

Anfield [CONSULTING]

AGREEMENT FOR PROFESSIONAL CONSULTING SERVICES

This contract for professional consulting and lobbying services (hereinafter referred to as "Agreement") is by and between Anfield Consulting, Inc. a privately-owned corporation registered to do business in the State of Florida (hereinafter referred to as "ANFIELD"), and City of Wildwood, a political subdivision of the State of Florida (hereinafter referred to as "CLIENT"). ANFIELD and CLIENT shall collectively be referred to as the "Parties."

(1) Statement of Need

WHEREAS, CLIENT is seeking to secure funding support from the State of Florida and the Southwest Florida Water Management District for the implementation of projects intended at improving drinking, wastewater and stormwater utility operations and promoting enhanced water conservation, and

WHEREAS, ANFIELD has experience working for and with Florida's legislature, water utilities and resources management agencies, and enjoys productive relationships with elected and appointed members of the Florida's legislature, Department of Environmental Protection and the Southwest Florida Water Management District, as well as senior staff at all of these.

NOW THEREFORE, CLIENT wishes to retain ANFIELD for the purposes of assisting CLIENT in securing state appropriations and grants for the implementation of drinking, wastewater, stormwater and water conservation projects.

(2) Scope of Services under this Agreement: ANFIELD shall assist CLIENT with water resources management consulting and strategic advice, as well as identification and collaboration towards the timely submittal and award of state appropriations and grants. ANFIELD services DO NOT INCLUDE the preparation of the funding application submittal materials, however ANFIELD will work with CLIENTS designated staff and consultants to review the submittals prior to submission. All representations made by ANFIELD on CLIENT'S behalf shall be subject to prior approval by CLIENT'S authorized representative the City Manager or his designee.

In furtherance of this Agreement, ANFIELD will:

- (a) Provide strategic advice and consultation regarding water resource management programs in Florida, with specific emphasis on identifying opportunities to solicit and receive funding support from the state and the Southwest Florida Water Management District.
- (b) Work with CLIENT to develop and execute a strategic plan for each targeted entity/grant program, including but not limited to:
 - Promoting in-person interactions with grant program administrators

remit the difference within 30 days of termination in a check or money order payable to:
 If the monthly fee previously collected exceeds the pro-rata amount due, ANFIELD shall
 basis based on number of business days in a calendar year through the date of termination.
 the event of early termination, the final amount to be paid shall be established on a pro-rata
 during the term of this Agreement up to and until the established date of termination. In
 CLIENT shall pay ANFIELD for any and all services and the CLIENT approved expenses
 written notice to the other Party thirty (30) days prior to the desired date of termination.
 prior to the date (if applicable) established in section (3) of this Agreement by providing
 a written document signed by both Parties. Either Party may terminate this Agreement
 (5) **Renewal and Termination:** This Agreement may be modified or extended only by

32301. All written notices from CLIENT to ANFIELD shall also be sent to this address.
 Consulting, Inc. and send payment(s) to: 201 West Park Ave., Suite 100, Tallahassee, FL
 (4) **Issueance of Payments and Notice:** CLIENT shall make checks payable to Anfield

identified contractor manager prior to incurring these expenses.
 in support of the CLIENT'S outreach activities. ANFIELD will secure the approval of the
 fee is NOT INCLOSIVE of any lobbying fees which ANFIELD may be required to expend
 this Agreement including, travel, meals, printing, mail, and other administrative costs. This
 The fee is INCLOSIVE of costs associated with the execution of ANFIELD's duties under
 (3)

DOLLARS (\$3,000); payable upon receipt of an invoice from ANFIELD.
 to ANFIELD made as follows: six (6) monthly payments of THREE THOUSAND
 this Proposed agreement (the total sum may also be referred to as the "fee"). Fee payments
 EIGHTEEN THOUSAND DOLLARS (\$18,000.00) to perform the services specified in
 15, 2023 and end on April 14, 2024. CLIENT will pay ANFIELD the sum total of
 (3) **Term and Compensation:** The term of this Agreement will commence on October
 15, 2023 and end on April 14, 2024. CLIENT will pay ANFIELD the sum total of
 DOLLARS (\$3,000); payable upon receipt of an invoice from ANFIELD.

For CLIENT: Jason McHugh, City Manager (352) 330-1330

For ANFIELD: Edgar G. Fernandez, Partner (786) 255-5755

The managers who shall be the primary points of communication regarding the matters
 addressed in any future Agreement, will be:

(c) Support CLIENT by identifying and setting up meetings with other stakeholders
 that might support CLIENT's goals.

- Providing grant application cycle windows and key dates
 by each grant program
- Reviewing all grant or appropriation submissions
- Being a communications resource to program administrators reviewing the
 submittals
- Advocating on behalf of CLIENT for grant awards, when legally
 appropriate after submittal

100 North Main Street
Wildwood, FL 34785

(6) Governing Law: This Agreement is executed in the State of Florida and shall be construed, interpreted, and governed by the laws of such state, and by all applicable laws of the United States of America.

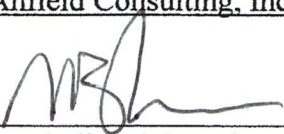
(7) Confidentiality: ANFIELD acknowledges and understands that this Agreement and the services rendered to CLIENT are the Florida Government in the Sunshine Law and that a violation or breach of requirements of that law is cause for termination and other relief pursuant to section (6) of this Agreement.

(8) Agreement Execution: The Parties, after reviewing, reading, and understanding the contents of this document, do hereby execute this Agreement by their respective signatures. This Agreement is effective as of the date of the last signature below.

(9) No Agency: ANFIELD is an independent contractor providing consulting services to the CLIENT and is not an employee or agent of CLIENT.

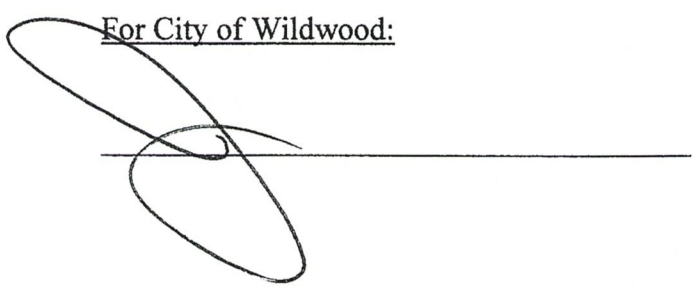
(10) Attorney's Fees: In any dispute between the parties, the substantially prevailing party will be entitled to recover from the non-substantially prevailing party all reasonable attorney's fees, and any other costs related to the disposition of the action before trial, at trial and on appeal.

For Anfield Consulting, Inc.:


Alberto Balido, Managing Partner

10/16/2023
Date Executed

For City of Wildwood:


10/16/2023
Date Executed

