outside local area Per accepted IRS r	rate

Rates are effective through December 31, 2017. If contract assignment extends beyond that date, a new rate schedule will be added to the contract. Litigation support will be billed at \$300.00 per hour.

Metro JPA.

## EXHIBIT "B-1"

#### Schedule of Charges for Additional Social Media Services

Fees for Additional Social Media Services listed in Exhibit A-1, Section I:

Social Media Monitoring - \$500/month

Meltwater - \$50/month

Fees for Optional Social Media Services listed in Exhibit A-1, Section II:

Gabriela Dow - \$136/hour

Rebecca Cole - \$136/hour

Teresa Leader-Anderson - \$101/hour

Meltwater - \$50/month

# EXHIBIT "C"

# **Insurance Certificates**

Insurance documentation is included on the following pages.

Summary report: Litéra® Change-Pro 7.5.0.135 Document comparison 12:44:54 PM	done on 5/11/2017
Style name: my style	
Intelligent Table Comparison: Active	
Original filename: 29537892_1.doc	
Modified DMS: iw://iManage/iManage/29781068/1	
Changes:	
Add	47
Delete	19
Move From	0
Move To	0
Table Insert	0
Table Delete	0
Table moves to	0
Table moves from	0
Embedded Graphics (Visio, ChemDraw, Images etc.)	0
Embedded Excel	0
Format changes	0
Total Changes:	66

# Attachment 12 FY 2018 Contract with Wilson Engineering

## AGREEMENT FOR PROFESSIONAL SERVICES BETWEEN METRO WASTEWATER JOINT POWERS AUTHORITY AND [Insert Consultant's Name]

## AND DEXTER WILSON ENGINEERING, INC.

This agreement ("Agreement") is made and entered into as of \_\_\_\_\_\_\_, 2016July 1, 2017, by and between the METRO WASTEWATER JOINT POWERS AUTHORITY (hereinafter referred to as the "Metro JPA"), a joint powers authority organized and operating pursuant to California Government Code section 6500 *et seq.*, and [Insert Consultant's Name], a [Insert type of business or entity] Dexter Wilson Engineering, Inc. (hereinafter referred to as "Consultant"). Metro JPA and Consultant are sometimes referred to individually as "Party" and collectively as "Parties."

#### **RECITALS**

A. Metro JPA is a public agency of the State of California and is in need of professional services for the following project: <u>Engineering Services</u>.

B. Consultant is duly licensed and has the necessary qualifications to provide such services.

C. The Parties desire by this Agreement to establish the terms for Metro JPA to retain Consultant to provide the services described herein.

#### AGREEMENT

NOW THEREFORE, IT IS AGREED AS FOLLOWS:

1. Services.

Consultant shall provide Metro JPA with the services described in the Scope of Services attached hereto as Exhibit "A" and incorporated herein ("Services").

2. Compensation.

a. Subject to paragraph 2(b) below, Metro JPA shall pay for such services in accordance with the **Budget or** Schedule of Charges set forth in Exhibit "B."

b. In no event shall the total amount paid for services rendered by Consultant pursuant to Exhibit "A" exceed [Insert Amount of Compensation] \$77,550 without the written approval of Metro JPA. Periodic payments shall be made within thirty (30) days of receipt of a statement for services rendered. Payments to Consultant for work performed will be made on a monthly billing basis.

# 3. <u>Additional Work</u>.

If changes in the work seem merited by Consultant or the Metro JPA, and informal consultations with the other Party indicate that a change is warranted, it shall be processed by the Metro JPA in the following manner: a letter outlining the changes shall be forwarded to the Metro JPA by Consultant with a statement of estimated changes in fee or time schedule. An amendment to this Agreement shall be prepared by the Metro JPA and executed by both Parties before performance of such services, or the Metro JPA will not be required to pay for the changes in the scope of work. Such amendment shall not render ineffective or invalidate unaffected portions of this Agreement.

# 4. <u>Substitution of Key Personnel.</u>

Consultant has represented to Metro JPA that certain key personnel will perform and coordinate the Services under this Agreement. Should one or more of such personnel become unavailable, Consultant may substitute other personnel of at least equal competence and experience upon written approval of Metro JPA. In the event that Metro JPA and Consultant cannot agree as to the substitution of key personnel, Metro JPA shall be entitled to terminate this Agreement for cause, pursuant to provisions of Section 16 of this Agreement. The key personnel for performance of this Agreement are as follows: [Insert]Dexter S. Wilson, who will supervise the services described in this Agreement.

# 5. <u>Maintenance of Records</u>.

Books, documents, papers, accounting records, and other evidence pertaining to costs incurred shall be maintained by Consultant and made available at all reasonable times during the Agreement period and for four (4) years from the date of final payment under the Agreement for inspection by Metro JPA. Consultant shall obtain the written consent of Metro JPA prior to destroying any such records or any work product prepared by Consultant as a result of the Services provided under this Agreement.

# 6. <u>Time of Performance; Term.</u>

Consultant shall perform its services hereunder in a prompt and timely manner and shall commence performance beginning \_\_\_\_\_July 1, 201\_2017. This Agreement shall terminate on \_\_\_\_\_, 201\_June 30, 2018, unless otherwise extended by a written amendment signed by both Parties or otherwise earlier terminated pursuant to Article 16 of this Agreement.

# 7. <u>Delays in Performance</u>.

Neither Metro JPA nor Consultant shall be considered in default of this Agreement for delays in performance caused by circumstances beyond the reasonable control of the non-performing Party. For purposes of this Agreement, such circumstances include but are not limited to, abnormal weather conditions; floods; earthquakes; fire; epidemics; war; riots and

other civil disturbances; strikes, lockouts, work slowdowns, and other labor disturbances; and sabotage or judicial restraint.

Should such circumstances occur, the non-performing Party shall, within a reasonable time of being prevented from performing, give written notice to the other Party describing the circumstances preventing continued performance and the efforts being made to resume performance of this Agreement.

## 8. <u>Compliance with Law</u>.

a. Consultant shall comply with all applicable laws, ordinances, codes and regulations of the federal, state and local government.

b. Consultant shall assist Metro JPA, as requested, in obtaining and maintaining all permits required of Consultant by Federal, State and local regulatory agencies.

c. Consultant is responsible for all costs of clean up and/or removal of hazardous and toxic substances spilled as a result of Consultant's services or operations performed under this Agreement.

## 9. Standard of Care.

Consultant's services will be performed in accordance with generally accepted professional practices and principles and in a manner consistent with the level of care and skill ordinarily exercised by members of the profession currently practicing under similar conditions.

#### 10. Assignment and Subconsultant.

Consultant shall not assign, sublet, or transfer this Agreement or any rights under or interest in this Agreement without the written consent of the Metro JPA, which may be withheld for any reason. Nothing contained herein shall prevent Consultant from employing independent associates, and subconsultants as Consultant may deem appropriate to assist in the performance of services hereunder.

#### 11. Independent Consultant.

Consultant is retained as an independent contractor and is not an employee of Metro JPA. No employee or agent of Consultant shall become an employee of Metro JPA. The work to be performed shall be in accordance with the work described in Exhibit "A," subject to such directions and amendments from Metro JPA as herein provided.

#### 12. Insurance.

# a. <u>Commercial General Liability</u>.

(i) The Consultant shall take out and maintain, during the performance of all work under this Agreement, in amounts not less than specified herein,

Commercial General Liability Insurance, in a form and with insurance companies acceptable to Metro JPA.

(ii) Coverage for Commercial General Liability insurance shall be at least as broad as the following:

(1) Insurance Services Office Commercial General Liability coverage (Occurrence Form CG 00 01) or exact equivalent.

(iii) Commercial General Liability Insurance must include coverage for the following:

- (1) Bodily Injury and Property Damage
- (2) Personal Injury/Advertising Injury
- (3) Premises/Operations Liability
- (4) Products/Completed Operations Liability
- (5) Aggregate Limits that Apply per Project
- (6) Explosion, Collapse and Underground (UCX) exclusion deleted
- (7) Contractual Liability with respect to this Agreement
- (8) Broad Form Property Damage
- (9) Independent Consultants Coverage

(iv) The policy shall contain no endorsements or provisions limiting coverage for (A) contractual liability; (B) cross liability exclusion for claims or suits by one insured against another; or (C) products/completed operations liability; or (D) contain any other exclusion(s) contrary to the terms or purposes of this Agreement.

(v) The policy shall give Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers additional insured status using ISO endorsement forms CG 20 10 10 01 and 20 37 10 01, or endorsements providing the exact same coverage.

(vi) The general liability program may utilize either deductibles or provide coverage excess of a self-insured retention, subject to written approval by the Metro JPA, and provided that such deductibles shall not apply to Metro JPA as an additional insured.

b. <u>Automobile Liability</u>.

(i) At all times during the performance of the work under this Agreement, the Consultant shall maintain Automobile Liability Insurance for bodily injury and property damage including coverage for owned, non-owned and hired vehicles, in a form and with insurance companies acceptable to the Metro JPA.

(ii) Coverage for Automobile Liability Insurance shall be at least as broad as Insurance Services Office Form Number CA 00 01 covering automobile liability (Coverage Symbol 1, any auto).

(iii) Subject to written approval by Metro JPA, the automobile liability program may utilize deductibles, but not a self-insured retention, provided that such deductibles shall not apply to Metro JPA as an additional insured.

(iv) The policy shall give Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers additional insureds status.

#### c. Workers' Compensation/Employer's Liability.

(i) Consultant certifies that it is aware of the provisions of Section 3700 of the California Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and he/she will comply with such provisions before commencing work under this Agreement.

(ii) To the extent Consultant has employees at any time during the term of this Agreement, at all times during the performance of the work under this Agreement, the Consultant shall maintain full compensation insurance for all persons employed directly by him/her to carry out the work contemplated under this Agreement, all in accordance with the "Workers' Compensation and Insurance Act," Division IV of the Labor Code of the State of California and any acts amendatory thereof, and Employer's Liability Coverage in amounts indicated herein. Consultant shall require all subconsultants to obtain and maintain, for the period required by this Agreement, workers' compensation coverage of the same type and limits as specified in this section.

d. Professional Liability (Errors and Omissions). [HNCLUDE IF CONSULTANT IS OF THE TYPE TO CARRY E&O INSURANCE, OTHERWISE DELETE]

At all times during the performance of the work under this Agreement the Consultant shall maintain Professional Liability Insurance or Errors and Omissions Insurance appropriate to its profession, in a form and with insurance companies acceptable to Metro JPA and in an amount indicated herein. This insurance shall be endorsed to include contractual liability applicable to this Agreement and shall be written on a policy form coverage specifically designed to protect against acts, errors or omissions of the Consultant. "Covered Professional Services" as designated in the policy must specifically include work performed under this Agreement. The policy must "pay on behalf of" the insured and must include a provision establishing the insurer's duty to defend.

- e. <u>Minimum Policy Limits Required</u>
  - (i) The following insurance limits are required for the Agreement:

Combined Single Limit

Commercial General Liability

\$1,000,000 per occurrence/

	\$2,000,000 aggregate for bodily injury, personal injury, and property damage
Automobile Liability	\$1,000,000 per occurrence for bodily injury and property damage
Workers' Compensation	Statutory
Employer's Liability	\$1,000,000 per occurrence
Professional Liability	\$1,000,000 per claim and aggregate (errors and omissions) [DELETE IF NOT] APPLICABLE]

(ii) Defense costs shall be payable in addition to the limits.

(iii) Requirement of specific coverage or minimum limits contained in this section are not intended as a limitation on coverage, limits or any other requirement, or a waiver of any coverage normally provided by any insurance. Any available coverage shall be provided to the parties required to be named as Additional Insured pursuant to this Agreement.

#### f. <u>Evidence Required</u>.

Prior to execution of the Agreement, the Consultant shall file with the Metro JPA evidence of insurance from an insurer or insurers certifying to the coverage of all insurance required herein. Such evidence shall include original copies of the ISO CG 00 01 (or insurer's equivalent) signed by the insurer's representative and Certificate of Insurance (Acord Form 25-S or equivalent), together with all required endorsements. All evidence of insurance shall be signed by a properly authorized officer, agent, or qualified representative of the insurer and shall certify the names of the insured, any additional insureds, where appropriate, the type and amount of the insurance, the location and operations to which the insurance applies, and the expiration date of such insurance.

#### g. <u>Policy Provisions Required</u>.

(i) Consultant shall provide Metro JPA at least thirty (30) days prior written notice of cancellation of any policy required by this Agreement, except that the Consultant shall provide at least ten (10) days prior written notice of cancellation of any such policy due to non-payment of premium. If any of the required coverage is cancelled or expires during the term of this Agreement, the Consultant shall deliver renewal certificate(s), including the General Liability Additional Insured Endorsement, to Metro JPA at least ten (10) days prior to the effective date of cancellation or expiration.

(ii) The Commercial General Liability Policy and Automobile Liability Policy shall contain a provision stating that the Consultant's policies are primary insurance and that any insurance, self-insurance or other coverage maintained by Metro JPA or any named insureds shall not be called upon to contribute to any loss. (iii) The retroactive date (if any) of each policy is to be no later than the effective date of this Agreement. Consultant shall maintain such coverage continuously for a period of at least three years after the completion of the work under this Agreement. Consultant shall purchase a one (1) year extended reporting period A) if the retroactive date is advanced past the effective date of this Agreement; B) if the policy is cancelled or not renewed; or C) if the policy is replaced by another claims-made policy with a retroactive date subsequent to the effective date of this Agreement.

(iv) All required insurance coverages, except for the professional liability coverage, shall contain or be endorsed to waiver of subrogation in favor of Metro JPA, the Board and each member of the Board, its officers, employees, agents and Metro JPA designated volunteers or shall specifically allow Consultant or others providing insurance evidence in compliance with these specifications to waive their right of recovery prior to a loss. Consultant hereby waives its own right of recovery against Metro JPA, and shall require similar written express waivers and insurance clauses from each of its subconsultants.

(v) The limits set forth herein shall apply separately to each insured against whom claims are made or suits are brought, except with respect to the limits of liability. Further the limits set forth herein shall not be construed to relieve the Consultant from liability in excess of such coverage, nor shall it limit the Consultant's indemnification obligations to Metro JPA and shall not preclude Metro JPA from taking such other actions available to Metro JPA under other provisions of the Agreement or law.

h. Qualifying Insurers.

(i) All policies required shall be issued by acceptable insurance companies, as determined by the Metro JPA, which satisfy the following minimum requirements:

(ii) Each such policy shall be from a company or companies with a current A.M. Best's rating of no less than A:VII and admitted to transact in the business of insurance in the State of California, or otherwise allowed to place insurance through surplus line brokers under applicable provisions of the California Insurance Code or any federal law.

#### i. Additional Insurance Provisions.

(i) The foregoing requirements as to the types and limits of insurance coverage to be maintained by Consultant, and any approval of said insurance by Metro JPA, is not intended to and shall not in any manner limit or qualify the liabilities and obligations otherwise assumed by the Consultant pursuant to this Agreement, including but not limited to, the provisions concerning indemnification.

(ii) If at any time during the life of the Agreement, any policy of insurance required under this Agreement does not comply with these specifications or is canceled and not replaced, Metro JPA has the right but not the duty to obtain the insurance it deems necessary and any premium paid by Metro JPA will be promptly reimbursed by

Consultant or Metro JPA will withhold amounts sufficient to pay premium from Consultant payments. In the alternative, Metro JPA may cancel this Agreement.

(iii) Metro JPA may require the Consultant to provide complete copies of all insurance policies in effect for the duration of the Agreement.

(iv) Neither Metro JPA nor any of its officials, officers, employees, agents or volunteers shall be personally responsible for any liability arising under or by virtue of this Agreement.

j. <u>Subconsultant Insurance Requirements</u>. Consultant shall not allow any subcontractors or subconsultants to commence work on any subcontract until they have provided evidence satisfactory to Metro JPA that they have secured all insurance required under this section. Policies of commercial general liability insurance provided by such subcontractors or subconsultants shall be endorsed to name Metro JPA as an additional insured using ISO form CG 20 38 04 13 or an endorsement providing the exact same coverage. If requested by Consultant, Metro JPA may approve different scopes or minimum limits of insurance for particular subcontractors or subconsultants.

## 13. Indemnification.

To the fullest extent permitted by law, Consultant shall defend (with counsel of Metro JPA's choosing), indemnify and hold Metro JPA, its Board, members of the Board, employees, and authorized volunteers free and harmless from any and all claims, demands, causes of action, suits, actions, proceedings, costs, expenses, liability, judgments, awards, decrees, settlements, loss, damage or injury of any kind, in law or equity, to property or persons, including wrongful death, in any manner arising out of, pertaining to, or incident to any alleged acts, errors or omissions, or willful misconduct of Consultant, its officials, officers, employees, subcontractors, consultants or agents in connection with the performance of the Consultant's services or this Agreement, including without limitation the payment of all consequential damages, expert witness fees and attorneys' fees and other related costs and expenses. Notwithstanding the foregoing, to the extent Consultant's services are subject to Civil Code Section 2782.8, the above indemnity shall be limited, to the extent required by Civil Code Section 2782.8, to Claims that arise out of, pertain to, or relate to the negligence, recklessness, or willful misconduct of the Consultant. Consultant's obligation to indemnify shall not be restricted to insurance proceeds, if any, received by Metro JPA, its Board, members of the Board, employees, or authorized volunteers.

# 14. California Labor Code Requirements.

Consultant is aware of the requirements of California Labor Code Sections 1720 et seq. and 1770 et seq., which require the payment of prevailing wage rates and the performance of other requirements on certain "public works" and "maintenance" projects. If the services are being performed as part of an applicable "public works" or "maintenance" project, as defined by the Prevailing Wage Laws, and if the total compensation is \$1,000 or more, Consultant agrees to fully comply with such Prevailing Wage Laws, if applicable. Consultant shall defend, indemnify and hold Metro JPA, its member agencies, elected officials, officers, employees and agents free and harmless from any claims, liabilities, costs, penalties or interest arising out of any failure or alleged failure to comply with the Prevailing Wage Laws. It shall be mandatory upon the Consultant and all subconsultants to comply with all California Labor Code provisions, which include but are not limited to prevailing wages, employment of apprentices, hours of labor and debarment of contractors and subcontractors.

If the services are being performed as part of an applicable "public works" or "maintenance" project, in addition to the foregoing, then pursuant to Labor Code sections 1725.5 and 1771.1, the Consultant and all subconsultants must be registered with the Department of Industrial Relations ("DIR"). Consultant shall maintain registration for the duration of the Agreement and require the same of any subconsultants. This Agreement and the Services hereunder may also be subject to compliance monitoring and enforcement by the DIR. It shall be Consultant's sole responsibility to comply with all applicable registration and labor compliance requirements, including the submission of payroll records directly to the DIR.

#### 15. Laws, Venue, and Attorneys' Fees.

This Agreement shall be interpreted in accordance with the laws of the State of California. If any action is brought to interpret or enforce any term of this agreement, the action shall be brought in a state or federal court situated in the County of San Diego, State of California. In the event of any such litigation between the Parties, the prevailing party shall be entitled to recover all reasonable costs incurred, including reasonable attorney's fees, as determined by the court.

#### 16. Termination or Abandonment.

a. Metro JPA has the right to terminate or abandon any portion or all of the work under this Agreement by giving ten (10) calendar days' written notice to Consultant. In such event, Metro JPA shall be immediately given title and possession to all original field notes, drawings and specifications, written reports and other documents produced or developed for that portion of the work completed and/or being abandoned. Metro JPA shall pay Consultant the reasonable value of services rendered for any portion of the work completed prior to termination. If said termination occurs prior to completion of any task for which a payment request has not been received, the charge for services performed during such task shall be the reasonable value of such services, based on an amount mutually agreed to by Metro JPA and Consultant of the portion of such task completed but not paid prior to said termination. Metro JPA shall not be liable for any costs other than the charges or portions thereof which are specified herein. Consultant shall not be entitled to payment for unperformed services, and shall not be entitled to damages or compensation for termination of work.

b. Consultant may terminate its obligation to provide further services under this Agreement upon thirty (30) calendar days' written notice to Metro JPA only in the event of substantial failure by Metro JPA to perform in accordance with the terms of this Agreement through no fault of Consultant.

17. <u>Documents</u>.

Except as otherwise provided in Section 16, above, all original field notes, written reports, Drawings and Specifications and other documents, produced or developed under this Agreement shall, upon payment in full for the services described in this Agreement, be furnished to and become the property of Metro JPA.

#### 18. Organization.

Consultant shall assign <u>**Hnsert Name of Consultant's Assigned Project**</u> <u>**Manager]**Dexter S. Wilson as Project Manager. The Project Manager shall not be removed or reassigned without the prior written consent of Metro JPA.</u>

#### 19. <u>Notice</u>.

Any notice or instrument required to be given or delivered by this Agreement may be given or delivered by depositing the same in any United States Post Office, certified mail, return receipt requested, postage prepaid, addressed to:

METRO JPA:	CONSULTANT:
Metro Wastewater JPA	Dexter Wilson Engineering, Inc.
c/o La Mesa City Hall	2234 Faraday Ave.
8130 Allison Ave., La Mesa, CA 91942	Carlsbad, CA 92008
Attn: c/o Greg Humora, City of La Mesa	Attn: Dexter S. Wilson

and shall be effective upon receipt thereof.

20. Third Party Rights.

Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than the Metro JPA and the Consultant.

#### 21. <u>Severability</u>.

The unenforceability, invalidity or illegality of any provision(s) of this Agreement shall not render the other provisions unenforceable, invalid or illegal.

22. Integration.

This Agreement represents the entire understanding of Metro JPA and Consultant as to those matters contained herein, and supersedes and cancels any prior oral or written understanding, promises or representations with respect to those matters covered hereunder. This Agreement may not be modified or altered except in writing signed by both Parties hereto. This is an integrated Agreement.

IN WITNESS WHEREOF, the Parties have executed this Agreement as of the date first written above.

[SIGNATURES ON FOLLOWING PAGE]

METRO WASTEWATER JPA: Wilson Engineering, Inc.:

\_\_\_\_\_

[Insert Name of Consultant]Dexter

By:\_\_\_\_

Jerry Jones Chair By:\_\_\_\_\_

APPROVED AS TO FORM:

Paula C. P. de Sousa Mills<del>,</del> General Counsel METRO WASTEWATER JPA

Approval of Professional Services Agreement with Dexter Wilson Engineering, Inc., as to form

#### EXHIBIT "A"

#### **Scope of Services**

Dexter Wilson Engineering, Inc. will perform the following tasks:

- 1. <u>Attend and prepare for subcommittee meetings as directed by Metro TAC or JPA</u> <u>Chair.</u>
- 2. Attend and prepare for other meetings as directed by TAC or JPA Chair.
- 3. <u>Prepare cost estimates, cost sharing material, scope of works or other material as</u> <u>directed by Metro TAC Chair.</u>
- <u>4.</u> <u>Review pure water reports, plans and specifications and provide comments as directed</u> <u>by Metro TAC Chair.</u>

#### EXHIBIT "B"

#### **Schedule of Charges**

Work completed under this contract will be billed on a monthly basis. Fees will be calculated on an hourly rate basis by multiplying the actual hours worked on the job in each classification by the rates in the schedule below. These rates are subject to change in January of each year. All direct costs will be billed outside the proposed cost ceiling at cost plus 10 percent. Subconsultant invoices will be billed inside the cost ceiling at cost plus 5 percent.

## **Summary of Hours by Task:**

Task 1— Estimated 10 hours per month.

Task 2 — Estimated 5 hours per month.

Task 3 — Estimated 5 hour per month.

Task 4 — Estimated 10 hours per month.

<u>Task</u>	Professional	Technical	Clerical	<u>Total</u>
<u>1</u>	120	<u>0</u>	<u>0</u>	<u>120</u>
<u>2</u>	<u>60</u>	<u>0</u>	<u>0</u>	<u>60</u>
<u>3</u>	<u>60</u>	<u>0</u>	<u>30</u>	<u>90</u>
<u>4</u>	120	<u>0</u>	<u>0</u>	<u>120</u>
TOTAL	360	0	<u>30</u>	<u>390</u>

#### **Summary of Costs by Task**

	<u>Task Cost</u>
1	<u>25,200</u>
2	12,600
<u>3</u>	<u>14,550</u>
4	25,200
TOTAL	<u>\$77,550</u>

# EXHIBIT "B" (cont.)

# **Schedule of Charges**

# **Hourly Rates**

<b><u>Classification</u></b>	Hourly Rate
Office Personnel:	
Planning/ Design	
Principal Engineer (RCE) Managing Engineer (RCE) Project Engineer (RCE) Senior Engineer (RCE) Design Engineer (RCE) Associate Engineer II Associate Engineer I Engineering Aide II Engineering Aide I	\$210.00 \$200.00 \$180.00 \$140.00 \$130.00 \$120.00 \$110.00 \$110.00 \$95.00
Drafting/ Design	
Senior Designer Senior Drafter Drafter II Drafter I	\$115.00 \$105.00 \$ 90.00 \$ 80.00
<u>Clerical</u>	<u>\$ 65.00</u>

# EXHIBIT "C"

# **Insurance Certificates**

Insurance documentation is included on the following pages.

Summary report: Litéra® Change-Pro 7.5.0.135 Document comparison o 3:50:42 PM	done on 5/11/2017
Style name: my style	
Intelligent Table Comparison: Active	
Original DMS:iw://iManage/iManage/29449587/2	
<b>Modified filename:</b> METRO JPA_ Professional Services A Dexter Wilson for FY 2017-18.DOC	greement with
Changes:	
Add	58
Delete	17
Move From	0
Move To	0
Table Insert	2
Table Delete	0
Table moves to	0
Table moves from	0
Embedded Graphics (Visio, ChemDraw, Images etc.)	0
Embedded Excel	0
Format changes	0
Total Changes:	77

DEXTER S. WILSON, P.E. ANDREW M. OVEN, P.E. STEPHEN M. NIELSEN, P.E. NATALIE J. FRASCHETTI, P.E.

May 4, 2017

648-028

Metro Wastewater JPA/TAC 276 Fourth Avenue Chula Vista, CA 91950

Attention: Greg Humora, TAC Chair

Subject: Proposal for Engineering Services for the Metro Wastewater JPA/TAC

We are pleased to provide Metro Wastewater JPA/TAC with the following proposal for engineering services. The work, as further described in the Scope of Services below, consists of providing engineering services to the Metro Participating Agencies.

Work will be done on an hourly rate basis as directed by the TAC or JPA Chair Person. Below please find a scope of work. Appendix A provides a summary of hours by Tasks and Appendix B provides an estimate of cost by task. The estimated cost for FY 2017/18 is \$77,550.

#### SCOPE OF SERVICES

Dexter Wilson Engineering, Inc. will perform the following tasks:

- Task 1 Attend and prepare for subcommittee meetings as directed by TAC or JPA Chairperson.
- Task 2 Attend and prepare for other meetings as directed by TAC or JPA Chairperson.
- Task 3 Prepare cost estimates, cost sharing material, scope of works or other

Greg Humora May 4, 2017 Page 2

Task 3 -	Prepare cost estimates, cost sharing material, scope of works or other
	material as directed by TAC Chairperson.
<b>m</b> 1 4	

Task 4 -Review pure water reports, plans and specifications and provide<br/>comments as directed by TAC Chairperson.

#### **COMPENSATION**

Work completed under this contract will be billed on a monthly basis. Fees will be calculated on an hourly rate basis by multiplying the actual hours worked on the job in each classification by the rates in the schedule attached as Exhibit "C." These rates are subject to change in January of each year.

All direct costs will be billed outside the proposed cost ceiling at cost plus 10 percent. Subconsultant invoices will be billed inside the cost ceiling at cost plus 5 percent.

#### TIME OF PERFORMANCE

This proposal is intended to provide services for FY 2017/18.

# COST ESTIMATES

Since the Design Professional has no control over the cost of labor, materials, or equipment, or over the Contractor's method of determining prices, or over competitive bidding or market conditions, his opinions of probable construction cost provided for herein are to be made on the basis of his experience and qualifications. These opinions represent his best judgment as a Design Professional familiar with the construction industry. However, the Design Professional cannot and does not guarantee that proposals, bids, or the construction costs will not vary from opinions of probable cost prepared by him. If the Owner wishes greater assurance as to the construction cost, he shall employ an independent cost estimator. Greg Humora May 4, 2017 Page 3

#### **OWNERSHIP OF ORIGINALS**

The Owner acknowledges the Design Professional's plans and specifications as instruments of professional service. Nevertheless, the plans and specifications prepared under this agreement shall become the property of the Owner upon completion of the work. The Owner agrees to hold harmless and indemnify the Design Professional against all damages, claims, and losses, including defense costs, arising out of any reuse of the plans and specifications without the written authorization of the Design Professional.

#### **QUALIFICATIONS**

Dexter S. Wilson will supervise the services described above. Mr. Wilson is a Registered Civil Engineer in California and graduated from Stanford University with a Bachelor of Science in Chemistry, and from the University of Arizona with a Master of Science in Civil Engineering.

Thank you for the opportunity to provide a proposal on this project. If this proposal meets your approval, please prepare a contract in your format for our signature.

Respectfully submitted,

Dexter Wilson Engineering, Inc.

Dexter S. Wilson, P.E.

DSW:pjs

Attachments

# Exhibit "A"

# Summary of Hours by Task

Task 1 – Estimated 10 hours per month.

- Task 2 Estimated 5 hours per month.
- Task 3 Estimated 5 hour per month.

Task 4 – Estimated 10 hours per month.

Task	Professional	Technical	Clerical	Total
1	120	0	0	120
2	60	0	0	60
3	60	0	30	90
4	120	0	0	120
TOTAL	360	0	30	390

# Exhibit "B"

# Summary of Costs by Task

Task	Cost, \$
1	25,200
2	12,600
3	14,550
4	25,200
TOTAL	\$77,550

# Exhibit "C"

# DEXTER WILSON ENGINEERING, INC.

# Rate Schedule Effective January 1, 2017

# **CLASSIFICATION**

# HOURLY RATE

# **Office Personnel:**

# Planning/Design

Principal Engineer (RCE)	\$210.00
Managing Engineer (RCE)	\$200.00
Project Engineer (RCE)	\$180.00
Senior Engineer (RCE)	\$140.00
Design Engineer (RCE)	\$130.00
Associate Engineer II	\$120.00
Associate Engineer I	\$110.00
Engineering Aide II	\$110.00
Engineering Aide I	\$ 95.00
Drafting/Design	
Senior Designer	\$115.00
Senior Drafter	\$105.00
Drafter II	\$ 90.00
Drafter I	\$ 80.00
Clerical	\$ 65.00

Attachment 13 FY 2018 **Proposed City** of San Diego Metro Wastewater Utility Budget

# **Public Utilities**

	FY2016 Actual	FY2017 Budget	FY2018 Proposed	F١	2017–2018) Change
Fringe Benefits					
Employee Offset Savings	\$ 146,640	\$ 140,448	\$ 139,845	\$	(603)
Flexible Benefits	3,378,375	4,356,819	4,978,365		621,546
Long-Term Disability	83,513	84,958	-		(84,958)
Medicare	395,348	365,496	364,801		(695)
Other Post-Employment Benefits	2,530,145	2,583,434	2,562,958		(20,476)
Retiree Medical Trust	14,139	17,589	18,900		1,311
Retirement 401 Plan	20,433	20,049	19,472		(577)
Retirement ADC	8,546,062	8,698,892	10,747,936		2,049,044
Retirement DROP	136,007	127,543	150,403		22,860
Risk Management Administration	429,854	445,999	432,275		(13,724)
Supplemental Pension Savings Plan	1,642,846	1,655,861	1,664,503		8,642
Unemployment Insurance	47,540	48,716	47,553		(1,163)
Workers' Compensation	653,168	675,229	681,932		6,703
Fringe Benefits Subtotal	\$ 18,024,071	\$ 19,221,033	\$ 21,808,943	\$	2,587,910
Total Personnel Expenditures			\$ 51,283,762		

# **Municipal Sewer Revenue Fund**

# **Department Expenditures**

	FY2016	FY2017	FY2018	FY2017–2018
	Actual	Budget	Proposed	Change
Metropolitan Wastewater - Muni	\$ 45,983,700	\$-	\$-	\$-
Public Utilities	76,774,684	133,936,893	128,102,050	(5,834,843)
Total	\$ 122,758,385	\$ 133,936,893	\$ 128,102,050	\$ (5,834,843)

#### **Department Personnel**

	FY2016 Budget	FY2017 Budget	FY2018 Proposed	FY2017–2018 Change
Metropolitan Wastewater - Muni	234.00	0.00	0.00	0.00
Public Utilities	175.32	400.71	401.04	0.33
Total	409.32	400.71	401.04	0.33

## Significant Budget Adjustments

	FTE	Expenditures	Revenue
<b>Pipeline Condition Assessments</b> Addition of non-personnel expenditures for condition assessments associated with programmatic wastewater pipelines and CIP project planning.	0.00	\$ 1,750,000	\$ -
Salary and Benefit Adjustments Adjustments to reflect savings resulting from vacant positions for any period of the fiscal year, retirement contributions, retiree health contributions, and labor negotiations.	(0.01)	1,250,152	-
<b>Support for Information Technology</b> Adjustment to expenditure allocations according to a zero- based annual review of information technology funding requirements.	0.00	871,467	-
## Significant Budget Adjustments (Cont'd)

	FTE	Expenditures	Revenue
Sewer Main and Manhole Projects Addition of non-personnel expenditures to support sewer main and manhole inspections.	0.00	540,000	-
<b>Pump Station 64</b> Addition of non-personnel expenditures for Pump Station 64 screen replacement per existing condition assessment reports.	0.00	500,000	-
<b>Overtime Adjustment</b> Addition of overtime personnel expenditures related to emergency operations, vacancies and long-term absences.	0.00	369,000	-
Wastewater Planning Addition of non-personnel expenditures to assess operational efficiencies at wastewater facilities.	0.00	250,000	-
IAM Project Addition of non-personnel expenditures and associated revenue for the Infrastructure Asset Management (IAM) project.	0.00	209,000	539,262
<b>Bond Administrative Fees</b> Addition of non-personnel expenditures for miscellaneous bond administration fees and contractual services.	0.00	108,722	-
Laboratory Supplies and Equipment Addition of non-personnel expenditures for laboratory supplies, equipment, and facility improvements.	0.00	90,604	-
Security Equipment Addition of non-personnel expenditures to support the planning, repair and maintenance of critical security equipment.	0.00	63,000	-
Addition of Program Manager-Hourly Addition of 0.35 Program Manager-Hourly to support Environmental Monitoring and Technical Services.	0.35	40,826	-
Wastewater Transportation Addition of non-personnel expenditures for wastewater transportation agreements.	0.00	21,725	-
<b>Certifications and Memberships</b> Addition of non-personnel expenditures to maintain industry required certifications to continue performing scientific and technical analysis.	0.00	19,600	-
State Revolving Fund (SRF) Adjustment Addition of non-personnel expenditures for SRF loan repayments to reflect amortization schedules for Fiscal Year 2018.	0.00	15,549	-
Hourly Sick Leave Adjustment to reflect prior year expenditure trends, related to paid sick leave benefits for eligible hourly employees consistent with the requirements of Assembly Bill 1522.	0.00	4,065	-
<b>Non-Standard Hour Personnel Funding</b> Funding allocated according to a zero-based annual review of hourly funding requirements.	0.00	3,903	-

## Significant Budget Adjustments (Cont'd)

	FTE	Expenditures	Revenue
<b>Supplemental Cost of Living Adjustment (COLA)</b> Adjustment to reflect the allocation of the pay-go costs for the continued funding of the Supplemental COLA Benefit.	0.00	612	-
Human Resources Functions Consolidation Transfer of 0.54 FTE positions to the Human Resources Department from the Public Utilities Department for centralized human resources support.	(0.54)	(67,726)	-
<b>Employee Training</b> Reduction of non-personnel expenditures associated with employee training.	0.00	(105,250)	-
Public Utilities Restructure Reallocation among funds as a result of departmental efficiency efforts.	0.53	(162,216)	-
Environmental Compliance Projects Reduction of non-personnel expenditures associated with environmental compliance services.	0.00	(325,000)	-
<b>One-Time Reductions and Annualizations</b> Adjustment to reflect the removal of one-time revenues and expenditures, and the annualization of revenues and expenditures, implemented in Fiscal Year 2017.	0.00	(789,680)	-
Environmental Projects Reduction of non-personnel expenditures associated with environmental restoration projects.	0.00	(2,450,000)	-
<b>Non-Discretionary Adjustment</b> Adjustment to expenditure allocations that are determined outside of the department's direct control. These allocations are generally based on prior year expenditure trends and examples of these include utilities, insurance, and rent.	0.00	(8,043,196)	-
Revised Revenue Adjustment to reflect revised revenue projections.	0.00	-	(8,300,900)
Total	0.33	\$ (5,834,843)	\$ (7,761,638)

#### Expenditures by Category

	FY2016		FY2017	FY2018		FY2017–2018	
		Actual	Budget	Proposed		Change	
PERSONNEL							
Personnel Cost	\$	23,168,663	\$ 22,579,254	\$ 22,182,888	\$	(396,366)	
Fringe Benefits		15,543,010	16,302,773	18,114,143		1,811,370	
PERSONNEL SUBTOTAL		38,711,673	38,882,027	40,297,031		1,415,004	
NON-PERSONNEL							
Supplies	\$	3,742,813	\$ 5,220,637	\$ 5,426,572	\$	205,935	
Contracts		30,028,624	37,125,308	37,175,902		50,594	
Information Technology		3,159,314	3,656,544	4,528,011		871,467	
Energy and Utilities		5,202,957	6,670,796	5,731,605		(939,191)	
Other		187,938	173,863	120,475		(53,388)	
Transfers Out		41,549,743	41,288,916	33,990,470		(7,298,446)	
Capital Expenditures		362,760	712,744	625,927		(86,817)	
Debt		(187,439)	206,058	206,057		(1)	
NON-PERSONNEL SUBTOTAL		84,046,711	95,054,866	87,805,019		(7,249,847)	

## Expenditures by Category (Cont'd)

	FY2016	FY2017	FY2018	FY2017–2018
	Actual	Budget	Proposed	Change
Total	\$ 122,758,385	\$ 133,936,893	\$ 128,102,050	\$ (5,834,843)

#### **Revenues by Category**

	FY2016 Actual	FY2017 Budget	FY2018 Proposed	FY2017–2018 Change
Charges for Services	\$ 282,315,468	\$ 288,747,000	\$ 279,785,362	\$ (8,961,638)
Other Revenue	414,494	-	-	-
Rev from Money and Prop	2,215,334	910,400	2,110,400	1,200,000
Rev from Other Agencies	29,975	-	-	-
Transfers In	6,978,525	-	-	-
Total	\$ 291,953,796	\$ 289,657,400	\$ 281,895,762	\$ (7,761,638)

#### **Personnel Expenditures**

Job		FY2018				
	Job Title / Wages	FY2016 Budget	FY2017 Budget	Proposed	Salary Range	Total
FTE, Salar	ies, and Wages					
	Account Clerk	2.82	2.82	2.64	\$31,491 - \$37,918 \$	98,843
20000007	Accountant 3	0.18	0.18	0.18	59,363 - 71,760	12,918
20000102	Accountant 4	0.18	0.18	0.18	66,768 - 88,982	16,020
90000102	Accountant 4 - Hourly	0.00	0.06	0.06	66,768 - 88,982	5,339
20000012	Administrative Aide 1	1.54	0.68	0.86	36,962 - 44,533	33,742
20000024	Administrative Aide 2	4.02	5.38	5.74	42,578 - 51,334	277,742
20000057	Assistant Chemist	10.00	10.00	10.00	53,789 - 65,333	620,557
20000058	Assistant Customer Services Supervisor	0.50	0.50	0.50	50,170 - 60,466	30,239
20001140	Assistant Department Director	0.36	0.36	0.36	31,741 - 173,971	50,399
20000070	Assistant Engineer-Civil	9.97	9.97	10.58	57,866 - 69,722	695,947
20000087	Assistant Engineer-Mechanical	0.16	0.16	0.16	57,866 - 69,722	9,264
20000041	Assistant Management Analyst	0.18	0.18	0.18	44,470 - 54,059	9,732
20001228	Assistant Metropolitan Wastewater Director	0.18	0.18	0.18	31,741 - 173,971	25,199
20000140	Associate Chemist	4.50	4.50	4.50	62,005 - 75,067	298,615
20000311	Associate Department Human Resources Analyst	0.90	0.90	0.36	54,059 - 65,333	23,522
20000143	Associate Engineer-Civil	9.06	8.31	8.31	66,622 - 80,454	660,940
20000145	Associate Engineer-Civil	0.44	0.62	0.70	66,622 - 80,454	53,220
20000150	Associate Engineer-Electrical	0.16	0.32	0.32	66,622 - 80,454	25,750
20000154	Associate Engineer-Mechanical	0.16	0.16	0.16	66,622 - 80,454	12,393
20000134	Associate Management Analyst	0.18	0.18	0.18	54,059 - 65,333	11,761
20000119	Associate Management Analyst	7.65	7.55	7.58	54,059 - 65,333	460,310
20000132	Associate Management Analyst	0.18	0.18	0.18	54,059 - 65,333	9,732
90000119	Associate Management Analyst - Hourly	0.05	0.05	0.05	54,059 - 65,333	2,968
20000162	Associate Planner	0.67	0.67	1.34	56,722 - 68,536	76,019
20000648	Biologist 3	0.00	1.25	1.25	62,005 - 75,067	91,870
20000649	Biologist 3	1.34	1.34	1.34	62,005 - 75,067	98,584

## Personnel Expenditures (Cont'd)

Job	er Experiatures (Cont a)	FY2016	FY2017	FY2018		
Number	Job Title / Wages	Budget		Proposed	Salary Range	Total
20000201	Building Maintenance Supervisor	0.00	0.00	0.18	61,859 - 74,797	13,261
20000205	Building Service Supervisor	0.33	0.33	0.33	45,718 - 55,286	18,252
20000224	Building Service Technician	0.33	0.33	0.33	33,322 - 39,666	12,868
20000266	Cashier	2.50	2.50	2.50	31,491 - 37,918	90,824
20000236	Cement Finisher	1.00	1.00	1.00	43,451 - 52,083	51,041
20000539	Clerical Assistant 2	2.72	2.54	3.54	29,931 - 36,067	120,865
20000306	Code Compliance Officer	0.50	1.00	1.00	37,232 - 44,803	44,802
20000829	Compliance and Metering Manager	1.00	1.00	1.00	73,445 - 88,837	88,788
20000545	Contracts Processing Clerk	0.00	0.18	0.18	32,968 - 39,811	7,163
20000801	Customer Information and Billing Manager	1.00	1.00	1.00	73,445 - 88,837	81,142
20000369	Customer Services Representative	21.50	22.00	22.00	32,968 - 39,811	825,624
90000369	Customer Services Representative - Hourly	1.50	2.00	2.00	32,968 - 39,811	72,135
20000366	Customer Services Supervisor	2.00	2.00	2.00	57,782 - 69,784	137,354
20001168	Deputy Director	2.37	2.37	2.37	46,966 - 172,744	284,484
90001168	Deputy Director - Hourly	0.17	0.00	0.00	46,966 - 172,744	-
20000434	Electronics Technician	0.18	0.18	0.18	47,091 - 56,534	10,029
20000429	Equipment Operator 1	31.00	31.00	31.00	37,690 - 45,115	1,360,520
20000430	Equipment Operator 2	12.00	12.00	12.00	41,350 - 49,462	580,708
20000436	Equipment Operator 3	2.00	2.00	2.00	43,160 - 51,667	103,334
20000418	Equipment Technician 1	11.00	11.00	8.00	36,005 - 43,139	336,252
20000423	Equipment Technician 2	10.00	10.00	8.00	39,499 - 47,091	359,896
20000431	Equipment Technician 3	1.00	1.00	1.00	43,368 - 51,813	51,757
20000924	•	0.18	0.18	0.18	43,555 - 52,666	9,336
90000924	Executive Secretary - Hourly	0.06	0.00	0.00	43,555 - 52,666	-
20000461	Field Representative	14.00	14.00	14.00	32,323 - 38,917	530,919
90000461	Field Representative - Hourly	3.25	1.63	1.63	32,323 - 38,917	58,111
	General Water Utility Supervisor	4.00	4.00	4.00	59,342 - 71,760	287,040
	Heavy Truck Driver 1	1.00	1.00	1.00	36,234 - 43,160	43,160
20000501	Heavy Truck Driver 2	1.00	1.00	1.00	37,565 - 45,302	45,302
20000178	Information Systems Administrator	0.19	0.19	0.19	73,466 - 88,982	16,908
20000290	Information Systems Analyst 2	2.21	1.64	1.64	54,059 - 65,333	101,613
20000293	Information Systems Analyst 3	1.83	1.83	1.83	59,363 - 71,760	122,759
20000998	Information Systems Analyst 4	0.76	0.76	0.76	66,768 - 80,891	60,841
20000377	Information Systems Technician	0.50	0.50	0.50	42,578 - 51,334	23,686
20000590	Laboratory Technician	9.00	8.00	8.00	40,622 - 49,067	382,010
90000589	Laborer - Hourly	3.00	2.00	2.00	29,182 - 34,757	58,364
90001073	Management Intern - Hourly	1.80	2.70	2.70	24,274 - 29,203	72,055
20000634	Organization Effectiveness Specialist 2	0.54	0.54	0.74	54,059 - 65,333	48,352

#### Personnel Expenditures (Cont'd)

Job	ei Expenditures (Contra)	FY2016	FY2017	FY2018		
Number	Job Title / Wages	Budget		Proposed	Salary Range	Total
20000627	Organization Effectiveness Specialist 3	0.56	0.56	0.36	59,363 - 71,760	25,848
20000639	•	0.36	0.36	0.18	66,768 - 80,891	14,367
20000680	•	1.80	1.80	1.80	34,611 - 41,787	68,843
20000173	Payroll Supervisor	0.36	0.36	0.36	39,686 - 48,069	17,136
20000701	Plant Process Control Electrician	8.00	8.00	8.00	51,896 - 62,296	457,652
20000703	Plant Process Control Supervisor	1.00	1.00	1.00	56,410 - 68,224	67,991
20000705	Plant Process Control Supervisor	5.18	5.18	6.18	56,410 - 68,224	416,703
20000740	Principal Drafting Aide	0.74	0.74	0.74	50,003 - 60,549	44,579
20000743	Principal Engineering Aide	9.66	9.66	8.20	50,003 - 60,549	491,051
20000750	Principal Water Utility Supervisor	2.00	2.00	2.00	52,000 - 62,837	125,674
20001222	Program Manager	2.57	2.57	2.67	46,966 - 172,744	291,178
90001222	Program Manager - Hourly	0.17	0.00	0.35	46,966 - 172,744	38,449
20000760	Project Assistant	0.67	0.67	0.67	57,866 - 69,722	46,153
20000761	Project Officer 1	1.34	1.34	1.34	66,622 - 80,454	97,727
20000766	Project Officer 2	0.18	0.18	0.00	76,794 - 92,851	-
20000763	Project Officer 2	0.83	0.83	0.83	76,794 - 92,851	73,534
20000783	Public Information Clerk	0.36	0.36	0.36	31,491 - 37,918	13,424
20001150	Public Utilities Director	0.18	0.18	0.18	59,155 - 224,099	35,640
20000319	Pump Station Operator	5.00	5.00	5.00	43,493 - 51,917	259,283
20000320	Pump Station Operator Supervisor	1.00	1.00	1.00	47,674 - 56,888	56,888
20000560	Recycling Program Manager	0.38	0.38	0.00	76,731 - 92,893	-
20000847	Safety Officer	0.36	0.36	0.36	57,907 - 69,930	25,178
20000854	Safety Representative 2	1.95	1.95	1.95	50,461 - 61,027	118,579
20001042	Safety and Training Manager	0.54	0.54	0.54	66,768 - 80,891	43,668
20000869	Senior Account Clerk	0.44	0.44	0.44	36,067 - 43,514	18,638
20000883	Senior Chemist	1.30	1.30	1.30	71,739 - 86,466	97,684
20000890	Senior Civil Engineer	0.18	0.18	0.18	76,794 - 92,851	16,463
20000885	Senior Civil Engineer	2.44	2.44	2.44	76,794 - 92,851	225,671
20000898	Senior Customer Services Representative	3.00	3.00	3.00	37,835 - 45,781	135,333
20000312	Senior Department Human Resources Analyst	0.18	0.18	0.00	59,363 - 71,760	-
20000400	Senior Drafting Aide	1.44	1.44	1.26	44,429 - 53,706	67,456
20000900	Senior Engineering Aide	11.00	11.00	11.00	44,429 - 53,706	550,557
20000015	Senior Management Analyst	4.15	3.69	3.56	59,363 - 71,760	252,896
90000015	Senior Management Analyst - Hourly	0.00	0.05	0.05	59,363 - 71,760	3,588
20000920	Senior Planner	0.00	0.18	0.18	65,354 - 79,019	13,873
20000918	Senior Planner	0.67	0.67	0.67	65,354 - 79,019	52,943
20000708	Senior Plant Technician Supervisor	0.18	0.18	0.18	60,070 - 72,467	12,781
20000914	Senior Water Utility Supervisor	14.00	14.00	13.00	47,216 - 57,138	730,015

#### Personnel Expenditures (Cont'd)

Job	el Expenditures (Contra)	FY2016	FY2017	FY2018			
	Job Title / Wages	Budget		Proposed	Salary Ra	ange	Total
20000950	Stock Clerk	0.33	0.33	0.33	30,056 -	36,275	11,976
20000955	Storekeeper 1	0.33	0.33	0.33	34,611 -	41,517	13,703
90000964	Student Engineer - Hourly	0.17	0.00	0.00	26,707 -	32,011	-
20000313	Supervising Department Human Resources Analyst	0.18	0.36	0.36	66,768 -	80,891	26,580
20000995	Supervising Economist	0.23	0.23	0.23	66,768 -	80,891	18,600
20000990	Supervising Field Representative	0.50	0.50	0.50	35,651 -	42,890	21,445
20000970	Supervising Management Analyst	3.41	3.91	3.91	66,768 -	80,891	300,333
20000997	Supervising Meter Reader	1.00	1.00	1.00	37,253 -	44,720	43,198
20000333	Supervising Wastewater Pretreatment Inspector	3.00	3.00	3.00	66,685 -	80,870	240,184
21000177	Trainer	1.58	1.58	1.58	54,059 -	65,333	90,928
20001041	Training Supervisor	0.38	0.38	0.56	59,363 -	71,760	38,970
20001051	Utility Worker 1	46.00	38.00	43.00	30,534 -	36,296	1,485,272
20000323	Wastewater Pretreatment Inspector 2	8.00	8.00	8.00	55,078 -	66,768	445,316
20000325	Wastewater Pretreatment Inspector 3	4.00	4.00	4.00	60,674 -	73,507	291,455
20000326	Wastewater Pretreatment Inspector 3	1.00	1.00	1.00	60,674 -	73,507	73,507
20000523	Wastewater Pretreatment Program Manager	1.00	1.00	1.00	72,966 -	88,546	88,546
20001063	Water Utility Supervisor	14.00	14.00	14.00	43,472 -	51,979	706,673
20001065	Water Utility Worker	31.00	31.00	31.00	33,322 -	39,666	1,207,940
20000756	Word Processing Operator	6.24	6.24	6.24	31,491 -	37,918	233,088
	Bilingual - Regular						22,616
	Budgeted Vacancy Savings						(1,583,690)
	Exceptional Performance Pay-Class	sified					7,275
	Exceptional Performance Pay-Uncla	assified					570
	Geographic Info Cert Pay						2,250
	Night Shift Pay						33,685
	Overtime Budgeted						2,924,387
	Plant/Tank Vol Cert Pay						41,456
	Reg Pay For Engineers						87,051
	Sick Leave - Hourly						6,431
	Split Shift Pay						18,374
	Termination Pay Annual Leave						28,616
	Vacation Pay In Lieu						25,530
FTE, Salari	ies, and Wages Subtotal	409.32	400.71	401.04			\$ 22,182,888
			′2016 .ctual	FY2017 Budget		/2018 oosed	FY2017–2018 Change
Fringe Ber	nefits						
-	Offset Savings	\$ 11	5,346 \$	118,603	\$ 10	7,840	\$ (10,763)
Flexible Be	enefits		4,773	3,734,856	4,19	9,674	464,818
Long-Term	Disability	6	3,281	63,129		-	(63,129)

	FY2016 Actual	FY2017 Budget	FY2018 Proposed	F١	2017–2018′ Change
Medicare	318,433	271,256	262,256		(9,000)
Other Post-Employment Benefits	2,279,343	2,211,140	2,156,205		(54,935)
Retiree Medical Trust	8,986	8,100	10,490		2,390
Retirement 401 Plan	8,574	8,734	8,373		(361)
Retirement ADC	7,002,608	7,443,816	9,033,026		1,589,210
Retirement DROP	91,957	91,348	81,145		(10,203)
Risk Management Administration	387,197	381,969	363,198		(18,771)
Supplemental Pension Savings Plan	1,357,046	1,184,805	1,179,755		(5,050)
Unemployment Insurance	35,994	36,096	34,373		(1,723)
Workers' Compensation	819,471	748,921	677,808		(71,113)
Fringe Benefits Subtotal	\$ 15,543,010	\$ 16,302,773	\$ 18,114,143	\$	1,811,370
Total Personnel Expenditures			\$ 40,297,031		

## Sewer Utility - AB 1600 Fund

## Significant Budget Adjustments

	FTE	Expenditures	Revenue
Revised Revenue Adjustment to reflect revised revenue projections.	0.00	\$ -	\$ 80,000
Total	0.00	\$ -	\$ 80,000

#### **Revenues by Category**

	FY2016	FY2017	FY2018	FY	2017–2018
	Actual	Budget	Proposed		Change
Charges for Services	\$ 18,423,162	\$ 16,000,000	\$ 16,080,000	\$	80,000
Rev from Money and Prop	67,914	-	-		-
Total	\$ 18,491,076	\$ 16,000,000	\$ 16,080,000	\$	80,000

## Water Utility - AB 1600 Fund

#### **Revenues by Category**

	FY2016 Actual	FY2017 Budaet	FY2018 Proposed	F١	2017–2018/ Change
Charges for Services	\$ 14,452,683	\$ 12,000,000	\$ •	\$	-
Rev from Money and Prop	85,719	-	-		-
Total	\$ 14,538,402	\$ 12,000,000	\$ 12,000,000	\$	-

## Attachment 19 MetroTAC Work Plan



#### Metro TAC Work Plan Active & Pending Items 2017

Active Items	Description	Member(s)
Pure Water Facilities Working Group	This subcommittee was formed by Metro TAC and is a technical group of engineers and supporting financial staff to work with San Diego staff and consultants on cost allocations for proposed Pure Water facilities. This group meets at least monthly. Current projects include North City and MBC expansions. First meeting was 3/24/17. Roberto Yano is the chair. 5/17: <i>Group continues to meet monthly with PUD and PWP consultants. Reviewed</i> <i>and accepted cost allocation for MBC.</i>	Yazmin Arellano Dan Brogadir Steve Beppler Al Lau Scott Tulloch Dexter Wilson Roberto Yano SD staff & consultants
Sample Rejection Protocol Working Group	7/16: The sample rejection protocol from the B&C 2013 report has been under discussion between PUD staff and Metro TAC. A working group was formed to deal with this highly technical issue and prepare draft recommendations on any changes to current sampling procedures. The existing protocol is to be used through FY17. If changes are approved to the protocol they will be implemented in FY18. 1/17: Work group continues to meet monthly.	Dennis Davies Dan Brogadir Al Lau Dexter Wilson SD staff
PLWTP Permit Ad Hoc Working Group	1/17: Greg Humora and Scott Tulloch continue to meet with stakeholders Milestones are included in each month Metro TAC and Commission agenda packet.	Greg Humora Scott Tulloch SD staff & consultants Enviro members
Flow Commitment Working Group	6/16: Upon the request of Metro Com Chair Jim Peasley Chairman Humora created a working group to review the Flow Commitment section of the Regional Agreement and make recommendations on the fiscal responsibilities of members who might withdraw their flow from the Metro System. The Work Group held their first meeting June 24, 2016. Yazmin Arellano chairs the work group. 1/17: Work group continues to meet monthly. 4/17: Group has prepared draft RFP to hire engineering consultant to update Pt. Loma capacities	Yazmin Arellano Roberto Yano Eric Minicilli Al Lau SD staff Karyn Keese
Social Media Working Group	6/16: Upon the request of Metro Com Chair Jim Peasley Chairman Humora created a working group to research and provide input on the creation of policies and procedures for Metro JPA social media. Mike Obermiller will chair this work group. He sent out an email to all Metro TAC members requesting copies of their agency's policies. 9/16: A draft policy has been approved by Metro TAC and will be presented to the Commission in October by Alexander Heide. 1/17: Draft policy and consultants contracts to be reviewed by Finance Committee in April 2017. <i>5/17: Finance Committee reviewed budget and requested scope/fee from NV5 for monitoring only</i>	Mike Obermiller Alexander Heide
Secondary Equivalency	5/14: Definition of secondary equivalency for Point Loma agreed to be enviros 12/14: Cooperative agreement signed between San Diego and enviros to work together to pass legislation for secondary equivalency (until 8/1/19) San Diego indicated that passage of Federal legislation is not possible under the current political environment. San Diego is exploring options for State legislation 9/15: Letter received from EPA endorsing modified permit for Point Loma 6/16: Pursuit of Federal Legislation will be held off until after the November 2016 election. City of San Diego to consult with DC lobbyists on 2/4/17	Greg Humora Scott Tulloch



#### Metro TAC Work Plan Active & Pending Items 2017

Active Items	Description	Member(s)
Pure Water Program Cost Allocation Working Group	A working group was formed to discuss Pure Water program cost allocation policies. 9/16: Concepts to be refined by Metro TAC and San Diego staff for presentation to Commission 1/17. 4/17: This group is currently being supported on a technical level by the Pure Water Facilities Subcommittee.	Greg Humora Scott Tulloch Roberto Yano Karyn Keese SD staff & consultants
Pure Water Program Cost Allocation Metro TAC Working Group	5/14: Draft facility plan and cost allocation table provided to Metro TAC working group 3/15: Draft cost allocation presentation provided to Metro TAC	Greg Humora Scott Tulloch Rick Hopkins Roberto Yano Al Lau Bob Kennedy Karyn Keese
Exhibit E Audit	6/16: FY 2013 audit accepted by Metro Commission; 9/16: FYE 2014 audit accepted by Metro Commission. FYE 2015 audit report to be issued by end of 2016 and then all audits will be caught up. 1/17: FYE 2015 to be issued in February 2017. FYE 2016 fieldwork is underway with anticipated draft 7/17. 3/17: FYE 2015 audit report issued. Acceptance pending resolution of PWP cost allocation for cost incurred in that fiscal year. 5/17: FYE 2015 audit to move forward as requested costs have been received. FYE 2016 audit field work complete,	Karyn Keese Karen Jassoy
Amend Regional Wastewater Disposal Agreement	The addition of Pure Water facilities and costs will likely require the amendment of the 1998 Regional Wastewater Disposal Agreement. The Padre Dam billing errors have led to a need to either amend the Agreement and/or develop administrative protocols to help resolve potential future billing errors. After Pure Water cost allocation had been agreed to this effort will begin.	Greg Humora Roberto Yano Dan Brogadir Paula de Sousa Mills Karyn Keese
Management of Non-Disposables in Wastewater	9/13: Eric Minicilli handed out a position paper prepared by the NEWEA. 6/15 Chairman Humora provided attached from SCAP. 2/16: Chairman Humora distributed Robbins Geller Rudman & Dowd memorandum.	Eric Minicilli
2015/16 Transportation Rate Update	5/14: Metro TAC approved 2014 transportation rate w/caveat that PUD staff hires a consultant to review/revise methodology for 2015.	Al Lau Dan Brogadir Karyn Keese
IRWMP	8/15 RAC minutes included in August Metro TAC agenda. Padre Dam received a \$6 million grant for their project. 9/16: June 2, 2016 and August 3, 2016 minutes presented to Metro TAC. 12/16: Roberto Yano and Yazmin Arellano appointed to IRWMP. <i>5/17: Roberto Yano providing monthly updates</i> <i>as well as grant funding opportunities</i>	Roberto Yano Yazmin Arellano
"No Drugs Down the Drain"	The state has initiated a program to reduce pharmaceuticals entering the wastewater flows. There have been a number of pharmaceutical collection events within the region sponsored by law enforcement.	Greg Humora
Strength Based Billing Evaluation	San Diego will hire a consultant every three years to audit the Metro metered system to insure against billing errors.	Al Lau Dan Brogadir Karyn Keese
Grease Recycling	To reduce fats, oils, and grease (FOG) in the sewer systems, more and more restaurants are being required to collect and dispose of cooking grease. Companies exist that will collect the grease and turn it into energy.	Eric Minicilli



#### Metro TAC Work Plan Active & Pending Items 2017

Active Items	Description	Member(s)
Point Loma Modified NPDES Permit	1/15: Permit was submitted. EPA has begun their review. 11/16 first possible date at the Regional Board for consideration. 12/16: First hearing of Permit Application held at San Diego Regional Board. 4/17: Regional Board hearing on accelerated PWP facilities timeline 4/12/17. 5/17: Coastal Commission hearing 5/10/17.	Greg Humora Scott Tulloch Karyn Keese
Changes in water legislation	Metro TAC and the Board should monitor and report on proposed and new legislation or changes in existing legislation that impact wastewater conveyance, treatment, and disposal, including recycled water issues	Paula de Sousa Mills
Border Region	Impacts of sewer treatment and disposal along the international border should be monitored and reported to the Board. These issues would directly affect the South Bay plants on both sides of the border.	New Board Members to be Appointed



## Metro TAC Participating Agencies Selection Panel Rotation

Agency	Representative	Selection Panel	Date Assigned
Padre Dam	Neal Brown	IRWMP – Props 50 & 84 Funds	2006
El Cajon	Dennis Davies	Old Rose Canyon Trunk Sewer Relocation	9/12/2007
La Mesa	Greg Humora	As-Needed Piping and Mechanical	11/2007
National City	Joe Smith	MBC Additional Storage Silos	02/2008
Otay Water District	Rod Posada	As-Needed Biological Services 2009-2011	02/2008
Poway	Tom Howard	Feasibility Study for Bond Offerings	02/2008
County of San Diego	Dan Brogadir	Strategic Business Plan Updates	02/2008
Coronado	Scott Huth	Strategic Business Plan Updates	09/2008
Coronado	Scott Huth	As-needed Financial, HR, Training	09/2008
PBS&J	Karyn Keese	As-needed Financial, Alternate HR, Training	09/2008
Otay Water District	Rod Posada	Interviews for Bulkhead Project at the PLWTP	01/2009
Del Mar	David Scherer	Biosolids Project	2009
Padre Dam	Neal Brown	Regional Advisory Committee	09/2009
County of San Diego	Dan Brogadir	Large Dia. Pipeline Inspection/Assessment	10/2009
Chula Vista	Roberto Yano	Sewer Flow Monitoring Renewal Contract	12/2009
La Mesa	Greg Humora	Sewer Flow Monitoring Renewal Contract	12/2009
Poway	Tom Howard	Fire Alarm Panels Contract	12/2009
El Cajon	Dennis Davies	MBC Water System Improvements D/B	01/2010
Lemon Grove	Patrick Lund	RFP for Inventory Training	07/2010
National City	Joe Smith	Design/Build water replacement project	11/2010
Coronado	Scott Huth	Wastewater Plan update	01/2010
Otay Water District	Bob Kennedy	RFP Design of MBC Odor Control Upgrade/Wastewater Plan Update	02/2011
Del Mar	Eric Minicilli	Declined PS 2 Project	05/2011
Padre Dam	Al Lau	PS 2 Project	05/2011
County of San Diego	Dan Brogadir	RFP for As-Needed Biological Services Co.	05/2011
Chula Vista	Roberto Yano	North City Cogeneration Facility Expansion	07/2011
La Mesa	Greg Humora	confined space RFP selection panel	10/2011
Poway	Tom Howard	COSS's for both Water and WW	10/2011
El Cajon	Dennis Davies	Independent Accountant Financial Review & Analysis – All Funds	01/2012
Updated 5/10/2017			FXP

Mike James	MBC Dewatering Centrifuges Replacement (Passed)	01/2012
Joe Smith	MBC Dewatering Centrifuges Replacement (Passed)	01/2012
Godby, Kim	MBC Dewatering Centrifuges Replacement (Passed)	01/2012
Bob Kennedy	MBC Dewatering Centrifuges Replacement (Accepted)/Strategic Planning	01/2012
Fric Minicilli		02/2012
		05/2012
		05/2012
V		06/2012
		11/2012
		01/2013
		1/15/14
	9	7/25/14
		7/25/14
		01/2014
		01/2014
		9/1/14
		9/1/14
		3/24/2015
Roberto Yano	Out on Leave	6/10/15
Greg Humora	North City to San Vicente Advanced Water Purification Conveyance System	6/10/15
Mike Obermiller	Real Property Appraisal, Acquisition, and Relocation Assistance for the Public	11/30/15
Dennis Davies		12/22/15
Mike James	PURE WATER RFP Engineering services to design the North City Water	03/16/15
Kuna Muthusamv		04/04/2016
		04/04/2016
		04/11/2016
/		08/05/2016
		08/24/2016
		08/10/2016
Roberto Yano	Design Metropolitan Biosolids Center (MBC) Improvements Pure Water	9/10/2016
Greg Humora		9/22/16
Mike Obermiller	Electrodialysis Reversal (EDR) System Maintenance	12/7/16
Dennis Davies		
	Joe Smith Godby, Kim Bob Kennedy Eric Minicilli Al Lau Dan Brogadir Roberto Yano Greg Humora Tom Howard Dennis Davies Mike James Kuna Muthusamy Ed Walton Bob Kennedy Eric Minicilli Al Lau Dan Brogadir Roberto Yano Greg Humora Mike Obermiller Dennis Davies Mike James Kuna Muthusamy Ed Walton Bob Kennedy Eric Minicilli Al Lau Dan Brogadir Roberto Yano Greg Humora Mike Obermiller	Joe SmithMBC Dewatering Centrifuges Replacement (Passed)Godby, KimMBC Dewatering Centrifuges Replacement (Accepted)/Strategic Planning RepBob KennedyMBC Dewatering ContractAl LauPA Rep. for RFQ for As Needed Design Build Services (Passed)Dan BrogadirPA Rep. for RFQ for As Needed Design Build Services (Cancelled project)Roberto YanoAs-Needed Condition Assessment Contract (Accepted)Greg HumoraNew programmatic wastewater facilities condition (Awaiting Response)Tom HowardOptimization Review StudyDennis DaviesPUD 2015 Annual Strategic PlanMike JamesAs-Needed Engineering Services (Passed)Kuna MuthusamyAs-Needed Engineering Services (Passed)Bob KennedyStrategic PlanningBob KennedyStrategic Planning (Volunteered, participated last year)Eric MinicilliPure Water Program Manager ServicesAl LauPure Water Program Manager ServicesDan BrogadirAs-Needed Condition Assessment ContractRoberto YanoOut on LeaveGreg HumoraNorth City to San Vicente Advanced Water Purification Conveyance SystemMike ObermillerWatter RFP for Engineering Services to design the North City Water reclamation Plant and Influence conveyance projectKuna MuthusamyPas-Needed Engineering Services to design the North City Water reclamation Plant and Influence conveyance projectKuna MuthusamyPassesEd WaltonStrategic PlanningDennis DaviesPURE WATER RFP for Engineering Services to design the North City Water reclamation Plant and Influence conv

Lemon Grove	Mike James	
National City	Kuna Muthusamy	
Coronado	Ed Walton	
Otay Water District	Bob Kennedy	
Del Mar	Eric Minicilli	
Padre Dam	Al Lau	
County of San Diego	Dan Brogadir	
Chula Vista	Roberto Yano	
La Mesa	Greg Humora	
Poway	Mike Obermiller	
El Cajon	Dennis Davies	
Lemon Grove	Mike James	
National City	Kuna Muthusamy	
Coronado	Ed Walton	

# Attachment 20 Pt. Loma Permit Renewal



### Point Loma Permit/Potable Reuse KEY MILESTONE DATES



05/11/2017

DATE	TASK	FOLLOW UP ACTION/STATUS
2014	Begin outreach to regulators, legislators, key stakeholders and public	San Diego signed contract with Katz Assoc. 5/14
<del>01/23/2014</del>	San Diego meet with JPA on cost allocation. 1) Agree on methodology 2) Insert construction costs from facilities plan	San Diego to look at comparing PR facilities construction through secondary to secondary at Point Loma.
February	First draft of legislative language	Draft prepared
03/05/2014	San Diego (Ann, Brent, Bob, Allan) meet with EPA staff	Pure Water program was well received by EPA
<del>10/08/2014</del>	City of San Diego Environmental Committee	Consideration of Pt Loma Permit
<del>10/16/2014</del>	Metro Commission - VOTE on Supporting Permit	
<del>11/18/2014</del>	City of San Diego City Council Meeting	Consideration of Pt Loma Permit and Side Agreement. Passed 9-0
2015		
January	Submit NPDES Permit to the Environmental Protection Agency	Submitted! Regional Board expected to act on permit 9/16 or 11/16
	Prepare proposed language for admin fix to Clean Water Act	
	Be ready to provide lang for legislative fix to Clean Water Act	
<del>05/20/2015</del>	Present Phase 1 of cost allocation to Metro TAC	
<del>06/04/2015</del>	Metro JPA Strategic Planning Meeting at Pt Loma	
07/01/2015	Water Reliability Coalition Potable Reuse Media Training	
<del>09/15/2015</del>	City of San Diego City Council Request to set Prop 218 Public Hearing for water rate increase	218 Notice for water rates approved to be mailed out
<del>09/17/2015</del>	Letter received from EPA endorsing Pt Loma modified permit	
<del>11/17/2015</del>	City of San Diego Public Hearing for water rate increases	Water rate increases approved
2016		
<del>09/21/2016</del>	Pure Water Program EIR to Metro TAC	
<del>09/21/2016</del>	Pure Water Program Update to Metro TAC	
10/06/2016	Pure Water Program EIR to JPA	
10/06/2016	Pure Water Program Update to JPA	
<del>10/19/2016</del>	Pure Water Cost Allocation to Metro TAC	
<del>11/08/2016</del>	Election day	
<del>12/14/2016</del>	Pt Loma Permit Public Hearing at RWQCB	Comment Letter submitted requesting permit condition remain unchanged
2017		
	Political strategy for OPRA II approval in DC	
01/05/2017	Pure Water Cost Allocation to JPA	
02/10/2017	Revised Pt Loma Permit Issued with Pure Water construction milestones in 2022 (14 day comment period)	Comment letter submitted requesting continuance of public hearing
03/30/2017	Second Revised Pt Loma Permit Issued still with Pure Water construction milestones in 2022	
04/12/2017	Pt Loma Permit Second Public Hearing at RWQCB	Permit was approved
05/10/2017	Coastal Commission Meeting in San Diego at County offices to hear Pt Loma permit at 8:30	Permit was approved!!!
05/17/2017	FY19-FY23 Sewer rates to Metro TAC	
	Begin drafting updated wastewater dispoal agreement	



Amount of pie filled = % complete Green = on schedule Yellow = behind schedule Red = late