



February 27, 2019

Via Electronic Mail (mjrohal@glenridgenj.org) and Regular Mail

Borough of Glen Ridge
Municipal Building
825 Bloomfield Avenue
Glen Ridge, New Jersey 07028

Attn.: Michael J. Rohal, PE, PP, RMC
Borough Administrator / Borough Engineer

Re.: Borough of Glen Ridge, County of Essex, State of New Jersey
2018 Sanitary Sewer Rehabilitation – Phase I
Bid Review and Recommendation
Our File No.: SCE-R07707.021

Dear Mr. Rohal:

On Thursday, February 21, 2019, the bids for the above-referenced project were opened at the Borough of Glen Ridge Municipal Building. Five (5) bids were submitted at the time of the bid opening, which **SUBURBAN CONSULTING ENGINEERS INC. (SCE)** tabulated on the attached Bid Tabulation. The Engineer's estimate for this project was \$1,250,850.00. The base bid totals for Contracts A, B and C ranged from \$672,397.50 to \$1,424,333.00.

The bid review included the evaluation of the bid prices provided by each bidder, as follows:

Contractor	Total Bid Amount (Contracts A, B and C)
1. National Water Main Cleaning Co.	\$672,397.50
2. North American Pipeline Services, LLC	\$845,270.85
3. En-Tech Corp.	\$1,022,930.00
4. Insituform Technologies, LLC	\$1,101,496.00
5. Spiniello Companies	\$1,424,333.00

Our review of the five (5) bids indicated that *National Water Main Cleaning Co.* (NWM) is the apparent low responsive bidder. After our review of their submission package, the bid appears to be complete.

Additionally, due to the significant fee difference relative to the Engineers Cost Estimate, a meeting with NWM was requested. This meeting involved a conference call conducted by SCE on February 25, 2019 with NWM representatives Mr. Joseph Perone - Vice President, and Ms. Irnesa



Okanovic – Bids & Contracts Manager. As a result of this conference call and follow up email correspondence, Mr. Perone provided to SCE the necessary understanding that NWM's bid value fully represents the project scope of work specification requirements, along with assurances to successfully perform the required work within the specified project duration.

Based on the above, SCE recommends awarding Contract A, B, and C to NWM in the amount of \$672,397.50 subject to the Borough Attorney's review of the bid submission packages.

Should there be any questions regarding this recommendation, please contact our office. Thank you.

Very truly yours,
SUBURBAN CONSULTING ENGINEERS, INC.

A handwritten signature in black ink, appearing to read 'Andrew S. Holt', written in a cursive style.

Andrew S. Holt, PE, PP, CME
Utility Engineer

jmc/*KMB*

Enclosures: Bid Tabulation Summary Table

Cc: Michael Zichelli – Deputy Administrator (mzichelli@glenridgenj.org)



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION
401-03D

PHILIP D. MURPHY
Governor

SHEILA Y. OLIVER
Lt. Governor

Division of Water Quality
Municipal Finance and Construction Element
Bureau of Environmental, Engineering and Permitting
P O Box 420
Trenton, NJ 08625-0420
Tel. (609) 633-1170
Fax (609) 633-8165

CATHERINE R. McCABE
Commissioner

Michael J. Rohal, Borough Administrator
P.O. Box 66
Glen Ridge, NJ 07028-0066

FEB 28 2019

Subject: New Jersey Water Bank (NJWB)
Project No. 0708001-008 (Contract 1 of 1)
Lead Service Water-Line and Fire Hydrant Replacement
Glen Ridge Borough, Essex County
Authorization to Advertise

Dear Mr. Rohal:

You are hereby authorized to advertise the subject project for bids. The project design specifications are entitled: "Contract Documents and Technical Specifications for Lead Service Water-Line & Fire Hydrant Replacement, SCE-R08859.011, Borough of Glen Ridge, County of Essex, State of New Jersey", prepared by Suburban Consulting Engineers, Inc., dated May 2018, revised February 2019 and the project design plans are entitled: "Lead Service Water-Line & Fire Hydrant Replacement, Borough of Glen Ridge, Essex County, New Jersey", prepared by Suburban Consulting Engineers, Inc., dated May 1, 2018, last revised February 19, 2019 (total 11 sheets included within the specifications).

As discussed in September of 2018, this Authorization to Advertise the subject contract merely authorizes you to proceed with the solicitation of bids and is not an actual or implied commitment for financing by the Department or the New Jersey Infrastructure Bank (collectively known as the Water Bank). At the current time, there are limited funds available to support the anticipated demand for eligible drinking water projects in State Fiscal Year 2019. The Department is allowing the above referenced contract to be advertised and put to bid by the project sponsor with an understanding that the sponsor is proceeding at its own risk and at its own costs until a determination of available funds is completed. By securing this approval and an Authorization to Award, the sponsor maintains eligibility through the Water Bank Program for the above referenced contract costs should a favorable determination for financing be made at a later date.

The design documents bear the stamp of acceptance from the New Jersey Department of Environmental Protection (NJDEP). The subject contract documents as referenced are the plans & specifications of record under the New Jersey Water Bank (NJWB). The stamped as

Re: Project No. 0708001-008 (Contract 1 of 1)
Lead Service Water-Line and Fire Hydrant Replacement
Glen Ridge Borough

acceptable set of plans & specifications must be available at the project site at all times. **This office must approve any alteration of the accepted documents of record, in advance.**

You may now advertise for and open bids; however, this authorization is contingent upon you following the procedures outlined in the enclosed Administrative Instructions regarding contract bids and awards. All final plans and specifications, as well as a bidding schedule for all contracts covered by this loan should be uploaded to H2Loans within ten working days of receipt of this letter. The schedule should show (1) advertisement date, (2) bid opening date, (3) anticipated award date, and (4) the names of newspapers and trade journals to be used in advertising.

You are required to publish the advertisement for this construction contract within 90 days from the date of this correspondence. If you are unable to meet this requirement you are required to secure a written extension from the Bureau of Environmental, Engineering and Permitting, within 90 days from the date of this correspondence.

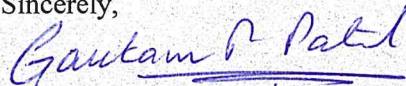
Please be advised that the NJWB requires posting of online signage by the project sponsor on its website. A standard format is enclosed for your use and shall be posted prior to the Authorization to Award and maintained through the construction phase of the project.

Please note that the NJWB's final determination as to the project sponsor's eligibility for funding will be made upon the satisfaction of all relevant program requirements under N.J.A.C. 7:22-3 et seq. as well as the Department's determination of available funding for this project. This Authorization to Advertise should NOT be considered a commitment for financing by the NJDEP and project sponsors may NOT rely on this letter as a guarantee of funding.

Contracts may not be awarded until authorization to do so has been given, in writing, by the NJDEP. Such authorization cannot be given until all conditions in the enclosed Administrative Instructions have been met and each of the documents listed in the enclosed Administrative Instructions have been uploaded into H2Loans, at least 10 working days prior to contract award date. Should you have any bid package or related construction questions or comments regarding this matter, please contact the NJDEP Construction Section at 609-292-3114. For H2Loans related technical issues, please contact the New Jersey Infrastructure Bank (NJIB) at 609-219-8600.

If you have any additional questions, please contact Charles Jenkins, Section Chief at (609) 633-1170.

Sincerely,



Gautam R. Patel, Chief
Bureau of Environmental, Engineering and Permitting
Municipal Finance and Construction Element

91 Clinton Road, Suite 2D
Fairfield, NJ 07004
P (973) 228-5477
F (973) 228-5422



February 28, 2019

Mayor Stuart K. Patrick
Borough of Glen Ridge
825 Bloomfield Avenue
Glen Ridge, NJ 07028

Re: Shuttle Bus to Polls
Parkway of Glen Ridge

Dear Mayor Patrick,

Cedarcrest Property Management is the management company for Parkway of Glen Ridge. This past election day some of the residents of Parkway of Glen Ridge inquired if there was a shuttle service available to make it easier for them to cast their ballots. They were told there was no such service. One of our shareholders spoke with Ms. Tara Ventola, the Deputy Borough Clerk, who informed her that any such request would need to be approved by the Mayor and Council.

By this letter we are requesting that you and the Council consider this request. We envision this service being available only for major elections, i.e. Presidential, Congressional, and Gubernatorial. If the Borough agrees to provide this service, we of course would be responsible for posting the appropriate notices informing our shareholders of the service. We would follow whatever guidelines and restrictions that the Borough sets forth as a requirement.

We thank you in advance for considering this request.

Regards,

Angel Katorincek, Sr. Property Manager
angel@cedarcrestpm.com

CC: Tara Ventola, Deputy Borough Clerk

February 27, 2019

VIA CERTIFIED MAIL

RE: NJDEP Flood Hazard Area Permit Application
Bloomfield Condominium
Block 226, Lots 15, 30 & 31
Township of Bloomfield, Essex County, New Jersey
BCG# 080968-C1-001

To Whom It May Concern:

This letter is to provide you with legal notification that an application for an Individual Flood Hazard Area (FHA) Permit, with a Hardship Exception and FHA Verification, for the development shown on the enclosed plans will be submitted to the New Jersey Department of Environmental Protection, Division of Land Use Regulation.

The Bloomfield Condominium redevelopment project proposes the demolition of the existing vacant building and parking lot for the construction of 21 residential apartment units above 1,423 sf of retail spaces all within one building. There are two proposed access driveways to the site that connect to Bloomfield Avenue in the front and Farrand Street to the rear. Since the property is located within the regulated FHA of the Second River, a FHA Permit is required.

Please note that as per N.J.A.C 7:13-15.1, the application seeks an Individual FHA Permit with a Hardship Exception from the requirement under the N.J.A.C. 7:13-12.6(e)3i to allow for nine of the twenty-one residential-unit and eight retail-use parking spaces to be more than one foot below the FHA elevation. Specifically, the FHA regulation states that in no case shall the parking area that serves a multi-residence building in a fluvial flood hazard area be situated greater than 12 inches below the FHA design flood elevation. The existing parking area on the property is up to five feet below the FHA elevation and, due to the regulatory limitation on the amount of net-fill that can be placed in the FHA, nine of the residential-unit parking spaces will be between 1 to 4 feet below the FHA elevation. The occupants of the nine residential-units that will be assigned these parking spaces will be formally advised that, during an extreme flooding event, adequate warning will be provided that the spaces may become flooded and an emergency plan will be followed to have all vehicles moved to higher ground in advance of flooding.

A copy of the first page of the NJDEP application form and a plan (reduced scale) is enclosed herewith. A complete copy of the permit application package can be reviewed at the Borough Clerk's office or, by appointment, at the Department's offices in Trenton. The Department of

STANLEY T. OMLAND, PE, PP, LEED AP
ERIC L. KELLER, PE, PP, LEED AP
WILLIAM H. HAMILTON, PP, AICP, LLA, LEED AP
GEOFFREY R. LANZA, PE, PP, LEED AP, CFM
MARTIN F. TIRELLA, PLS
THEODORE D. CASSERA, PE, PP
KEVIN P. BOLLINGER, PLS
WAYNE A. CORSEY, PE, PP
SEAN A. DELANY, PE, PP
ANTHONY J. DILODOVICO, MS
DAVID B. DIXON, PLS, PP
ANTHONY FACCHINO, PE, PP, PLS
JAMES GIURINTANO, PE, PP, CME
R. MICHAEL MCKENNA, PE, PP
JARYD MORAN, LLA
MARC L. OLMEDA, PLS
MICHAEL J. ROTH, PE
JAMES M. WARD, PE
PAUL J. WINTERS, PE, CME
JAMES R. WOODS, PE

To Whom It May Concern:
Bloomfield Condominium
BCG 080968-C1-001
February 27, 2019
Page 2 of 2

Environmental Protection welcomes comments and any information you may provide concerning the proposed development of the site. Please submit your written comments within 15 calendar days of the date of this notice to:

New Jersey Department of Environmental Protection
Division of Land Use Regulation
PO Box 420, Code 501-02A
Trenton, New Jersey 08625
Attn: Bergen County Supervisor

Very truly yours,

BOWMAN CONSULTING GROUP, LTD.



Tony DiLodovico, MS
Regulatory Consultant
adilodovico@bowmanconsulting.com
Agent for the Application

Enclosures



February 28, 2019

Kimberly D. Bose, Secretary
Federal Energy Regulatory Commission
888 First Street, N.E.
Washington, D.C. 20426

Via Electronic Filing

**Re: Great Falls Hydroelectric Project (FERC No. 2814-024)
Final License Application**

Dear Secretary Bose:

Pursuant to 18 CFR 5.18 The City of Paterson, New Jersey, (as successor-in-interest to the Paterson Municipal Utilities Authority), and Great Falls Hydroelectric Company (Co-Licensees) is filing this Final License Application (Application) with the Commission. After issuing the Draft License Application, making it available on Eagle Creek's Great Falls Hydroelectric Project Relicensing Website, and allowing 90 days for review, and receiving comments from interested stakeholders, we are issuing this Application as part of the Traditional Licensing Process approved by the Commission. Our relicensing website can be accessed at:

<https://www.eaglecreekre.com/facilities/operating-facilities/great-falls/great-falls-relicensing-information>

This Application contains:

- Initial Statement
- Verification Statement
- Exhibit A – Project Description
- Exhibit B – Project Operations
- Exhibit C – Construction History
- Exhibit D – Costs and Financing
- Exhibit E – Environmental Report
- Exhibit F – General Design Drawings
- Exhibit G – Project Boundary Maps
- Appendices

Some of the information presented in the Final License Application is considered Critical Energy Infrastructure Information (CEII), as defined by 18 CFR § 388.113(c). Such information has been removed from the public version Final License Application (Volume 1). In accordance with the Commission's filing guidelines, all CEII is included in a separate volume (Volume 2) that has been clearly marked as "CONTAINS CRITICAL ENERGY/ELECTRIC INFRASTRUCTURE INFORMATION – DO NOT RELEASE." In addition, some information included in the Final License Application is privileged information and has been filed in a

**INTERLOCAL AGREEMENT BETWEEN BOROUGH OF GLEN RIDGE AND
TOWNSHIP OF BLOOMFIELD FOR ANIMAL CONTROL AND MUNICIPAL HUMANE
LAW ENFORCEMENT OFFICER SERVICES**

In accordance with *N.J.S.A. 40:8A-1 et seq. Interlocal Services Act*, the entities identified herein agree to the following terms and conditions:

THIS AGREEMENT is made by and between the Borough of Glen Ridge (hereinafter "Recipient") and the Township of Bloomfield and its employees, agents and representatives (hereinafter "Provider") entered into on this ___ day of January, 2019 (the "Effective Date").

THIS AGREEMENT shall be for the purpose of ensuring an animal control program in accordance with *N.J.S.A. 4:19-15:16 et seq.* and any other applicable administrative rules and/or statutes promulgated by the State of New Jersey for animal control.

THIS AGREEMENT shall adhere to all applicable local ordinances.

A. ADMINISTRATION:

- 1) Any stray dog, cat or other animal of unknown ownership charged with or suspected of biting a human shall be impounded and quarantined by the Animal Control Officer for at least ten (10) days according to the procedures of the Provider and *N.J.A.C. 8:23 A-1.10*. The Provider may require that such animal be quarantined at the Bloomfield John A. Bukowski Shelter for Animals if so ordered by a court of law or if deemed necessary by the Provider in order to protect the public.
- 2) Any dog, cat or other animal of known ownership charged with or suspected of biting a human shall be quarantined by the Animal Control Officer for at least ten (10) days according to the procedures of the Recipient and *N.J.A.C. 8:23A-1.10*. The Provider may require that such animal be quarantined at the Bloomfield John A. Bukowski Shelter for Animals if so ordered by a court of law or if deemed necessary by the Provider in order to protect the public.
- 3) Pursuant to *N.J.S.A. 4:19-19*, the Provider will seize and impound any dog when such officer has reason to believe that the dog may have caused injury in a manner as described in *N.J. S. A. 4:19-19 et seq.*
- 4) A Certified Animal Cruelty Investigator will investigate any alleged animal cruelty complaints.
- 5) Recipient shall provide any required additional law enforcement resources to assist an investigation.

B. SERVICES:

- 1) The Provider will provide Bloomfield animal control services and shall make its services available during regular working hours, Monday through Saturday, 8:30AM to 4:30PM.
- 2) All animal control regulations and programs adopted by ordinance by the Recipient upon execution of this Agreement will be enforced and provided by the Provider.
- 3) New animal control programs, ordinances and ordinance amendments created or passed by the Recipient during the term of this Agreement must be provided within ten (10) days of adoption to the Provider by the Recipient unless agreed to otherwise.
- 4) Any change to the terms and conditions of this Agreement requiring the Provider to provide services that alters the workforce/man hours needed for any new ordinances or programs the Recipient passes or creates shall be subject to additional compensation over and above the stated contract amount.

- 5) The Provider shall have its representative(s) appear in court and testify in cases where a summons is issued on behalf of the Recipient and a trial is required.
- 6) Patrolling of streets and public and private property and conducting dog and/or cat censuses are not covered under this contract.
- 7) Rabies control (i.e. Rabies clinics) programs will be conducted at regularly scheduled sites within Bloomfield Township, in addition to any rabies control clinic conducted by the Recipient. The Provider will provide adequate notice of the date, time and location of its Rabies control programs. The provisions of this Agreement do not extend to Rabies clinics solely sponsored by the Recipient.
- 8) The Provider will trap animals, in accordance with the provisions herein, for transportation to the Bloomfield John A. Bukowski Shelter for Animals. Provider will neither offer nor provide any services relating to Glen Ridge's feral cat population, to the extent one exists. All service addressing the feral cat population shall be provided by Glen Ridge or its authorized designee. Prior to Provider undertaking the Services set forth in this Agreement, Recipient shall enact a Trap-Neuter-Return ("TNR") Program for Feral Cats, which shall be reviewed by Provider. The Provider will not accept animals trapped by the Recipient, its agents or residents. These Services shall not include large scale sheltering. (*e.g.: in a hoarding case, the Recipient shall be responsible for the costs associated with removal, vetting and sheltering.*)
- 9) The Provider will not accept surrendered domestic animals from the Recipient Municipality.
- 10) The Provider and the Recipient agree to jointly develop and the Recipient will distribute pamphlets or other materials to educate residents of the Recipient on the public health issues associated with feeding unowned cats and wild animals or other animal control policies and regulations as necessary.
- 11) When necessary the Provider will provide for the humane destruction and proper disposal of animals in its care.
- 12) Transportation to the New Jersey Department of Health Laboratory of the head of a deceased animal alleged or suspected of having rabies shall be provided by the Provider.
- 13) The pick-up, preparation and transportation of specimens for laboratory analysis for West Nile Virus or any other disease surveillance required by the State of New Jersey will be the responsibility of the Provider.
- 14) The Provider will only euthanize, trap and/or relocate wild animals that pose an imminent public health threat and only in accordance with New Jersey State statutes, rules, regulations and policies, including the current "Policy on the Relocation of Wildlife".
- 15) The Provider will provide proper and adequate record keeping and documentation of services rendered to the Recipient and will provide such documentation to the New Jersey State Department of Health as necessary.
- 15) The Provider shall provide the Recipient and its Board of Health with monthly activity reports and a summary table of all monthly activities at the end of each calendar year.
- 16) The Provider shall provide municipal humane law enforcement officer (MHLEO) services, pursuant to *N.J.S.A. 4:22-14.1*, who shall be responsible for animal welfare within the jurisdiction of the municipality.
- 17) The MHLEO shall abide by the provisions of chapter 22 of Title 4 of the Revised Statutes, and be authorized to investigate and sign complaints, arrest violators, and otherwise act as an officer for detection, apprehension, and arrest of offenders against the animal welfare of the State and ordinances of the municipality.

- 18) The MHLEO shall refer all complaints for violations of the provisions of R.S. 4:22-17 to the county prosecutor for investigation and prosecution, or any other appropriate legal action, except that the MHLEO may take any action necessary within the authority granted pursuant to statute.
- 19) The MHLEO shall submit, by October 1 of each year covered by this Agreement, a report to the prosecutor designated pursuant to subsection a. of section 28 of P.L.2017, c.331 (C.4:22-14.4), which shall include, for the most recently concluded State fiscal year, the number of complaints received for each offense under article 2 of chapter 22 of Title 4 of the Revised Statutes and the number of cases referred to the county prosecutor.
- 20) The Recipient shall be responsible for initial response to after-hour emergency calls. The Recipient may call upon the Provider for after-hour emergencies as defined below. After-hour emergency calls are calls received on Sundays, Bloomfield Township recognized Holidays or Monday through Saturday between the hours of 4:30 PM and 8:30 AM. The Police Department, Health Department or any other Official so charged by the Recipient may initiate emergency calls.

An emergency is defined as:

- A. An animal presenting an immediate danger or threat to human health or safety;
- B. An injured or sick wild animal or an injured or sick domestic animal at-large, lost, abandoned or otherwise not under the possession/control of its owner and/or the owner is not available or cannot be located;
- C. A bat (or other wild animal at relative high risk of rabies) inside the living quarters of a house (private residence).

Routine strays or other matters of a non-emergency nature will not require an emergency response and will be handled during regular working hours as noted in Paragraph 1 above.

C. INSURANCE:

- 1) The Provider will maintain liability, malpractice, worker's compensation and all mandated coverage for its employees.
- 2) The Recipient must maintain comprehensive general liability insurance and name the Township of Bloomfield and its employees and agents as additional insured.
- 3) The Provider shall hold the Recipient harmless from any and all claims arising out of the performance of this contract by the Provider, its agents, servants or employees including, but not limited to, claims for personal injury, property damage and worker's compensation, and agrees to reimburse the Recipient for any and all costs, legal fees, claims and judgments which may be paid by the Recipient arising out of the performance of this contract by the Provider.

D. DURATION:

The terms of this Agreement shall be for Three (3) years (the "Term"). This Agreement is effective beginning on the effective date of this Agreement.

E. FINANCIAL TERMS:

- 1) The services under this Agreement will be performed during regular working hours, 8:30AM to 4:30PM, Monday through Saturday. Services performed on Sundays, Monday through Saturday between the hours of 4:30PM and 8:30AM or officially recognized Holidays of the Provider will constitute overtime services payable as described in

Paragraph 2 below.

- 2) The Recipient will reimburse the Provider for all overtime costs incurred resulting from the performance of this Agreement or for services outside the scope of this Agreement that are performed by the Provider at the specific request of Recipient or other persons authorized by the Recipient to act on behalf of Recipient. The Recipient will reimburse the Provider at the agreed overtime rate of the Provider, with a minimum charge of three (3) hours for any portion of time within the first (3) hours, for animal control services/officers. In the event that an overtime call results in more than three (3) hours, the Recipient will reimburse the Provider at one-third (1/3) of the below stated rate for each additional hour provided. The three (3) hour rate for the contract period is established at \$141.
- 3) The Recipient will reimburse the Provider for all costs incurred resulting from the services of a Certified Animal Cruelty Investigator, as described above in Section A(4) of the Agreement, at the rate of \$100 per hour.
- 4) For the services provided as herein set forth, the Recipient agrees to pay the Provider the sum of \$16,800.00 per year, payable at the beginning of each month in equal installments of \$1,400.00. On each anniversary of the Effective Date of the Agreement during the Term there shall be a 2% increase to the annual fee. The Provider will deliver an invoice for payment for the amount noted above in addition to any overtime cost incurred by the Recipient during the corresponding quarter.
- 5) The Provider will bill the Recipient by invoice at the beginning of each month in accordance with paragraph 3 above.
- 6) Emergency treatment will be rendered to any obviously ill or injured domestic animal, when feasible, while in the possession of the Provider or its ACOs. Charges for such treatment shall be the responsibility of the animal's owner and payable to the Provider. If such owner is not identified, the Recipient will be charged for Provider's cost for such treatment.
- 7) The payments set forth above shall include all costs incurred by the Provider in the maintenance of the Bloomfield John A. Bukowski Shelter for Animals, costs, expenses and maintenance of vehicles and all necessary insurance, which the Provider agrees to provide.
- 8) Any resident of the Recipient may redeem his or her dog, cat or other pet from the Bloomfield John A. Bukowski Shelter for Animals according to the fee schedule set by the operator of the facility.
- 9) All Provider animal shelter fees incurred by residents of the Recipient will be retained by the Provider and its shelter.

F. EXTENSION OF TIME:

The terms of this Agreement may be automatically extended for successive 1-month periods unless renegotiated or terminated by either party. The automatic renewal shall provide for a 2% cost increase, as set forth in Paragraph E(3) above. A new Agreement, inclusive of costs, must be presented to the Recipient within thirty (30) days prior to the contract expiration date, with the renegotiation period commencing thirty (30) days prior to the contract expiration date.

G. TERMINATION:

Either party may terminate this Agreement by providing thirty (30) days advance written notification by certified copy of its intentions to terminate the Agreement and setting forth

the proposed date of withdrawal. During a period of renegotiation as noted in Section F above, either party may terminate said Agreement by providing thirty (30) days advance written notification by certified copy of its intentions to terminate the Agreement and setting forth the proposed date of withdrawal. During a period of renegotiation, if notice of termination is not received timely, the Provider will continue to provide services under the terms of the Agreement. Notification within this section shall be by first class United States Postal Service certified and return receipt mail.

IN WITNESS HEREOF, each party has caused its authorized officials to sign this Agreement on its behalf on this _____ day of _____ 2018.

ATTEST:
TOWNSHIP OF BLOOMFIELD

WITNESS:

BY: _____

RECIPIENT:
BOROUGH OF GLEN RIDGE

WITNESS:

BY: _____
