Board Agenda



Diversion Board of Authority

July 25, 2024 @ 3:30 p.m. CST

This meeting will be in-person at Fargo City Hall Commission Chambers (225 4th St N, Fargo, ND 58102) and online.

- 1. Call to Order
 - a. Roll Call of Members
- Approve minutes from June 27, 2024 [Attachment 00.01] (Pg. 3)
- 3. Approve Order of Agenda
 - a. **CONSENT AGENDA APPROVE THE FOLLOWING:**

Finance Report [Attachment 01.00] (Pg. 9)

- b. Voucher Approval [Attachment 02.00] (Pg. 32)
- c. MOUs and Agreements [Attachment 03.00] (Pg. 48)
 - i. Cap X Transmission Line & MFDA MURA [Attachment 03.01] (Pg. 50)
- d. DA Board Approval Contract Actions [Attachment 04.00] (Pg. 110)
 - i. Cap X Transmission Line TO 1, Amendment 0 [Attachment 04.01] (Pg. 112)

REGULAR AGENDA:

- 4. Co-Executive Director Update
 - a. Executive Director Search Process Update
 - i. Review & Approve MFDA Executive Director Position Description [Attachment 05.00] (Pg. 114)
 - ii. Approve MFDA Executive Director Search Process Schedule of Events [Attachment 06.00] (Pg. 118)
 - b. Approve a Request for Proposals (RFP) for an MFDA Classification & Compensation Study [Attachment 07.00] (Pg. 120)
- 5. General Counsel Update -
- 6. Construction Project Updates
 - a. USACE Project Update [Attachment 08.00] (Pg. 125)
 - b. SWDCAI Project Update

[Attachment 09.00] (Pg. 127)

- c. Project Safety Update [Attachment 10.00] (Pg. 128)
- d. Drone Footage Video
- 7. Communications Team Update
- 8. Land Management Update
 - a. Property Acquisition Status Report [Attachment 11.00] (Pg. 129)
 - b. OIN 7249 Excess Land Recommendation [Attachment 12.00] (Pg. 135)
 - c. OINs 7247 & 7248 Excess Land Recommendation [Attachment 13.00] (Pg. 137)
 - d. OINs 7234A & 7234B Variance to Excess Lands Policy [Attachment 14.00] (Pg. 139)
 - e. OIN 858 Sales of Excess Land Recommendation [Attachment 15.00] (Pg. 143)
- 9. Finance Update
- 10. Other Business.
- 11. Next Meeting: August 22, 2024
- 12. Adjournment

MEDIA AND PUBLIC PARTICIPATION INFORMATION

There are multiple ways to attend or watch this public meeting.

- View the Meeting on Fargo TV or at www.TVFargo.com
- View the Meeting on the City of Fargo's Facebook or Twitter feed.
- View the Meeting at FMDiversion.com/Meeting
- View the Meeting at Twitter.com/FMDiversion



Metro Flood Diversion Authority Board of Authority Meeting Minutes

3:30 PM – June 27, 2024 City of Fargo Commission Chambers

A regular meeting of the Metro Flood Diversion Authority Board of Authority was held on June 27, 2024. The following members were present: Shelly Carlson, Mayor, City of Moorhead; Bernie Dardis, Mayor, City of West Fargo; Dr. Tim Mahoney, Mayor, City of Fargo; Chad Peterson, Cass County Commissioner; Chuck Hendrickson, Moorhead City Council; Dave Piepkorn, Fargo City Commissioner; David Ebinger, Clay County Commissioner; Kevin Campbell, Clay County Commissioner; Mary Scherling, Cass County Commissioner; Tony Grindberg, Cass County Commissioner; Larry Seljevold, Moorhead City Council and Rodger Olson, Cass County Joint Water Resource District.

Member(s) absent: John Strand, Fargo City Commissioner.

1. CALL TO ORDER

Mayor Carlson called the meeting to order at 3:30 PM. Roll call was taken, and a quorum was present.

2. APPROVE MINUTES FROM THE MAY 23, 2024, MEETING

MOTION PASSED

Mrs. Scherling moved to approve the minutes from the May 23, 2024, meeting and Mr. Peterson seconded the motion. On a voice vote, the motion carried.

3. APPROVE ORDER OF THE AGENDA

MOTION PASSED

Mayor Mahoney moved to amend the agenda, moving items 9. a., b., and c., to item 5. Mr. Ebinger seconded the motion and on a voice vote, the motion carried.

4. APPROVE CONSENT AGENDA

MOTION PASSED

Mayor Dardis moved to approve the Consent Agenda and Mrs. Scherling seconded the motion. On a roll call vote, the motion carried.

5. LAND MANAGEMENT UPDATE

a. Property Acquisition Status Report

Ms. Smith provided the following property acquisition status report:

- 96.3% completion in the Construction Footprint
- 49.6% completion in the UMA Footprint
- 90.3% of the parcels in the Southern Embankment have been acquired
- 49.6% of the parcels in the Upstream Mitigation Area have been acquired
- 75.0% of the Environmental Easements have been signed
- 100.0% of the parcels in the Stormwater Diversion Channel have been acquired

- 97.4% of the Oxbow-Hickson-Bakke levee
- 100% MFDA constructed in-town levees and the Drayton Dam mitigation is completed

Key Activities:

- Continue negotiating settlement agreements for existing eminent domain actions.
- The final two Diversion Channel parcels have closed and been acquired.
- In the last month, successfully closed 3 parcels / 2 landowner groups associated with SE-2B, which finalized acquisitions for SE-2B.
- In the last month, successfully closed 4 parcels / 2 owners in the UMA.
- Starting the release of temporary construction easements for SE-1.
- The USACE bid and awarded a forest mitigation contract. Due to a subsequent bid protest, a stop work
 order was required and issued. USACE and the MFDA staff discussed the resultant lack of weed control
 on associated parcels and determined that the most expeditious remedy was to handle it under the
 MFDA's existing mowing and weed control contract.

b. OINs 9191Y1 and 9741Y EXCESS LAND RECOMMENDATIONS

Ms. Smith introduced the above-referenced OINs and asked for approval to sell the parcels per the Excess Lands Policy.

OIN 9191Y1: 66.9 acres (surveyed), this parcel will be subject to a 3.43-acre TCE. The USACE has required that the TCE shall remain in place through December 31, 2029; however, MFDA anticipates they may be completed and the TCE may be released prior to that date. It is assumed that the TCE for I-29 will be released prior to the sale of this excess land. OIN 9191Y1 is immediately east of I29, south of the Wild Rice River, and north of the Southern Embankment Reach 3 (SE-3) portion of the Comprehensive Project.

OIN 9741Y: is located on 38th St W on the west side of the Diversion Channel Area associated with the Comprehensive Project. This parcel (the full parent parcel) is impacted by the Diversion Channel portion of the Comprehensive Project. The prior owner chose to retain the unimpacted land north of the Diversion Channel but sold the small southerly remnant (9741Y) to the Authority. This remnant piece is outside of the Diversion Channel work limits and is not needed for the construction or operation of the Comprehensive Project.

MOTION PASSED

Mr. Grindberg moved to declare OINs 9191Y1 and 9741Y as excess land and to proceed with the disposal of these parcels per the Excess Land Policy. Mrs. Scherling seconded the motion and on a roll call vote, the motion carried.

c. OIN 7234B EXCESS LAND UPDATE - DISCUSSION ONLY

OIN 7234B: this parcel is a stretch of abandoned railroad property between Center Avenue and Park Drive in Horace, ND. This parcel was previously owned and maintained by BNSF. The parcel is located east of the Diversion Channel within Horace and is not impacted by construction of the Comprehensive Project. This rail corridor was purchased from BNSF to alleviate the need to raise the rail line that crosses the Diversion Channel. Instead, it was decided that the entire corridor be taken out of operation.

There was discussion regarding this parcel at the CCJWRD and Land Management meetings, suggesting that this parcel may be an exception to the Excess Land Policy. The recommendation at the Land Management meeting was for staff to draft an exception and bring it to the Board in July or August for approval. Approval would allow us to go directly to public sale via auction or a commercial realtor.

6. CO-EXECUTIVE DIRECTORS UPDATE

a. MFDA Human Resources Transition Plan Update

Mr. Wilson provided an update on the MFDA transition plan to the Cass County employee manual. Part of the transition plan is to establish a step and grade compensation matrix for the MFDA staff; this would be accomplished by submitting an RFP and selecting a professional resource for assistance.

MOTION PASSED

Mr. Peterson moved to authorize the co-executive directors to conduct an RFP process to create a compensation matrix for the MFDA. In addition, the Board of Authority approves the transition plan for the MFDA organization and staff, as presented. Mrs. Scherling seconded the motion and on a roll call vote, the motion carried.

2024 COLAs

One MFDA employee has received their COLA for 2024; the following motion is to ensure that the five remaining employees will also receive COLAs on their anniversary dates. In 2025, the COLAs and performance increases will be managed via the compensation matrix.

MOTION PASSED

Mr. Peterson moved to provide the 3.2% COLA to the employees on their anniversary dates in 2024 and in 2025 employees will follow the Cass County employee manual process. Mr. Ebinger seconded the motion and on a roll call vote, the motion carried.

b. Executive Director Next Steps

Mr. Redlinger provided the following executive director position description update for approval: **Roles and responsibilities:**

- Strategically lead, problem-solve and coordinate and the efforts of a diverse group of employees, contractors, consultants, and partner agencies to complete construction of the Fargo Moorhead Flood Diversion Project.
- Upon construction completion successfully transition to an efficient and reliable operations and maintenance phase, ensuring all permitting and compliance requirements are met in a systematic, orderly, and well-planned manner.
- Development of Annual Budget and monitoring of Budget performance throughout the year.
- Educate, inform, and be responsive to policy direction provided by a 13 member-appointed Board of Directors.
- Ensure compliance with the Joint Powers Authority (JPA) creating the Metro Flood Diversion Authority and the Project Agreement directing the construction and operation of the Diversion Channel by the P3 Contractor.

Core Competencies:

- A skilled communicator who is accessible, responsive to and receptive to input from employees, board members and a wide range of stakeholders.
- A demonstratable work history of developing employee talent.
- A strategic-thinker able to develop and execute a long-term vision to transition various consultantdelivered services to more efficient employee-delivered services.

Experience:

- Extensive leadership and public administration experience.
- Project management experience with a strong track record coordinating financial, legal and engineering components.
- Extensive experience working with contracted engineering consultant services. The ideal candidate will have experience ending complex contracted consulting services at the conclusion of a project.
- The successful candidate will have a demonstrated mastery of their field and a work history of increasingly complex and demanding projects.

Minimum Qualifications:

- 10-15 years local public sector or related leadership experience.
- Preferred Master of Public Administration

MOTION PASSED

Mayor Mahoney moved for the co-executive directors to initiate a compensation RFP to establish a solid salary matrix for the executive director position. Additionally, they will come back to the BOA on July 25 for any final feedback or comments. The position will then be advertised in August and September with the intent to conduct interviews this fall. Mr. Ebinger seconded the motion and on a roll call vote, the motion carried.

7. GENERAL COUNSEL UPDATE

a. Resolution Amending the Appointment of Members to the Diversion Board and Land Management Committees of the MFDA

Mr. Shockley provided an overview and summary outlining the above-referenced resolution:

MOTION PASSED

Mr. Grindberg moved to approve the resolution as presented and Mrs. Scherling seconded the motion. On a roll call vote, with Mr. Piepkorn voting 'nay', the motion passed.

8. CONSTRUCTION PROJECT UPDATES

a. USACE Project Update

Ms. Williams provided the following USACE update:

1 Diversion Inlet Structure (DIS) - Construction

Structure includes 3-50 ft. wide Tainter gates. Construction is 99% complete. Construction completion date will be revised pending outcome of modifications to the gate machinery design. Schedule for remaining work: 2024: Complete operating machinery corrections; turf established.

2 Wild Rice River Structure (WRRS) - Construction

Structure includes 2-40 ft. wide Tainter gates. Construction is 97% complete. Construction completion date will be revised pending outcome of modifications to the gate machinery design. Schedule for remaining work: 2024: Complete operating machinery corrections; resolve punch list items; turf established.

3 I-29 Raise - Construction

Includes approximately 4 miles of interstate raise between County Roads 16 and 18. Construction is 99% complete. Final inspection held 3 January 2024; turf establishment to be extended to 26 July 2024. Planning for O&M documents and turnover is ongoing.

4 Red River Structure (RRS) - Construction

Structure includes 3-50 ft. wide Tainter gates. Construction is 57% complete. Construction completion date is 19 March 2026. Placing concrete and fabrication of gates 2 and 3 continues. Tainter gate #1 delivery is complete and assembly on site is ongoing.

5 Drain 27 Wetland Mitigation Project Plantings - Construction

Native plantings 5-year contract awarded 17 May 2023. Remaining seeding is in progress. Completion date for wetland establishment is 1 December 2027.

6 Drayton Dam Mitigation Project Design - Construction

Construction is complete. Turnover to MFDA for O&M occurred on 28 Nov 2023. Willow plantings partially completed; remaining requires low water conditions.

7 Southern Embankment – Reach SE-2A - Construction

Construction is 69% complete. Contractor mobilizing but weather has hindered commencing work. Scheduled completion date is 13 October 2024.

8 FY2024 Contract Awards:

OHB Ring Levee: Awarded 22 February. Contract completion date is 31 August 2025.

Reach SE-1B: Awarded 27 February. Contract completion date is 13 March 2026.

Reach SE-2B: Awarded 11 March. Contract completion date is 30 October 2025.

Forest Mitigation: Bid protest is delaying contract work.

Reach SE-4: Contract awarded 28 May 2024 to PWS, Inc., Brooklyn Park, MN.

9 Southern Embankment Design: Remaining Reaches:

SE-3: Final review starts 10 June 2024 Contract award: January 2025 SE-5: 95% review starts 10 July 2024 Contract award: January 2025

10 Supplemental Environmental Assessment – Diversion Channel

Issued to disclose updated designs and impacts. FONSI signed and the final SEA was posted 6 May

b. SWDCAI Project Update

Mr. Bakkegard provided an update of the construction map that shows current work in progress, 30 and 60 day projected progress:

New Features Under Construction

SE-2B

30- to 60-Day Outlook

- Lower Rush River Inlet
- Channel Reach 10
- Channel Reach 11
- Drain 21C Inlet
- Drain 50 Inlet
- SE-4

Misc. Highlights

- Channel Excavation
- Permanent Seeding
- BNSF Hillsboro
- I-94

c. Project Safety Update

Mr. Bakkegard provided the safety update for the period May 1, 2024, to May 31, 2024, and reported that it was a good month with only two minor incidents.

d. Drone Footage Video

A drone video highlighting the progress that has been achieved since May 2024 was viewed.

9. COMMUNICATIONS UPDATE

Ms. Willson provided the following Communications update:

Outreach Products

Award: 1st place at NFPW national contest for "MFDA Funding & Financing 101" video

Faces of the Diversion: Capt. Kyle Volk released in June

Construction Update Videos: Current Event videos on SE-2B and the stormwater diversion channel

Media Relations:

May Construction Update release

ASN: I-94 detours

10. FINANCE UPDATE

Finance Report

Mayor Dardis reported that the bills payable through June 18, 2024, totaled \$3,757,532, and the net position is \$268,302,987. Mayor Dardis also reported that the 2023 audit was completed by Eide Bailly and the MFDA received a clean report.

11. OTHER BUSINESS

There was no other business to discuss.

12. NEXT MEETING

The next meeting will be July 25, 2024.

13. ADJOURNMENT

Mr. Peterson moved to adjourn, and Mr. Ebinger seconded the motion. The meeting adjourned at 4:33 PM.

FM Metropolitan Area Flood Risk Management Project Fiscal Accountability Report Design Phase As of 06/30/24

AS 01 Ub/3U/24		790: FM Diversion Project Fund				770	0: Budget Fun	d	773:	Excess Capital	Fund		
	2011-2020	2021	2022	2023	2024	Total	2021-2023	2024	Total	2023	2024	Total	Grand Total
Revenues													
City of Fargo	229,263,214	39,900,525	41,606,950	43,281,539	13,204,342	367,256,569		-	-	-	-	-	367,256,569
Cass County	238,074,113	20,605,468	20,077,388	21,720,075	6,533,315	307,010,359		-	-	-	-	-	307,010,359
State Water Commission	270,967,976	44,928,872	21,249,909			337,146,758		-	-	-	-	-	337,146,758
State of ND - Legacy Fund	-	-	105,992,160	129,134,268	49,057,083	284,183,511		-	-	-	-	-	284,183,511
State of ND - SRF	-	-	1,272,652	8,316,726	3,843,549	13,432,927		-	-	-	-	-	13,432,927
Cass County Joint Water Resource District	-	28,630,991				28,630,991		-	-	-	-	-	28,630,991
Other Agencies	706,805	-				706,805		-	-	-	-	-	706,805
City of Oxbow MOU Repayment	2,822,634	122,038				2,944,671		-	-	-	-	-	2,944,671
Reimbursements	168,602	52,055	18,930	15,735		255,322		-	-	-	-	-	255,322
Lease/Rental Payments	2,951,681	622,459	743,700	744,622	16,500	5,078,962		-	-	-	-	-	5,078,962
Asset Sales	1,235,569	1,802,265	1,348,132	4,125,699	343,095	8,854,761		-	-	-	-	-	8,854,761
Interest Income	4,790,772	1,011,554	1,377,312	7,208,616	4,966,731	19,354,984		-	-	-	-	-	19,354,984
Miscellaneous	4,886	7,336	1,987	70,350	567	85,127	3,320,850	831,916	4,152,766	-	-	-	4,237,893
Total Revenues	750,986,254	137,683,563	193,689,120	214,617,631	77,965,181	1,374,941,748	3,320,850	831,916	4,152,766	-	-	-	1,379,094,514
Expenditures													
7905 Army Corp Payments	53,159,000	-	-	24,800	-	53,183,800	_	-	-	-	-	_	53,183,800
7910 WIK - Administration	6,125,744	2,650,150	1,994,938	3,221,009	1,542,776	15,534,616	3,249,868	608,223	3,858,091	-	-	-	19,392,708
7915 WIK - Project Design	36,316,433	2,261,337	2,491,982	4,347,833	1,292,265	46,709,850	-	-	-	-	-	-	46,709,850
7920 WIK - Project Management	70,718,325	13,629,756	14,935,064	14,936,935	5,427,209	119,647,289	-	-	-	-	-	-	119,647,289
7925 WIK - Recreation	278,223	-	_	-	_	278,223	-	-	-	-	-	-	278,223
7930 LERRDS - North Dakota	275,657,728	42,321,398	53,946,968	73,284,991	14,680,884	459,891,970	-	-	-	-	-	-	459,891,970
7931 LERRDS - Minnesota	4,982,754	3,832,050	5,722,668	5,714,157	14,018,131	34,269,760	-	-	-	-	-	-	34,269,760
7940 WIK Mitigation - North Dakota	1,022,658	35,279,546	57,777	1,039,229	13,075	37,412,285	-	-	-	-	-	-	37,412,285
7941 WIK Mitigation - Minnesota	-	112,271	357,080	933,799	248,019	1,651,169	-	-	-	-	-	-	1,651,169
7950 Construction - North Dakota	104,100,296	25,488,649	17,899,069	17,767,981	2,783,714	168,039,709	-	-	-	-	-	-	168,039,709
7951 Construction - Minnesota	-		210,000	669,048	-	879,048	-	-	-	-	-	-	879,048
7952 Construction - O/H/B	33,612,243	2,070,541	646,144	118,976	53,951	36,501,855	-	-	-	-	-	-	36,501,855
7955 Construction Management	11,598,799	180,481	137,041	1,062	5,322	11,922,705	-	-	-	-	-	-	11,922,705
7959 SRF Construction	-	-	5,936,985	7,781,266	2,561,882	16,280,133	-	-	-	-	-	-	16,280,133
7980 Operations & Maintenance	190,811	2,971	138,066	83,898	-	415,746	-	-	-	-	-	-	415,746
7990 Project Financing	48,092,864	14,236,187	9,053,457	9,422,840	962,308	81,767,656	-	-	-	-	-	-	81,767,656
7995 Project Eligible - Off Formula Costs	-	-	-	-	-	-	-	-	-	-	-	-	-
7999 Non Federal Participating Costs	221,686	-	-	-	-	221,686		-		-	-		221,686
Total Expenditures	646,077,564	142,065,337	113,527,239	139,347,823	43,589,536	1,084,607,499	3,249,868	608,223	3,858,091	-	-	-	1,088,465,590
Other Financing Sources (Uses)													
Tours for Sever Other Diversion Freeds													
Transfers From Other Diversion Funds	-	-	4 252 222	4 207 000		-		-	-	-	-	-	-
Transfers to Other Diversion Funds		659,566	1,250,000	1,395,000	825,000	4,129,566		-			-		4,129,566
Total Other Financing Sources (Uses)	-	659,566	1,250,000	1,395,000	825,000	4,129,566		-	-	-	-	-	4,129,566

FM Metropolitan Area Flood Risk Management Project Statement of Net Position June 30, 2024

FM Diversion	Project
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	5	Fund	Bu	dget Fund	Grand Total		
Assets							
Cash	\$	247,586,112	\$	392,444	\$	247,978,556	
Cash Horace 3.01 MIT		4,358,346		-		4,358,346	
Cash BRRWD		8,682,153		-		8,682,153	
Cash Held In Trust at BND							
Excess Revenue Fund		689,050		-		689,050	
Temp Debt Obligation Fund		2,384,338		-		2,384,338	
Authority Loan Fund		101,645		-		101,645	
P3 Reserve Fund		16,133,951		-		16,133,951	
SRF Loan Reserve Fund		2,289,468				2,289,468	
Revenue Fund		1,842				1,842	
Prepaid Expense		4,633,885		-		4,633,885	
Refundable Deposit		50,000				50,000	
Total assets		286,910,790		392,444		287,303,234	
Liabilities							
Vouchers payable		543,372		97,769		641,141	
Retainage payable		138,488		-		138,488	
Rent Deposit		18,750		-		18,750	
Deferred Revenue		5,500				5,500	
Total liabilities		706,111		97,769		803,879	
NET POSITION	\$	286,204,679	\$	294,675	\$	286,499,354	

Data Through Date: Friday, June 28, 2024

Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
770-7910-429.11-00	7/3/2024	336984	Cass County Government	\$72,608.33	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
			Full Time Staff / Salaries	\$72,608.33			
770-7910-429.20-01	7/3/2024	336984	Cass County Government	\$7,352.00	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
		En	nployee Benefits / Health Insurance	\$7,352.00			
770-7910-429.20-03	7/3/2024	336984	Cass County Government	\$160.00	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
		En	mployee Benefits / Dental Insurance	\$160.00			
770-7910-429.20-06	7/3/2024	336984	Cass County Government	\$29.20	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
,		Er	mployee Benefits / Vision Insurance	\$29.20			
770-7910-429.21-01	7/3/2024	336984	Cass County Government	\$4,378.36	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
,]	Employee Benefits / Social Security	\$4,378.36			
770-7910-429.21-02	7/3/2024	336984	Cass County Government	\$1,023.97	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
,			Employee Benefits / Medicare	\$1,023.97			
770-7910-429.22-07	7/3/2024	336984	Cass County Government	\$9,374.32	DIVERSION PAYROLL	V00106	EXECUTIVE DIRECTOR
			Pension Benefits / Retirement	\$9,374.32			
770-7910-429.33-37	6/13/2024	336537	HighRoad Partners, LLC	\$600.00	DIVERSION HR SERVICES	V09701	HR SERVICES
			Other Services / HR Services	\$600.00			
770-7910-429.34-15	6/6/2024	336401	Marco Technologies	\$686.20	DIVERSION IT SERVICES	V10301	SERVICE AGREEMENT - IT
	6/27/2024	336818	CONSOLIDATED COMMUNI	\$470.00	DIVERSION INTERNET	V00106	EXECUTIVE DIRECTOR
	6/27/2024	336897	Marco Technologies	\$2,042.84	DIVERSION IT SERVICES	V10301	SERVICE AGREEMENT - IT
		Tech	nnical Services / Computer Services	\$3,199.04			
770-7910-429.53-20	7/3/2024	336984	Cass County Government	\$708.95	DIVERSION EXPENSES	V00106	EXECUTIVE DIRECTOR
		Comm	nunications / Cellular Phone Service	\$708.95			
770-7910-429.56-60	7/3/2024	336984	Cass County Government	\$1,308.49	DIVERSION EXPENSES	V00106	EXECUTIVE DIRECTOR
		In Stat	e Travel / In State Travel Expenses	\$1,308.49			
770-7910-429.61-10	7/3/2024	336984	Cass County Government	\$144.08	DIVERSION EXPENSES	V00106	EXECUTIVE DIRECTOR
			General Supplies / Office Supplies	\$144.08			

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Data Through Date: Friday, June 28, 2024

Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
770-7910-429.68-30	7/3/2024	336984	Cass County Government	\$596.85	DIVERSION EXPENSES	V00106	EXECUTIVE DIRECTOR
		N	fiscellaneous / Meeting Incidentals	\$596.85			
770-7910-429.74-12	7/3/2024	336984	Cass County Government	\$84.23	DIVERSION EXPENSES	V00106	EXECUTIVE DIRECTOR
		Ca	apital Outlay / Computer Software	\$84.23			
			770 Subtotal	\$101,567.82			
790-7910-429.33-25	7/5/2024	1110	OHNSTAD TWICHELL PC	\$103,405.90	AFP Ohnstad Twichell P	V00102	General & Admin. WIK
	6/27/2024	336800	Ankura Consulting Group LLC	\$48,107.50	APR DIVERSION SERVICES	V12801	SCHEDULING EXPERTISE
	6/27/2024	336829	DORSEY & WHITNEY LLP	\$330,972.82	DIVERSION LEGAL SERVICES	V00101	Dorsey Whitney Legal
	7/3/2024	336965	Ankura Consulting Group LLC	\$134,382.50	SCHEDULING SERVICES	V12801	SCHEDULING EXPERTISE
			Other Services / Legal Services	\$616,868.72		-	
790-7910-429.34-20	7/3/2024	336980	C THREE MEDIA, LLC	\$13,979.97	VIDEOGRAPHY SERVICES	V08601	VIDEOGRAPHY
	7/3/2024	337059	Neon Loon Communications, LL	\$10,654.50	COMMUNICATIONS SUPPORT	V09601	COMMUNICATIONS SUPPORT
		Technical S	ervices / Marketing / Public Relat.	\$24,634.47		-	
790-7910-429.34-40	6/27/2024	336845	Flint Group	\$450.00	WEBSIDE DESIGN	V10201	WEBSITE DESIGN
	ı	Technical Ser	vices / Web Site Develop/Maintain	\$450.00			
790-7910-429.34-56	6/24/2024	ES06240	City of Fargo	\$17,483.00	FISCAL AGENT FEE - 06/24	V05902	MONTHLY FISCAL AGENT FEE
		Technical S	Services / FMDA Fiscal Agent Fees	\$17,483.00			
790-7910-429.38-68	6/6/2024	336351	GA Group, PC	\$4,000.00	APRIL COUNSEL SERVICES	V07601	2021 GOVERNMENT RELATIONS
	6/6/2024	336351	GA Group, PC	\$4,000.00	MARCH COUNSEL SERVICES	V07601	2021 GOVERNMENT RELATIONS
	6/6/2024	336351	GA Group, PC	\$4,000.00	MAY COUNSEL SERVICES	V07601	2021 GOVERNMENT RELATIONS
	6/27/2024	336848	GA Group, PC	\$4,000.00	GOVT RELATIONS COUNSEL	V07601	2021 GOVERNMENT RELATIONS
			Other Services / Lobbyist	\$16,000.00			
790-7910-429.42-05	6/27/2024	336796	Ambassador, Inc.	\$925.00	DIVERSION CLEANING	V10501	JANITORIAL SERVICES
1		Cle	aning Services / Custodial Services	\$925.00		•	

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Data Through Date: Friday, June 28, 2024

Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
790-7915-429.33-05	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$191,941.55	DIVERSION PROJECT	V01633	DESIGN & CONST. SUPPORT
	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$105,303.55	DIVERSION PROJECT	V01634	H&H MITIG. & PERMIT SUPPO
	7/3/2024	336961	AECOM	\$37,811.19	CULTURAL RESOURCES INVEST	V01004	SEAI CULTURAL RES INVEST
		Ot	her Services / Engineering Services	\$335,056.29			
790-7920-429.33-05	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$49,359.42	DIVERSION PROJECT	V01633	DESIGN & CONST. SUPPORT
	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$39,813.34	DIVERSION PROJECT	V01634	H&H MITIG. & PERMIT SUPPO
		Ot	her Services / Engineering Services	\$89,172.76			
790-7920-429.33-79	6/13/2024	336494	CH2M Hill Engineers Inc	\$456,534.29	PROGRAM MGMT	V00211	CH2M HILL-6/2019-12/2021
	6/13/2024	336494	CH2M Hill Engineers Inc	\$725,113.63	SUPPORT SERVICES	V00212	P3 PROCUREMENT SUPPORT
		Other Se	ervices / Construction Management	\$1,181,647.92			
790-7930-429.33-05	6/6/2024	336320	MOORE ENGINEERING INC	\$23,136.42	REIMB MOORE ENGINEERING	V10601	CITY OF CHRISTINE MOU
	6/27/2024	336795	ADVANCED ENGINEERING I	\$169,509.31	DIVERSION PROJECT	V00302	PROGRAM MGMT SERVICES
	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$24,533.41	DIVERSION PROJECT	V01633	DESIGN & CONST. SUPPORT
	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$23,807.55	DIVERSION PROJECT	V01634	H&H MITIG. & PERMIT SUPPO
	7/3/2024	336989	HDR Engineering, Inc.	\$15,727.50	HDR ENGINEERING INC	V01201	Cass Joint Water ROE
	7/3/2024	336989	Prosource Technologies, Inc	\$12,834.67	PROSOURCE TECHNOLOGIES	V01201	Cass Joint Water ROE
	7/3/2024	336989	SRF Consulting Group	\$28,544.98	SRF CONSULTING GROUP	V01201	Cass Joint Water ROE
,		Ot	her Services / Engineering Services	\$298,093.84			
790-7930-429.33-25	6/27/2024	336816	LIES, BULLIS & HATTING, P	\$2,780.00	REIMB LIES, BULLIS & HATT	V10601	CITY OF CHRISTINE MOU
	6/27/2024	336816	Swanson & Warcup	\$632.50	REIMB SWANSON & WARCUP	V10601	CITY OF CHRISTINE MOU
	7/3/2024	336989	OHNSTAD TWICHELL PC	\$99,925.13	OHNSTAD TWICHELL	V01201	Cass Joint Water ROE
,			Other Services / Legal Services	\$103,337.63			
790-7930-429.33-32	7/3/2024	336989	CROWN APPRAISALS	\$52,500.00	CROWN APPRAISALS	V01201	Cass Joint Water ROE
,		1	Other Services / Appraisal Services	\$52,500.00			
790-7930-429.33-79	6/13/2024	336494	CH2M Hill Engineers Inc	\$27,678.35	PROPRTY ACQUISITION	V00210	CH2M HILL-LAND ACQUISITON
		Other Se	ervices / Construction Management	\$27,678.35			
790-7930-429.38-95	7/3/2024	337036	JT LAWN SERVICE LLC	\$23,999.00	MOWING & WEED CONTROL	V10401	MOWING/WEED CONTROL MGM
			Other Services / Mowing Services	\$23,999.00			

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Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
790-7930-429.38-99	7/3/2024	336989	Building & Grounds Managemen	\$400.00	BUILDINGS & GROUNDS	V01701	ND LAND PURCH-OUT OF TOWN
	7/3/2024	336989	L & L Tree Service LLC	\$17,000.00	L&L'S TREE SERVICE	V01701	ND LAND PURCH-OUT OF TOWN
	7/3/2024	336989	Title Company	\$250.00	THE TITLE COMPANY	V01701	ND LAND PURCH-OUT OF TOWN
,			Other Services / Other Services	\$17,650.00			
790-7930-429.52-70	6/27/2024	336952	Watts and Associates, Inc.	\$2,323.28	INSURANCE PRODUCT DEVEL	V06901	CROP INSURANCE DEVELOPMN
,			Insurance / Crop Insurance	\$2,323.28			
790-7930-429.62-51	7/3/2024	336982	Cass County Electric Cooperativ	\$113.00	ACCT #1184422 DIVERSION	V01701	ND LAND PURCH-OUT OF TOWN
	7/3/2024	336989	Cass County Electric Cooperativ	\$250.30	CASS COUNTY ELECTRIC	V01701	ND LAND PURCH-OUT OF TOWN
			Energy / Electricity	\$363.30			
790-7930-429.67-11	7/3/2024	336989	0233Y1 - CASS COUNTY JOIN	\$100.00	METRO FLOOD DIVERSION	V01701	ND LAND PURCH-OUT OF TOWN
	7/3/2024	336989	1088Y - CASS COUNTY JOIN	\$200.00	METRO FLOOD DIVERSION	V01701	ND LAND PURCH-OUT OF TOWN
,			Relocation / Residential Buildings	\$300.00			
790-7930-429.67-12	7/3/2024	336989	1916 - RICHARD 1	\$22,372.00	CASS COUNTY JOINT WATER	V01701	ND LAND PURCH-OUT OF TOWN
			Relocation / Commercial Buildings	\$22,372.00			
790-7930-429.71-30	7/3/2024	336989	0837 - HANSON 1	(\$180.00)	CASS COUNTY	V01701	ND LAND PURCH-OUT OF TOWN
	7/3/2024	336989	5024Y - CASS COUNTY JOIN	(\$28,164.49)	THE TITLE COMPANY	V01701	ND LAND PURCH-OUT OF TOWN
	7/3/2024	336989	5278Y - CASS COUNTY JOIN	(\$11,045.24)	THE TITLE COMPANY	V01701	ND LAND PURCH-OUT OF TOWN
	6/25/2024	ES06240	0837 - HANSON 1	\$180.00	RECLASS DIVERSION LAND	V01701	ND LAND PURCH-OUT OF TOWN
	6/25/2024	ES06240	5024Y - CASS COUNTY JOIN	\$28,164.49	RECLASS DIVERSION LAND	V01701	ND LAND PURCH-OUT OF TOWN
	6/25/2024	ES06240	5278Y - CASS COUNTY JOIN	\$11,045.24	RECLASS DIVERSION LAND	V01701	ND LAND PURCH-OUT OF TOWN
			Land / Land Purchases	\$0.00			
790-7930-429.71-31	7/3/2024	336989	8781 - BRUNGARD, KIRK	\$13,845.00	THE TITLE COMPANY	V01701	ND LAND PURCH-OUT OF TOWN
			Land / Easements	\$13,845.00			

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Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
790-7941-429.33-05	6/6/2024	336312	BUFFALO-RED RIVER WATE	\$90.61	12/24/23-5/13/24 EXPENSES	V10801	GEORGETOWN-LEVEE CERTIFI
	6/6/2024	336312	BUFFALO-RED RIVER WATE	\$1,289.81	12/24/23-5/13/24 EXPENSES	V10901	WOLVERTON-FLOOD CONTROL
	6/6/2024	336312	HOUSTON ENGINEERING IN	\$79,760.89	12/24/23-5/13/24 EXPENSES	V10801	GEORGETOWN-LEVEE CERTIFI
	6/6/2024	336312	HOUSTON ENGINEERING IN	\$145,767.05	12/24/23-5/13/24 EXPENSES	V10901	WOLVERTON-FLOOD CONTROL
	6/6/2024	336312	Natwick Appraisals	\$5,500.00	12/24/23-5/13/24 EXPENSES	V10801	GEORGETOWN-LEVEE CERTIFI
		O	ther Services / Engineering Services	\$232,408.36			
790-7950-429.33-05	6/20/2024	336714	MOORE ENGINEERING INC	\$646.25	REIMB MOORE ENGINEERING	V08901	MAPLE RIVER-DRAIN EXPENSE
	6/20/2024	336745	MOORE ENGINEERING INC	\$8,253.75	REIMB MORRE ENGINEERING	V08801	RUSH RIVER-DRAIN EXPENSE
	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$4,674.25	DIVERSION PROJECT	V01633	DESIGN & CONST. SUPPORT
	7/3/2024	337089	MOORE ENGINEERING INC	\$357.50	REIMB MOORE ENGINEERING	V12201	SE CASS WRD MOU
	6/28/2024	ES06240	City of Fargo	(\$750.75)	City of Fargo	V05405	LEVEE/FLOODWALL - BELMONT
	6/28/2024	ES06240	HOUSTON ENGINEERING IN	\$2,186.25	HOUSTON ENGINEERING INC	V05408	FLOOD MIT-ROYAL OAKS AREA
	6/28/2024	ES06240	HOUSTON ENGINEERING IN	\$8,467.85	HOUSTON ENGINEERING INC	V05409	FLOOD MIT-WOODCREST DRIVE
	6/28/2024	ES06240	HOUSTON ENGINEERING IN	\$7,924.16	HOUSTON ENGINEERING INC	V05426	RR EROSION-UNIV & 52ND AV
	6/28/2024	ES06240	KLJ ENGINEERING, LLC	\$25,568.15	KLJ ENGINEERING, LLC	V05434	FM24A-S UNIV WALL REP
	7/3/2024	ES06240	City of Fargo	\$563.64	City of Fargo	V05405	LEVEE/FLOODWALL - BELMONT
	7/3/2024	ES06240	HOUSTON ENGINEERING IN	\$228.00	HOUSTON ENGINEERING INC	V05408	FLOOD MIT-ROYAL OAKS AREA
	7/3/2024	ES06240	HOUSTON ENGINEERING IN	\$6,901.19	HOUSTON ENGINEERING INC	V05426	RR EROSION-UNIV & 52ND AV
		O	ther Services / Engineering Services	\$65,020.24		·	
790-7950-429.33-06	7/3/2024	336977	BRAUN INTERTEC CORP	\$46,462.00	MATERIALS TESTING	V00406	TASK ORDER #4
			Other Services / Quality Testing	\$46,462.00			
790-7950-429.33-32	6/28/2024	ES06240	SRF Consulting Group	\$1,437.45	SRF CONSULTING GROUP, INC	V05405	LEVEE/FLOODWALL - BELMONT
	7/3/2024	ES06240	SRF Consulting Group	\$842.83	SRF CONSULTING GROUP, INC	V05405	LEVEE/FLOODWALL - BELMONT
,			Other Services / Appraisal Services	\$2,280.28		-	
790-7950-429.38-99	6/28/2024	ES06240	Simplifile LC	\$23.25	SIMPLIFILE LC	V05418	FLOOD ACQUISITIONS
	7/3/2024	ES06240	BNSF RAILWAY CO	(\$600.00)	BNSF RAILWAY COMPANY	V05422	FLOOD MIT - NORTH SIDE
			Other Services / Other Services	(\$576.75)			
790-7950-429.41-05	6/6/2024	336317	Cass Rural Water	\$27.00	ACCT #18789 DIVERSION	V05006	DIVERSION INLET UTILITY
			Utility Services / Water and Sewer	\$27.00		•	

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	CI I	GL I		T		-	
Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
790-7950-429.54-10	6/28/2024	ES06240	FORUM COMMUNICATIONS	\$246.24	P CARD BMO	V05434	FM24A-S UNIV WALL REP
			Advertising / Legal Publications	\$246.24			
790-7950-429.73-52	6/25/2024	ES06240	Red River Valley Alliance LLC	\$128,400.00	RECORD WIRE PAYMENT TO	V11401	P3 DEVELOPER PAYMENTS
	6/25/2024	ES06240	Red River Valley Alliance LLC	\$1,182,755.00	RECORD WIRE PAYMENT TO	V11401	P3 DEVELOPER PAYMENTS
			Infrastructure / Flood Control	\$1,311,155.00			
790-7950-429.73-62	7/3/2024	ES06240	City of Fargo	\$43,721.65	City of Fargo	V05405	LEVEE/FLOODWALL - BELMONT
		Inf	rastructure / Water Infrastructure	\$43,721.65			
790-7950-429.73-70	6/13/2024	336631	Wagner Construction Inc.	\$584,288.00	UTILITY RELOCATION	V11901	WP47E AGREEMENT
			Infrastructure / Utilities	\$584,288.00			
790-7950-429.74-10	6/28/2024	ES06240	City of Fargo	(\$1,974.76)	City of Fargo	V05405	LEVEE/FLOODWALL - BELMONT
		Capital	Outlay / Machinery & Equipment	(\$1,974.76)		-	
790-7950-429.80-12	6/28/2024	ES06240	CASS COUNTY TREASURER	\$12,309.23	City of Fargo	V05420	FLOOD BUYOUTS - SPECIALS
		Debt S	Service / Special Assessment Princ.	\$12,309.23		•	
790-7950-429.80-16	6/28/2024	ES06240	CASS COUNTY TREASURER	\$2,804.83	City of Fargo	V05420	FLOOD BUYOUTS - SPECIALS
			Debt Service / Specials - BID	\$2,804.83			
790-7952-429.33-05	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$21,121.25	DIVERSION PROJECT	V01633	DESIGN & CONST. SUPPORT
1		Otl	ner Services / Engineering Services	\$21,121.25			
790-7959-429.33-05	6/28/2024	ES06240	HOUSTON ENGINEERING IN	\$29,505.95	HOUSTON ENGINEERING INC	V05431	STORM LIFT IMPR #47 & #48
	6/28/2024	ES06240	HOUSTON ENGINEERING IN	\$41,084.25	HOUSTON ENGINEERING INC	V05433	NR24B - LIFT STAT 11 & 57
	7/3/2024	ES06240	HOUSTON ENGINEERING IN	\$6,288.35	HOUSTON ENGINEERING INC	V05409	FLOOD MIT-WOODCREST DRIVE
	7/3/2024	ES06240	HOUSTON ENGINEERING IN	\$35,179.97	HOUSTON ENGINEERING INC	V05431	STORM LIFT IMPR #47 & #48
	7/3/2024	ES06240	HOUSTON ENGINEERING IN	\$30,773.50	HOUSTON ENGINEERING INC	V05433	NR24B - LIFT STAT 11 & 57
		Otl	ner Services / Engineering Services	\$142,832.02			
790-7959-429.38-99	6/28/2024	ES06240	City of Fargo	\$89.35	P CARD BMO	V05432	STORM LIFT IMPR #27
	6/28/2024	ES06240	Simplifile LC	\$115.50	SIMPLIFILE LC	V05432	STORM LIFT IMPR #27
			Other Services / Other Services	\$204.85			

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Account Number	Check Date	Check Number	Vendor Name	Transaction Amount	Description	Project Number	Project Description
790-7959-429.54-10	6/28/2024	ES06240	FORUM COMMUNICATIONS	\$405.84	P CARD BMO	V05432	STORM LIFT IMPR #27
			Advertising / Legal Publications	\$405.84			
790-7959-429.68-10	6/28/2024	ES06240	XCEL ENERGY-FARGO	\$8,004.80	XCEL ENERGY	V05433	NR24B - LIFT STAT 11 & 57
			Miscellaneous / Miscellaneous	\$8,004.80			
790-7959-429.73-52	6/28/2024	ES06240	Key Contracting Inc	\$998,587.65	KEY CONTRACTING INC	V05431	STORM LIFT IMPR #47 & #48
	6/28/2024	ES06240	MASTER CONSTRUCTION C	\$205,147.75	MASTER CONSTRUCTION CO IN	V05435	WM REP ST RCN-WOODCREST
	7/3/2024	ES06240	Key Contracting Inc	\$757,655.40	KEY CONTRACTING INC	V05431	STORM LIFT IMPR #47 & #48
	7/3/2024	ES06240	MASTER CONSTRUCTION C	\$449,043.35	MASTER CONSTRUCTION CO IN	V05435	WM REP ST RCN-WOODCREST
,			Infrastructure / Flood Control	\$2,410,434.15			
790-7990-429.33-05	6/27/2024	336865	HOUSTON-MOORE GROUP L	\$65,174.88	DIVERSION PROJECT	V01633	DESIGN & CONST. SUPPORT
	7/3/2024	336974	BNSF RAILWAY CO	\$5,052.60	PRELIMINARY ENGINEERING	V11101	PRELIMINARY ENGINEERING
,		Ot	her Services / Engineering Services	\$70,227.48			
790-7990-429.33-25	7/5/2024	1110	OHNSTAD TWICHELL PC	\$35,423.36	AFP Ohnstad Twichell P	V00102	General & Admin. WIK
			Other Services / Legal Services	\$35,423.36			
790-7990-429.33-47	6/13/2024	336601	Program Advisor Services, LLC	\$54,400.00	PROGRAN CONSULTING SERV	V05801	CONSULTING SERVICES
	7/3/2024	337074	Program Advisor Services, LLC	\$46,000.00	CONSULTING SERVICES	V05801	CONSULTING SERVICES
,		0	Other Services / Consulting Services	\$100,400.00			
790-7990-429.34-57	6/28/2024	15346	BANK OF NORTH DAKOTA	\$17,483.00	BND TRUSTEE FEE 06/24	V08502	MONTHLY TRUSTEE FEE
,		Technical S	ervices / FMDA Trustee Fees BND	\$17,483.00			
790-7998-555.90-81	6/24/2024	ES06240	Diversion Admin Budget Transfe	\$0.00	ANNUAL ADMIN BDGT TRF-JUN	VADMIN	Diversion Administration
			FMDA Admin. Budget Fund	\$0.00			
			790 Subtotal	\$7,949,408.63			

Total Amount Invoiced this period: \$8,050,976.45

\$0.00 Less Paid Retainage

\$8,050,976.45 Total Less Paid Retainage

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Cumulative Vendor Payments Since Inception (Paid Only)

Vendor Name	Approved Contract/Invoiced Amount	Liquidated	Outstanding Encumbrance	Purpose
LAND PURCHASE	\$387,541,549.97	\$387,541,549.97	\$0.00	Land Purchase
CH2M HILL ENGINEERS INC	\$153,344,991.12	\$120,389,540.76	\$32,955,450.36	Project & Construction Management
HOUSTON-MOORE GROUP LLC	\$94,554,195.48	\$74,074,162.77	\$20,480,032.71	Engineering Services
INDUSTRIAL BUILDERS INC	\$63,509,402.56	\$62,857,057.56	\$652,345.00	2nd St N Pump Station Project and 2nd St Floodwall, South of Pu
ARMY CORP OF ENGINEERS	\$53,183,800.00	\$53,183,800.00	\$0.00	Local Share
NORTH DAKOTA PUBLIC FINANCE AUTHORIT	\$37,785,300.00	\$37,785,300.00	\$0.00	Debt Service
RICHLAND-WILKIN JPA	\$35,000,000.00	\$35,000,000.00	\$0.00	Economic Impact Relief Fund
OHNSTAD TWICHELL PC	\$23,533,734.59	\$23,533,734.59	\$0.00	Legal Services
KEY CONTRACTING INC	\$22,071,521.46	\$22,071,521.46	\$0.00	FM1413 - Oakcreek and Copperfield Court Levee
MEYER CONTRACTING	\$19,244,280.80	\$19,244,280.80	\$0.00	WP-43CD and Gatewell - PVD & Surcharge Installation
INDUSTRIAL CONTRACT SERVICES INC	\$18,419,743.64	\$18,419,743.64	\$0.00	4th St Pump Station and 2nd Street Floodwall
ADVANCED ENGINEERING INC	\$14,379,176.00	\$12,757,933.35	\$1,621,242.65	Lands Management and Public Outreach
DORSEY & WHITNEY LLP	\$12,046,886.55	\$12,046,886.55	\$0.00	Legal Services
WELLS FARGO	\$11,607,080.05	\$11,607,080.05	\$0.00	Debt Service
DAKOTA UNDERGROUND	\$11,141,625.69	\$11,141,625.69	\$0.00	Utility Relocation
LANDSCAPES UNLIMITED	\$11,007,612.78	\$11,007,612.78	\$0.00	Golf Course Construction - Oxbow Country Club
OKEEFE, OBRIAN, LYSON & FOSS LTD	\$9,962,512.68	\$9,962,512.68	\$0.00	FLDBUY - COF Flood Home Buyouts
CITY OF FARGO	\$7,922,779.86	\$7,917,141.11	\$5,638.75	Utility Relocation, Accounting Svcs, Interest on Deficit Funds
MOORE ENGINEERING INC	\$7,823,986.85	\$6,429,170.02	\$1,394,816.83	Engineering Services
ASHURST LLP	\$6,352,853.01	\$6,352,853.01	\$0.00	PPP Legal Counsel
SRF CONSULTING GROUP	\$6,334,009.36	\$3,310,319.08	\$3,023,690.28	Engineering Services
CASS RURAL WATER	\$6,286,473.51	\$6,220,300.35	\$66,173.16	Utilities and Utility Relocation
HOUSTON ENGINEERING INC	\$5,991,548.14	\$5,991,548.14	\$0.00	Engineering Services
NUSTAR PIPELINE OPERATING PARTNERSHIP	\$5,884,100.74	\$5,867,251.62	\$16,849.12	Utility Relocation
ERNST & YOUNG	\$5,377,000.00	\$5,017,370.30	\$359,629.70	P3 Financial Advisory Services
RED RIVER VALLEY ALLIANCE LLC	\$5,087,713.86	\$5,087,713.86	\$0.00	P3 Developer payments
BRAUN INTERTEC CORP	\$4,774,098.26	\$2,101,751.16	\$2,672,347.10	Materials Testing

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Data Through Date: Friday, June 28, 2024

Cumulative Vendor Payments Since Inception (Paid Only)

Vendor Name	Approved Contract/Invoiced Amount	Liquidated	Outstanding Encumbrance	Purpose
CASS COUNTY GOVERNMENT	\$4,681,231.67	\$4,681,231.67	\$0.00	Gravel on County Rd 17 Bypass
SELLIN BROS INC	\$4,564,757.24	\$2,814,909.59	\$1,749,847.65	Riverwood Flood Risk Project - Construction
PROSOURCE TECHNOLOGIES, INC	\$3,873,908.66	\$3,451,209.10	\$422,699.56	Land Acquisition Services
CENTURYLINK COMMUNICATIONS	\$3,735,501.33	\$3,605,328.31	\$130,173.02	Utility Relocation
RILEY BROS	\$3,656,841.67	\$3,656,841.67	\$0.00	Construction - OHB Ring Levee & WP-28A
MAGELLAN PIPELINE	\$3,607,000.00	\$2,852,375.85	\$754,624.15	Utility Relocation
RED RIVER VALLEY & WESTERN RAILROAD C	\$3,589,388.46	\$3,589,388.46	\$0.00	Railroad Facilities and the Rail Property
BNSF RAILWAY CO	\$3,585,747.80	\$3,585,747.80	\$0.00	Permits for In-Town Levee Projects
SCHMIDT AND SONS INC.	\$3,214,339.25	\$2,920,822.83	\$293,516.42	Residential Demolition in Oxbow
CHS INC.	\$3,049,153.37	\$3,049,153.37	\$0.00	Purchase Agreement (DB-1011)
PLENARY AMERICAS USA LTD	\$3,000,000.00	\$3,000,000.00	\$0.00	Stipend Payment for P3 RFP
CROWN APPRAISALS	\$2,851,230.00	\$2,275,530.00	\$575,700.00	Flowage Easements Valuation and Appraisal Services
MINNESOTA DNR	\$2,636,755.60	\$2,617,681.40	\$19,074.20	EIS Scoping and Permit Application
CASS COUNTY ELECTRIC COOPERATIVE	\$2,632,544.45	\$2,183,053.07	\$449,491.38	Electrical Services
HDR ENGINEERING, INC.	\$2,574,791.12	\$1,951,217.37	\$623,573.75	Engineering Services
PROGRAM ADVISOR SERVICES, LLC	\$2,510,982.87	\$2,250,863.90	\$260,118.97	Program Consulting Services
OXBOW, CITY OF	\$2,383,317.16	\$2,383,317.16	\$0.00	OXBOW MOU - LAND ADVANCE
LANDWEHR CONSTRUCTION INC	\$2,304,622.16	\$2,304,622.16	\$0.00	In-Town and WP-43 Demolition Contracts
HOUGH INC	\$2,088,832.83	\$2,088,832.83	\$0.00	Construction WP-42F.2 and Oxbow River Intake & Pumping Syst
CASS COUNTY JOINT WATER RESOURCE DI	\$2,051,172.83	\$2,051,172.83	\$0.00	O/H/B Ring Levee, DPAC, Postage, Miscellaneous
EXCAVATING INC - FARGO	\$2,018,659.41	\$2,018,659.41	\$0.00	Excavation and Utilities
ACONEX (NORTH AMERICA) INC	\$2,010,595.97	\$1,547,273.06	\$463,322.91	Electronic Data Mgmt and Record Storage System
URS CORPORATION	\$1,805,670.90	\$1,805,670.90	\$0.00	Cultural Resources Investigations
XCEL ENERGY-FARGO	\$1,710,125.99	\$1,314,125.99	\$396,000.00	Utility Relocation
REINER CONTRACTING INC	\$1,599,646.21	\$1,599,646.21	\$0.00	El Zagal Flood Risk Management
ULTEIG ENGINEERS INC	\$1,540,037.09	\$1,491,659.09	\$48,378.00	Land Acquisition Services
CASS COUNTY TREASURER	\$1,479,317.64	\$1,479,317.64	\$0.00	Property Taxes

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Data Through Date: Friday, June 28, 2024

Cumulative Vendor Payments Since Inception (Paid Only)

Vendor Name	Approved Contract/Invoiced Amount	Liquidated	Outstanding Encumbrance	Purpose
WAGNER CONSTRUCTION INC.	\$1,476,462.45	\$1,354,316.50	\$122,145.95	Utility Relocation
AECOM	\$1,401,419.14	\$1,071,837.54	\$329,581.60	Cultural Resources Investigations
MASTER CONSTRUCTION CO INC	\$1,393,555.40	\$1,393,555.40	\$0.00	Flood Mitigation - Royal Oaks Area - Construction
UNITED STATES GEOLOGICAL SURVEY	\$1,332,840.00	\$546,145.00	\$786,695.00	Water Level Discharge Collection & Stage Gage Installation
AON RISK SERVICES CENTRAL INC	\$1,328,940.33	\$1,250,003.83	\$78,936.50	Risk Advisory Services P3 Pre-Award
MINNKOTA POWER COOPERATIVE	\$1,256,371.90	\$565,269.48	\$691,102.42	Utility Relocation
US BANK	\$1,205,546.13	\$1,205,546.13	\$0.00	Loan Advance Debt Service Payments
CONSOLIDATED COMMUNICATIONS	\$1,083,018.57	\$1,083,018.57	\$0.00	Utility Relocation
KPH, INC.	\$1,025,640.12	\$1,025,640.12	\$0.00	WP-43D5 Construction
CITY OF HORACE	\$990,496.15	\$990,496.15	\$0.00	Infrastructure Fund
CLERK OF DISTRICT COURT	\$939,044.32	\$939,044.32	\$0.00	FLDBUY - COF Flood Home Buyouts
LARKIN HOFFMAN ATTORNEYS	\$923,298.01	\$923,298.01	\$0.00	Legal Services
TERRACON CONSULTING ENGINEERS	\$887,718.41	\$887,718.41	\$0.00	Materials Testing
SBA COMMUNICATIONS	\$851,648.91	\$851,648.91	\$0.00	Utility Relocation
SPRINT COMMUNICATIONS COMPANY L.P.	\$812,034.58	\$812,034.58	\$0.00	Fiber Optic Relocation
COMPASS LAND CONSULTANTS, INC	\$804,820.00	\$635,689.43	\$169,130.57	Property Appraisal Services
BANK OF NORTH DAKOTA	\$781,922.58	\$781,922.58	\$0.00	Legal review fees
UNITED STATES ENVIRONMENTAL PROTECTI	\$767,386.35	\$767,386.35	\$0.00	WIFIA LOAN APPLCATION FEE
BORDER STATES PAVING, INC	\$762,980.64	\$762,980.64	\$0.00	Street repairs
CC STEEL, LLC	\$755,550.09	\$755,550.09	\$0.00	Lift Station Improvements
DAKOTA CARRIER NETWORK	\$727,348.58	\$727,348.58	\$0.00	Utility Relocation
ERIK R JOHNSON & ASSOCIATES	\$686,572.23	\$686,572.23	\$0.00	Legal Services
PATCHIN MESSNER VALUATION COUNSELORS	\$641,462.50	\$490,383.75	\$151,078.75	Property Appraisal Services
METROPOLITAN COUNCIL OF GOVERNMENTS	\$637,390.01	\$637,390.01	\$0.00	Digital Aerial Photography
NEON LOON COMMUNICATIONS, LLC	\$636,719.00	\$378,491.03	\$258,227.97	Communications Support
CLAY COUNTY AUDITOR	\$622,754.50	\$622,754.50	\$0.00	Property Taxes - MN
NDSU BUSINESS OFFICE-BOX 6050	\$606,145.00	\$570,626.84	\$35,518.16	Ag Risk Study Services

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Data Through Date: Friday, June 28, 2024

Cumulative Vendor Payments Since Inception (Paid Only)

Vendor Name	Approved Contract/Invoiced Amount	Liquidated	Outstanding Encumbrance	Purpose
LTP ENTERPRISES INC.	\$595,512.00	\$69,775.00	\$525,737.00	Test Holes and Test Well Drilling
DUCKS UNLIMITED	\$587,180.00	\$587,180.00	\$0.00	Wetland Mitigation Credits
AT&T	\$586,269.60	\$586,269.60	\$0.00	Utility Relocation
LINNCO, INC.	\$534,003.11	\$534,003.11	\$0.00	House Demo and Removal
MIDCONTINENT COMMUNICATIONS	\$531,170.41	\$527,490.41	\$3,680.00	Utility Relocation
RED RIVER BASIN COMMISSION	\$501,000.00	\$501,000.00	\$0.00	Retention Projects - Engineering Services
HOFFMAN & MCNAMARA CO.	\$491,334.67	\$491,334.67	\$0.00	General Landscaping and Planting (WP-42G)
JT LAWN SERVICE LLC	\$479,693.50	\$161,043.00	\$318,650.50	Mowing and weed control
BUFFALO-RED RIVER WATERSHED DISTRICT	\$475,413.32	\$475,413.32	\$0.00	Retention Projects - Engineering Services
RICK ELECTRIC INC	\$455,200.00	\$455,200.00	\$0.00	Riverwood Flood Risk Project - Electrical
RED RIVER VALLEY COOPERATIVE ASSOC	\$451,191.99	\$451,191.99	\$0.00	Electricity - Home Buyouts
ROBERT TRENT JONES	\$440,431.73	\$440,431.73	\$0.00	Oxbow MOU - Golf Course Consulting Agreement
WATTS AND ASSOCIATES, INC.	\$400,000.00	\$386,961.87	\$13,038.13	Crop insurance product development services
BEAVER CREEK ARCHAEOLOGY	\$396,970.25	\$369,370.25	\$27,600.00	Engineering Services
C THREE MEDIA, LLC	\$394,063.70	\$368,103.38	\$25,960.32	Videography Services
MBA	\$380,636.36	\$380,636.36	\$0.00	Golf course and pump house - Oxbow Country Club
MVM CONTRACTING	\$339,448.03	\$339,448.03	\$0.00	Fiber Relocation
SWANSON HEALTH PRODUCTS, INC.	\$337,059.00	\$337,059.00	\$0.00	FM1471 - Storm Lift Stations #55 and #56 - Drain 27
INTEGRA REALTY RESOURCES	\$320,750.00	\$260,725.00	\$60,025.00	Property Appraisal Services
DFI BRIDGE CORPORATION	\$316,211.21	\$316,211.21	\$0.00	Bridge Construction - Oxbow Country Club
FEDERAL STEEL SUPPLY, INC.	\$307,378.00	\$307,378.00	\$0.00	OHB - 42 inch steel pipe
DIRT DYNAMICS	\$301,332.37	\$301,332.37	\$0.00	HD18A1 - Oakcreek, Copperfield & Univerisy - Demo
GARY KILLEBREW	\$279,500.00	\$279,500.00	\$0.00	Project Manager Services - Oxbow Country Club
TURMAN & LANG	\$277,139.55	\$277,139.55	\$0.00	Legal Services
JR FERCHE INC.	\$277,004.58	\$277,004.58	\$0.00	Water System Improvements
MOODYS INVESTORS SERVICE, INC.	\$274,375.00	\$274,375.00	\$0.00	WIFIA loan fees
702 COMMUNICATIONS	\$266,892.07	\$266,892.07	\$0.00	Utility Relocation

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Data Through Date: Friday, June 28, 2024

Cumulative Vendor Payments Since Inception (Paid Only)

Vendor Name	Approved Contract/Invoiced Amount	Liquidated	Outstanding Encumbrance	Purpose
FORUM COMMUNICATIONS	\$249,587.21	\$249,587.21	\$0.00	Advertising Services
PR FOR GOOD, INC	\$242,482.28	\$242,482.28	\$0.00	Communications Support Services
FREDRIKSON & BYRON, PA	\$241,881.28	\$241,881.28	\$0.00	Lobbying Services
PLEASANT TOWNSHIP	\$238,722.25	\$238,722.25	\$0.00	Building Permit Application
NORTHERN IMPROVEMENT COMPANY	\$235,531.95	\$235,531.95	\$0.00	CR-17 asphalt paving
DAWSON INSURANCE AGENCY	\$232,155.45	\$232,155.45	\$0.00	Property Insurance - Home Buyouts
GRAY PANNELL & WOODWARD LLP	\$231,300.68	\$231,300.68	\$0.00	Legal Services
APEX ENGINEERING GROUP INC	\$227,256.79	\$227,256.79	\$0.00	Engineering
WILLIAM D. SCEPANIAK, INC.	\$226,235.21	\$226,235.21	\$0.00	ROADWAY RESHAPING & AGGREGATE SURFACING
GA GROUP, PC	\$204,229.32	\$180,229.32	\$24,000.00	Government Relations
AMERICAN ENTERPRISES, INC.	\$200,281.00	\$200,281.00	\$0.00	Construction/Demolition
CITY OF OXBOW MOU	\$200,000.00	\$200,000.00	\$0.00	Oxbow Park Relocation MOU Amendment
EXECUTIVE MANAGEMENT SYSTEMS, INC.	\$196,763.96	\$196,763.96	\$0.00	Executive Coaching
SERKLAND LAW FIRM	\$189,803.71	\$189,803.71	\$0.00	Legal services
ANKURA CONSULTING GROUP LLC	\$182,490.00	\$182,490.00	\$0.00	Scheduling Services
KLJ ENGINEERING, LLC	\$181,810.40	\$181,810.40	\$0.00	Lift Station Improvements
MAPLETON, CITY OF	\$179,605.00	\$87,870.22	\$91,734.78	Prelim Engineering Services
SPRINGSTED INCORPORATED	\$178,010.15	\$178,010.15	\$0.00	Financial Advisor
KADRMAS LEE & JACKSON, INC.	\$176,164.00	\$176,164.00	\$0.00	Engineering Services
MUNICIPAL AIRPORT AUTHORITY	\$166,981.00	\$166,981.00	\$0.00	Easement for Airport
SOIL BORINGS	\$166,232.50	\$166,232.50	\$0.00	Soil Borings
RED RIVER COMMUNICATIONS	\$160,943.20	\$0.00	\$160,943.20	Fiber Relocation
PFM PUBLIC FINANCIAL MANAGEMENT	\$146,460.00	\$146,460.00	\$0.00	Financial Advisor
S&P GLOBAL RATINGS	\$145,625.00	\$145,625.00	\$0.00	Ratings Evaluation Service
DAILY NEWS	\$143,075.16	\$143,075.16	\$0.00	Advertising Services
CHAPMAN AND CUTLER	\$140,000.00	\$140,000.00	\$0.00	Legal Services
EIDE BAILLY LLP	\$139,270.75	\$120,220.75	\$19,050.00	Audit Services

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Data Through Date: Friday, June 28, 2024

Cumulative Vendor Payments Since Inception (Paid Only)

Vendor Name	Approved Contract/Invoiced Amount	Liquidated	Outstanding Encumbrance	Purpose
QUANTUM SPATIAL, INC.	\$139,061.35	\$139,061.35	\$0.00	Digital Aerial Photography
FUGRO USA LAND, INC.	\$130,396.52	\$130,396.52	\$0.00	Digital Aerial Photography
MARCO TECHNOLOGIES	\$125,554.72	\$81,971.09	\$43,583.63	IT Services
SENTRY SECURITY, INC.	\$121,212.85	\$121,212.85	\$0.00	Security Services
AFFINITEXT INC	\$118,630.00	\$74,413.20	\$44,216.80	Document Management Services
ENVENTIS	\$115,685.62	\$115,685.62	\$0.00	Utility Relocation
GE BOCK REAL ESTATE, LLC	\$112,590.00	\$112,590.00	\$0.00	Property Appraisal Services
TINJUM APPRAISAL COMPANY, INC.	\$112,100.00	\$112,100.00	\$0.00	Property Appraisal Services
OXBOW COUNTRY CLUB	\$110,391.68	\$110,391.68	\$0.00	Golf Course - Oxbow
JORGE PAGAN	\$109,500.00	\$109,500.00	\$0.00	Appraisal services
MAPLETON TOWNSHIP	\$108,030.00	\$108,030.00	\$0.00	Lost tax revenue and attorney fees
DAVID CLARDY	\$105,215.05	\$105,215.05	\$0.00	Home buyouts - easement

147 Vendors Report Totals: \$1,157,891,661.03 \$1,084,476,289.08 \$73,415,371.95

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METRO FLOOD DIVERSION AUTHORITY

Data Through Date: Friday, June 28, 2024

Parcel (OIN) Physical Location Summary

Project / Physical Location	Parcels	Acquired / Sold	Cancelled OIN's (HC)	PCT Acquired / Cancelled	Remaining OIN's	Cost To Date	
	9	0	0	0%	9	\$0	
UMA-W2	9	0	0	0%	9	\$0	
BIOGEO	430	261	131	91%	38	\$1,515,551	
BIOGEO	299	260	1	87%	38	\$742,116	
НС	131	1	130	100%	0	\$773,435	
CHANNEL	720	486	232	100%	2	\$98,977,859	
ENV	1	0	0	0%	1	\$0	
НС	264	32	231	100%	1	\$3,561,966	
LAP01	116	116	0	100%	0	\$7,872,311	
LAP02	95	95	0	100%	0	\$13,522,797	
LAP03	85	85	0	100%	0	\$22,878,282	
LEGACY	157	156	1	100%	0	\$51,141,254	
SE-1B	1	1	0	100%	0	\$0	
SheyMit	1	1	0	100%	0	\$1,250	
DOWNSTREAM	7	0	7	100%	0	\$0	
НС	7	0	7	100%	0	\$0	
Habitat Improveme	22	6	0	27%	16	\$2,000	
ENV	5	5	0	100%	0	\$0	
Habitat_Shey	17	1	0	6%	16	\$2,000	
MOBILITY	123	0	1	1%	122	\$0	
DA_MOB37_MN	51	0	0	0%	51	\$0	
DA_MOB37_ND	19	0	0	0%	19	\$0	
DA_MOB38TH	52	0	0	0%	52	\$0	
НС	1	0	1	100%	0	\$0	

METRO FLOOD DIVERSION AUTHORITY

Data Through Date: Friday, June 28, 2024

Parcel (OIN) Physical Location Summary

Project / Physical Location	Parcels	Acquired / Sold	Cancelled OIN's (HC)	PCT Acquired / Cancelled	Remaining OIN's	Cost To Date	
SEAILAND	526	453	57	97%	16	\$96,305,629	
DRAIN 27	41	41	0	100%	0	\$22,657,154	
НС	60	3	57	100%	0	\$458,806	
LEGACY	136	136	0	100%	0	\$23,231,467	
SE_I29	10	10	0	100%	0	\$4,383,360	
SE-1	20	20	0	100%	0	\$6,259,028	
SE-1B	2	2	0	100%	0	\$0	
SE-2A	13	13	0	100%	0	\$3,968,287	
SE-2B	83	81	0	98%	2	\$10,041,524	
SE-3	12	12	0	100%	0	\$1,009,802	
SE-4	70	59	0	84%	11	\$11,445,809	
SE-5	24	21	0	88%	3	\$1,406,309	
SE-INLET	8	8	0	100%	0	\$2,952,107	
SE-RRCS	37	37	0	100%	0	\$8,053,018	
SE-WRCS	10	10	0	100%	0	\$438,958	
Sheyenne Mitigatio	3	1	0	33%	2	\$1,750	
SheyMit	3	1	0	33%	2	\$1,750	
WP36	2	2	0	100%	0	\$2,750	
WRDAM	2	2	0	100%	0	\$2,750	
WP38	1,032	337	378	69%	317	\$95,627,904	
НС	379	3	376	100%	0	\$1,283,123	
LEGACY	3	3	0	100%	0	\$750	
UMA	575	330	0	57%	245	\$94,326,877	
UMA-C	58	0	2	3%	56	\$0	
UMA-W	14	1	0	7%	13	\$17,153	
UMA-W2	3	0	0	0%	3	\$0	
WP40	18	8	10	100%	0	\$48,923	
DRAYTON	7	7	0	100%	0	\$48,923	
НС	10	0	10	100%	0	\$0	
LEGACY	1	1	0	100%	0	\$0	
WP42	66	49	4	80%	13	\$37,850,061	
НС	4	0	4	100%	0	\$0	
LEGACY	6	6	0	100%	0	\$18,014,935	
WP42	56	43	0	77%	13	\$19,835,126	

METRO FLOOD DIVERSION AUTHORITY

Data Through Date: Friday, June 28, 2024

Parcel (OIN) Physical Location Summary

Project / Physical Location	Parcels	Acquired / Sold	Cancelled OIN's (HC)	PCT Acquired / Cancelled	Remaining OIN's	Cost To Date	
WP43	268	121	147	100%	0	\$79,807,670	
Non-OIN Hard Land Cos	t 0	0	0	0%	0	\$22,598,547	
НС	148	1	147	100%	0	\$500	
LEGACY	6	6	0	100%	0	\$3,589,519	
WP43A	1	1	0	100%	0	\$0	
WP43B	11	11	0	100%	0	\$1,942,138	
WP43C	74	74	0	100%	0	\$45,142,769	
WP43D	14	14	0	100%	0	\$5,271,226	
WP43D5	5	5	0	100%	0	\$1,175,055	
WP43G	9	9	0	100%	0	\$87,915	
Totals	3,226	1,724	967	83%	535	\$410,140,097	

FM Metropolitan Area Flood Risk Management Project Lands Expense - Life To Date As of June 30, 2024

Property Address	Purchase Date	Purchase Price	Earnest Deposit	Relocation Assistance	Sale Proceeds	Total
Commercial Relocations - Fargo		16,099,989.70	-	16,300,462.10	(1,100.00)	32,399,351.80
Home Buyouts - Fargo		3,044,054.89	-	521,417.80	-	3,565,472.69
Home Buyouts - Moorhead		495,809.91	-	84,060.80	(8,440.00)	571,430.71
Home Buyouts - Oxbow		29,678,181.97	-	17,142,531.46	(368,167.87)	46,452,545.56
Home Buyouts - Hickson		1,031,674.37	-	120,422.18	-	1,152,096.55
Home Buyouts - Horace		7,604,598.67	-	595,320.88	-	8,199,919.55
Home Buyouts - Argusville		215,030.91	-	6,912.57	-	221,943.48
Easements - Fargo		504,716.00	-	-	-	504,716.00
Easements - Hickson		500.00	-	-	-	500.00
Easements - Oxbow		55,500.00	-	-	-	55,500.00
Easements - Diversion Inlet Control Structure		4,234,581.90	-	-	-	4,234,581.90
Easements - Piezometer		259,765.00	-	-	-	259,765.00
Easements - Minesota		1,542,370.79	-	-	-	1,542,370.79
Farmland Purchases		312,462,228.04	-	5,109,571.44	(19,272,658.99)	170,487,795.77

FM Metropolitan Area Flood Risk Management Project Lands Expense - Life To Date As of June 30, 2024

Property Address	Purchase Date	Purchase Price	Earnest Deposit	Relocation Assistance	Sale Proceeds	Total
Land Purchases		177,281,546.85	_	2,563,701.41	(9,384,452.49)	170,487,795.77
Part of SW1/4 29-137-48 Clay County MN	2/8/2024	221,165.40			,	
Part of the SW 1/4 SE1/4 34-137-48 Clay County MN	2/29/2024	210,070.00				
SW 1/4 Sec 5-137N-48W Holy Cross Clay County MN	4/11/2024	225,877.76				
Part of the South Half of the Northeast Quarter of Section 29, Township 137 North, Range 48						
West of the 5th Principal Meridian, Clay County, Minnesota	4/11/2024	391,183.71				
31 137N 48W, Holy Cross Twp, Clay County, MN	5/2/2024	408,266.15				
NE1\4 Section 12, Pleasant Township, Cass County, ND	5/2/2024	1,082,367.99				
Government Lot One, of Section Thirteen, Township One Hundred Forty North of Range Forty- nine West of the Fifth Principal Meridian, situated in the County of Clay and the State of						
Minnesota	5/30/2024	302,260.08				
	-	377,229,002.15	-	39,880,699.23	(19,650,366.86)	397,459,334.52
				Property Management Expense		6,345,625.95
				G	Frand Total \$	403,804,960.47

FM Metropolitan Area Flood Risk Management Project In-Town Levee Work as of June 30, 2024

Vcode # Vendor Name		Descriptions	Contract Amount			Amount Paid	
V02801	Industrial Builders	WP42.A2 - 2nd Street North Pump Station	\$	8,696,548.46	\$	8,696,548.46	
V02802	Terracon Consulting	WP-42 (In Town Levees) Materials Testing	\$	884,070.41	\$	884,070.41	
V02803	Consolidated Communications	2nd Street Utility Relocation	\$	1,178,781.73	\$	1,178,781.73	
V02804	702 Communications	2nd Street Utility Relocation	\$	266,892.07	\$	266,892.07	
		WP-42A.1/A.3 - 4th St Pump Station & Gatewell and 2nd St					
V02805	ICS	Floodwall S	\$	18,365,229.13	\$	18,365,229.13	
V02806	HMG	WP42 - Services During Construction	\$	6,513,429.90	\$	6,513,429.90	
V02807	CCJWRD	In-Town Levee Work	\$	3,756,545.64	\$	3,756,545.64	
V02808	City of Fargo	Relocation of fiber optic along 2nd Street North	\$	397,906.52	\$	397,906.52	
V02809	AT & T	2nd Street Utility Relocation	\$	586,269.60	\$	586,269.60	
V02811	Xcel Energy	2nd Street & 4th Street Utility Relocations	\$	769,791.73	\$	769,791.73	
V02812	Industrial Builders	WP-42F.1S - 2nd Street North Floodwall, South of Pump Station	\$	16,720,591.15	\$	16,720,591.15	
V02813	Landwehr Construction	Park East Apartments Demolition	\$	1,169,651.74	\$	1,169,651.74	
V02814	Primoris Aevenia	2nd Street Utility Relocation	\$	16,230.00	\$	16,230.00	
V02815	Centurylink Communications	2nd Street Utility Relocation	\$	2,660,937.92	\$	2,660,937.92	
V02816	Landwehr Construction	WP-42C.1 - In-Town Levees 2nd Street/Downtown Area Demo	\$	907,999.08	\$	907,999.08	
V02817	Reiner Contracting, Inc	WP-42H.2 - El Zagal Area Flood Risk Management	\$	1,599,646.21	\$	1,599,646.21	
V02818	Industrial Builders	WP-42I.1 - Mickelson Levee Extension	\$	738,880.50	\$	738,880.50	
V02819	Industrial Builders	WP42F.1N - 2nd Street North	\$	13,362,906.82	\$	13,362,906.82	
V02820	CH2M Hill	WP42 - Construction Management Services	\$	851,775.30	\$	851,775.30	
V02821	Hough Incorporated	WP42F.2 - 2nd Street South	\$	1,639,524.33	\$	1,639,524.33	
V02822	City of Fargo	COF - 2016 O&M on Lifts	\$	406,921.54	\$	406,921.54	
V02823	Hoffman & McNamara	WP-42G General Landscaping and Planting	\$	491,334.67	\$	491,334.67	
V02824	City of Fargo	COF – In-Town Flood Protection Debt Payments	\$	30,283,715.00	\$	30,283,715.00	
V01703	Various	In-Town Property Purchases	\$	21,176,116.94	\$	19,958,677.43	
V02825	Industrial Builders	WP-42E - 2nd Street South and Main Avenue Flood Mitigation	\$	8,632,103.73	\$	8,632,103.73	
V02826	City of Fargo	In-Town Levee Maintenance	\$	8,823.82	\$	8,823.82	
V054XX	City of Fargo	In-Town Complementary Work - Reimbursements	\$	39,289,243.78	\$	39,289,243.78	
			\$	181,371,867.72	\$	180,154,428.21	

Legacy Bond Fund Balance Report As of 06/30/2024

Total Authorized \$ 435,500,000.00

Current Allocation \$ 435,500,000.00 Available funds remaining \$ 151,316,488.74

Funds Requested									
	2021 2022		2022	2023			2024	Total	
January	\$	-	\$	2,942,906.60	\$	9,981,188.76	\$	6,088,699.53	\$ 19,012,794.89
February	\$	-	\$	4,564,036.17	\$	8,921,227.42	\$	9,838,208.63	\$ 23,323,472.22
March	\$	-	\$	5,302,899.35	\$	17,730,945.56	\$	14,687,498.12	\$ 37,721,343.03
April	\$	-	\$	1,472,504.37	\$	11,046,323.21	\$	5,988,392.71	\$ 18,507,220.29
May	\$	-	\$	1,450,140.38	\$	4,548,883.57	\$	12,454,283.82	\$ 18,453,307.77
June	\$	-	\$	4,423,864.76	\$	14,466,204.50	\$	-	\$ 18,890,069.26
July	\$	-	\$	2,663,992.40	\$	3,974,515.98	\$	-	\$ 6,638,508.38
August	\$	5,059,974.19	\$	13,491,974.29	\$	13,633,750.92	\$	-	\$ 32,185,699.40
September	\$	2,970,327.95	\$	8,406,666.33	\$	965,586.18	\$	-	\$ 12,342,580.46
October	\$	6,089,707.34	\$	4,618,116.80	\$	23,248,333.49	\$	-	\$ 33,956,157.63
November	\$	6,415,461.09	\$	11,768,061.46	\$	8,921,783.21	\$	-	\$ 27,105,305.76
December	\$	6,854,966.95	\$	17,496,559.97	\$	11,695,525.26	\$	-	\$ 36,047,052.18
Total	\$	27,390,437.51	\$	78,601,722.88	\$	129,134,268.06	\$	49,057,082.81	\$ 284,183,511.26

Funds Received					
May 2022 \$	27,390,437.51				\$ 27,390,437.51
Jul 2022		\$ 12,809,842.12			\$ 12,809,842.12
Sep 2022		\$ 7,346,509.51			\$ 7,346,509.51
Dec 2022		\$ 29,180,749.82			\$ 29,180,749.82
Jan 2023			\$ 29,264,621.43		\$ 29,264,621.43
Apr 2023			\$ 18,902,416.18		\$ 18,902,416.18
Aug 2023			\$ 47,792,356.84		\$ 47,792,356.84
Nov 2023			\$ 18,573,853.08		\$ 18,573,853.08
Feb 2024				\$ 43,865,641.96	\$ 43,865,641.96
May 2024				\$ 30,614,406.28	\$ 30,614,406.28
Jun 2024				\$ 18,442,676.53	\$ 18,442,676.53
					\$ -
Total \$	27,390,437.51	\$ 49,337,101.45	\$ 114,533,247.53	\$ 92,922,724.77	\$ 284,183,511.26

State Revolving Fund (SRF) Status Report As of 06/30/2024

Total Authorized	\$ 51,634,000.00
Funds Received to Date	\$ 13,432,926.69
Available Balance Remaining	\$ 38,201,073.31

Funds Requ	uested					
Draw Request Number		Period Covered			Date Submitted	
	1 12-Aug th	rough 17-Oct-2022	\$	1,272,651.90	19-Dec-22	
	2 09-Dec th	rough 16-Dec-2022	\$	2,125,033.67	17-Jan-23	
	3 03-Feb th	rough 10-Feb-2023	\$	2,539,298.51	03-Apr-23	
	4 11-Feb th	rough 30-Apr. 2023	\$	1,600,121.65	25-Jul-23	
	5 11-July th	rough 28-Sept. 2023	\$	2,052,271.94	24-Oct-23	
	6 11-July th	rough 28-Sept. 2023	\$	2,731,423.54	07-Feb-24	
	7 1-Nov 202	23 through 31-Jan. 2024	\$	1,112,125.48	23-May-24	
	Total		\$	13,432,926.69		

Funds Re	eceived			
Draw Request Number	Period Covered	Period Covered		
	1 12-Aug through 17-Oct-2022	\$	1,272,651.90	23-Dec-22
	2 09-Dec through 16-Dec-2022	\$	2,125,033.67	10-Feb-23
	3 03-Feb through 10-Feb-2023	\$	2,539,298.51	21-Apr-23
	4 11-Feb through 30-Apr. 2023	\$	1,600,121.65	21-Aug-23
	5 11-July through 28-Sept. 2023	\$	2,052,271.94	08-Nov-23
	6 11-July through 28-Sept. 2023	\$	2,731,423.54	22-Feb-24
	7 1-Nov 2023 through 31-Jan. 2024	\$	1,112,125.48	06-Jun-24
	Total	\$	13,432,926.69	

Finance Committee Bills from July 2024

Vendor	Description		
Cass County Joint Water Resource District	Diversion bills – Request #122 CCJWRD	\$	16,951,581.58
City of Fargo	Reimburse complementary in-town flood projects	\$	1,226,425.83
Clay County	Diversion bills – Request #43 MCCJPA	\$	597,606.54
Dorsey & Whitney	Legal services rendered through June 30, 2024	\$	257,262.59
Ohnstad Twichell, P.C.	Legal services rendered through June 21, 2024	\$	125,518.09
FTI Consulting	Consultant services rendered through May 31, 2024	\$	14,380.00
Dorsey & Whitney	Legal services rendered through June 30, 2024	\$	8,985.50
City of Comstock	Reimburse legal services related to MOU	\$	5,397.62
Rush River Water Resource District	Reimburse engineering services related to MOU	\$	3,948.75
Cass County	Reimburse misc expenses from Diversion Authority office	\$	3,191.66
		_	
Total Bills Received through July 17, 2024		\$	19,194,298.16

SENT VIA EMAIL

Cass County
Joint Water

Resource

July 10, 2024

District

Diversion Authority P.O. Box 2806

Fargo, ND 58108-2806

Rodger Olson Chairman Leonard, North Dakota

Greetings:

Ken Lougheed Manager Gardner, North Dakota

RE: Metro Flood Diversion Project

Keith Weston Manager Fargo, North Dakota Enclosed please find copies of bills totaling \$16,951,581.58 regarding the above referenced project.

Jacob Gust Manager Fargo, North Dakota At this time, we respectfully request 100% reimbursement per the Joint Powers Agreement between the City of Fargo, Cass County and Cass County Joint Water Resource District dated June 1, 2015.

Rick Steen Manager Fargo, North Dakota

If you have any questions, please feel free to contact us.

Thank you.

Sincerely,

CASS COUNTY JOINT WATER RESOURCE DISTRICT

Melissa Hinkemeyer Director, Secretary

Leilei Bao

1201 Main Avenue West West Fargo, ND 58078-1301

Leilei Bao Treasurer

701-298-2381 FAX 701-298-2397 wrd@casscountynd.gov casscountynd.gov

Enclosures

March Marc			METRO EL OOD D	IVEDSION DICHT OF E	NTDV/LAND ACOLL	ISITION COST SHAPE INVOICES	7707004
Part Pate	Invoice	Invoico			NTRT/LAND ACQU	ISITION COST SHAKE INVOICES	7/8/2024
					Amount	Vender	Description
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6/17/2024	6/6/2024	13783-0290			76,952.00	SRFConsulting Group	Gllass Impressions LLC (OIN 1093) Relocation Reimbursement
6/17/2024	5/31/2024	13783.00-49			12,244.69	SRFConsulting Group	Task Order No. 1 - Amendments 1,2&3
6/27/2024	6/27/2024				14,984.55	Brett & Heidi Odegaard	Brett & Heidi (OIN 2014) Odegaard Relocation Reimbursement
6/28/2024	6/28/2024	274902			12,951,281.92	The Title Company	Brodshaug Cass County Farms, LLP Flowage Easement (OINS 8517 et al.)
6/17/2024	6/14/2024	274723			2,002,906.79	The Title Company	The Estate of Rosella Y Bellemare
6/17/2024	6/14/2024	274726			1,653,155.22	The Title Company	John and Cynthia Varriano W1/2 Auditors Lot 5, SW 1/4 34-138-49
6/17/2024	6/14/2024	264804			143,545.00	The Title Company	Coster, Charles Exchange of OIN 9736N & 9737N for OIN 720Y 724Y 726Y 728Y 729Y 730Y & 1166Y
6/24/2024	5/28/2024	270391E			50.00	The Title Company	RIMP Loan 6 G Farms
6/17/2024	3/20/2024	ARIV1030502		R12.00049	378.00	Ulteig Operations LLC	02 Task Order 2
6/28/2024	6/14/2024				49.07	Cass County Electric Cooperative	Service to 5251 174 1/2 AV SE Home (OIN 1992)
6/28/2024	6/14/2024				32.99	Cass County Electric Cooperative	Service to 1701 14 ST S Pasture Pump
				Total	16,951,581.58		
					KKE RING LEVEE IN	/OICES	
Invoice	Invoice	Invoice	Purchase	Project			
Paid	Date	No.	Order No.	No.	Amount	Vendor	Description
				Total			
				Grand Total	16,951,581.58		



FINANCE OFFICE

225 4th Street North Fargo, ND 58102

Phone: (701) 241-1333

E-Mail: <u>Finance@FargoND.gov</u> www.FargoND.gov

July 11, 2024

Metro Flood Diversion Board of Authority PO Box 2806 Fargo, ND 58108-2806

Dear Metro Flood Diversion Board of Authority,

The City of Fargo is submitting request #34 for reimbursement invoices paid totaling \$1,226,425.83. These costs are for work on complementary in-town flood protection projects for costs paid in June 2024.

Project Narrative, this request:

Project		cgillinar i naodo
Number	Project Description	Amount
BR24C1	WM Rep St RCN	49,151.24
FM1471	Drain 27 Lift Station #56 Flood Risk Management	1,636.11
FM15J	Belmont Flood Risk Management Project	387.15
FM24A	South University Wall Rep	8,836.35
NR23A	Storm Lift Rehab - #27 & 38	866,119.98
NR24B	Storm Lift Rehab - #11 & 57	300,295.00
	Total Expense for Period	\$1,226,425.83

If you have any questions relating to our request, please feel free to contact us. Thank you.

Susan Thompson

Director of Finance, City of Fargo

City of Fargo, North Dakota

entary In-Town Flood Protection Costs

June 1, 2024 - June 30, 2024

Project Number	AP Project Description	Account Number	Description	AP Transaction Amount	Payment Number	AP Invoice Number		Vendor Name	AP Accounting Period Month	AP Accounting Period Year	Bookmarked Invoice
IR24C1	WM REP ST RCN-woodcrest	46000002062000	Retainage and Retainage R	-1,855.35	336574	BR24C1 #4 043	06/13/2024	MASTER CONSTRUCTION CO INC	6	2024	3
R24C1	WM REP ST RCN-woodcrest	46000002062000	Retainage and Retainage R	-731.56	336716	BR24C1 #5 023	06/20/2024	MASTER CONSTRUCTION CO INC	6	2024	6
			460-0000-206.20-00 - Total	-2,586.91							
R24C1	WM REP ST RCN-woodcrest	46035305107358	Flood Mitigation	37,107.00	336574	BR24C1 #4 021	06/13/2024	MASTER CONSTRUCTION CO INC	6	2024	3
3R24C1	WM REP ST RCN-woodcrest	46035305107358	Flood Mitigation	14,631.15	336716	BR24C1 #5 014	06/20/2024	MASTER CONSTRUCTION CO INC	6	2024	6
			460-3530-510.73-58 - Total	51,738.15							
BR24C1 - Total				49,151.24							
FM1471	FLOOD MIT-Dr 27 42st-I29	46035305103305	DRAIN 27	1,636.11	336542	70842	06/13/2024	HOUSTON ENGINEERING INC	6	2024	2
			460-3530-510.33-05 - Total	1,636.11							
-M1471 - Total				1,636.11							
FM15J6	FLOOD MIT-Belmont Park	46035305103332	FLOOD MITIGATION:BELMONT	387.15	336620	13448.03-10	06/13/2024	SRF CONSULTING GROUP, INC	6	2024	4
			460-3530-510.33-32 - Total	387.15							
FM15J6 - Total				387.15							
FM24A0	FLOOD MIT-S Univ wall rep	46035305103305	UNIV DR FLOODWALL REPAIR	135.50	336386	10207434	06/06/2024	KLJ ENGINEERING, LLC	6	2024	1
FM24A0	FLOOD MIT-S Univ wall rep	46035305103305	UNIV DR FLOODWALL REPAIR	8,700.85	336386	10207435	06/06/2024	KLJ ENGINEERING, LLC	6	2024	1
			460-3530-510.33-05 - Total	8,836.35							
M24A0 - Total				8,836.35							
NR23A2	STRM LFT RHAB DR 27 /38 S	46000002062000	Retainage and Retainage R	-40,533.25	337038	NR23A2 #6 036	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-0000-206.20-00 - Total	-40,533.25							
NR23A2	STRM LFT RHAB DR 27 /38 S	46035305107358	Lift Station #47	340,000.00	337038	NR23A2 #6 006	07/03/2024	KEY CONTRACTING INC	6	2024	9
NR23A2	STRM LFT RHAB DR 27 /38 S	46035305107358	Lift Station #48	436,500.00	337038	NR23A2 #6 007	07/03/2024	KEY CONTRACTING INC	6	2024	9
NR23A2	STRM LFT RHAB DR 27 /38 S	46035305107358	Storm Sewer	34,165.00	337038	NR23A2 #6 008	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-3530-510.73-58 - Total	810,665.00							
NR23A2 - Total				770,131.75							
NR23A3	STRM LFT RHAB DR 27 /38 S	46000002062000	Retainage and Retainage R	-7,829.40	336695	NR23A3 #2 020	06/20/2024	FUSION AUTOMATION INC.	6	2024	5
NR23A3	STRM LFT RHAB DR 27 /38 S	46000002062000	Retainage and Retainage R	-2,835.96	337016	NR23A3 #3 037	07/03/2024	FUSION AUTOMATION INC.	6	2024	8
			460-0000-206.20-00 - Total	-10,665.36							
NR23A3	STRM LFT RHAB DR 27 /38 S	46035305107358	Lift Station #47 Electric	63,809.00	336695	NR23A3 #2 009	06/20/2024	FUSION AUTOMATION INC.	6	2024	5
NR23A3	STRM LFT RHAB DR 27 /38 S	46035305107358	Lift Station #48 Electric	14,485.03	336695	NR23A3 #2 010	06/20/2024	FUSION AUTOMATION INC.	6	2024	5
NR23A3	STRM LFT RHAB DR 27 /38 S	46035305107358	Lift Station #47 Electric	28,359.56	337016	NR23A3 #3 009	07/03/2024	FUSION AUTOMATION INC.	6	2024	8
			460-3530-510.73-58 - Total	106,653.59							
NR23A3 - Total				95,988.23							
NR24B2	STRM LFT RHAB-#11 & 57	46000002062000	Retainage and Retainage R	-15,805.00	337038	NR24B2 #1 039	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-0000-206.20-00 - Total	-15,805.00							
NR24B2	STRM LFT RHAB-#11 & 57	46035305107358	Storm Sewer	125,000.00	337038	NR24B2 #1 019	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-3530-510.73-58 - Total	125,000.00							
NR24B2	STRM LFT RHAB-#11 & 57	46035305107359	Paving	1,200.00	337038	NR24B2 #1 018	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-3530-510.73-59 - Total	1,200.00							
NR24B2	STRM LFT RHAB-#11 & 57	46035305107361	Miscellaneous	4,125.00	337038	NR24B2 #1 017	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-3530-510.73-61 - Total	4,125.00							
NR24B2	STRM LFT RHAB-#11 & 57	46035305107362	Water Main	63,150.00	337038	NR24B2 #1 020	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-3530-510.73-62 - Total	63,150.00							
NR24B2	STRM LFT RHAB-#11 & 57	46035305107369	Miscellaneous	122,625.00	337038	NR24B2 #1 016	07/03/2024	KEY CONTRACTING INC	6	2024	9
			460-3530-510.73-69 - Total	122,625.00							
NR24B2 - Total				300,295.00							
Overall - Total				1,226,425.83							
ul 10, 2024					1					2:55:49 PM	



COUNTY AUDITOR LORI J. JOHNSON Office Telephone (218) 299-5006

July 17, 2024 Diversion Authority P.O. Box 2806 Fargo, ND 58108-2806

RE: Metro Flood Diversion Project

Greetings:

Attached to this email, please find a spreadsheet summary of invoices/expense and documentation for invoices paid by Clay County for the FM Flood Diversion project. All requests were approved or authorized by the Diversion Authority. Current invoice/expense reimbursement request total is as follows:

Metro Flood Diversion \$597,606.54

We respectfully request 100% reimbursement as per the Joint Powers Agreement.

If you have any questions, please feel free to contact us.

Sincerely,

Lori J. Johnson Clay County Auditor

Enclosures

Clay County Government Center 3510 12th Ave S PO Box 280 Moorhead, MN 56560

FM Diversion MCCJPA invoices				Processed				
	Invoice		Invoice		Date			Reimb
Vendor	Date		Amount	Invoice #	Approved	Date Paid	Check #	Request
Ohnstad Twichell	6/10/24	general 2024	\$6,384.79	196560	6/17/24	6/26/24	565749	
Ohnstad Twichell	6/10/24	eminent domain clay	\$2,450.28	196558	6/17/24	6/26/24	565749	
Ohnstad Twichell	6/10/24	Southern embankment	\$4,645.00	196557	6/17/24	6/26/24	565749	
Ohnstad Twichell	6/10/24	eminent domain wilkin	\$296.70	196559	6/17/24	6/26/24	565749	
Ohnstad Twichell	6/10/24	Upstream mitigation	\$19,467.27	196556	6/17/24	6/26/24	565749	
Ohnstad Twichell	6/10/24	aaland open records requests	\$3,160.50	196561	6/17/24	6/26/24	565749	
Crown Appraisals, Inc.	5/31/24	OIN 8793 flowage easement report	\$5,500.00	5060	6/27/24	7/3/24	119846	
The Title Co.	6/27/24	OIN 1254,1263,7202 vogeler/thiseth	\$180,301.00		6/27/24	6/27/24	907271	
The Title Co.	7/10/24	OIN 1305 closing	\$375,401.00		7/1/24	7/9/24	TBD	



MINNEAPOLIS OFFICE 612-340-2600

(Tax Identification No. 41-0223337)

STATEMENT OF ACCOUNT FOR PROFESSIONAL SERVICES

Metro Flood Diversion Authority 4784 Amber Valley Pkwy Suite 100 Fargo, ND 58104 July 15, 2024 Invoice Number 3991741

Client-Matter No.: 491379-00004

Provide advice on potential construction litigation claims

For Legal Services Rendered Through June 30, 2024

INVOICE TOTAL

Total For Current Legal Fees \$254,396.50

Total For Current Disbursement and Service Charges \$2,866.09

Total Due This Invoice \$257,262.59

Payment Methods

ACH/Wire (Preferred Method)

Beneficiary Bank U.S. Bank National Association

800 Nicollet Mall

Minneapolis, MN 55402

ABA Routing Number 091000022

Account Number 1047-8339-8282 Swift Code USBKUS44IMT Check

Dorsey & Whitney LLP

P.O. Box 1680

Minneapolis, MN 55480-1680

Online Options

Contact our Billing team for first time access credentials at onlinepayments@dorsey.com

Payment site:

Dorsey Login (e-billexpress.com)

Please make reference to the invoice number – send remittance to remittance@dorsey.com

Service charges are based on rates established by Dorsey & Whitney. A schedule of those rates has been provided and is available upon request. Disbursements and service charges, which either have not been received or processed, will appear on a later statement.

ALL INVOICES ARE DUE 30 DAYS FROM DATE OF INVOICE UNLESS OTHERWISE EXPRESSLY AGREED BY DORSEY & WHITNEY

Questions regarding this invoice? Please contact your Dorsey attorney or Accounts Receivable @ ARhelpdesk@dorsey.com or 612-492-5278.

OHNSTAD TWICHELL, P.C.

Attorneys at Law

P.O. Box 458 West Fargo, ND 58078-0458 (701) 282-3249 15-1395 (JTS) Invoice # 197076 Flood Diversion Board Bond Counsel Work - PPP

Date: July 9, 2024

To:

Flood Diversion Board P.O. Box 2806 Fargo, ND 58108-2806

PROFESSIONA	L SERVICES RENDERED		
	Hours	Rate	Totals
JTS	144.6	\$398.00	\$57,550.80
KJS	33.9	\$398.00	\$13,492.20
TJL	0.5	\$398.00	\$199.00
LWC	0.7	\$398.00	\$278.60
DCP	3.4	\$398.00	\$1,353.20
клм	47.6	\$345.00	\$16,422.00
ТЈЕ	5.5	\$265.00	\$1,457.50
AJR	38.3	\$235.00	\$9,000.50
TWS	0.4	\$225.00	\$90.00
LDS	21.3	\$225.00	\$4,792.50
PCD	2.6	\$160.00	\$416.00
Total Fees:	298.8		\$105,052.30
Monthly Credit Card Processing Fee			\$4,095.46
Photocopies			\$425.00
Prof Service Fees			\$975.00
Prof Service Fee Gwendolyn			\$14,500.00
Meals			\$470.33
Total Expenses:			\$20,465.79
Grand Total		Value - III	\$125,518.09

		Rates
JTS	John T. Shockley, Partner, Supervising Attorney	\$398.00
CMM	Christopher M. McShane, Partner	\$398.00
ADC	Andrew D. Cook, Partner	\$398.00
SNW	Sarah M. Wear, Partner	\$398.00
LDA	Lukas D. Andrud, Partner	\$398.00
KJS	Katie J. Schmidt, Partner	\$398.00
MWM	Marshall W. McCullough, Partner	\$398.00
TJL	Tyler J. Leverington, Partner	\$398.00
LWC	Lukas W. Croaker, Partner	\$398.00
втв	Brent T. Boeddeker, Partner	\$398.00
DCP	David C. Piper, Partner	\$398.00
ABG	Alexander B. Gruchala, Associate	\$365.00
JRS	J.R. Strom, Associate	\$350.00
KJM	Kathryn J. McNamara, Associate	\$345.00
JAM	Jenna A. McPherson, Associate	\$310.00
SJH	Stephen J. Hilfer, Associate	\$325.00
TJF	Tiffany J. Findlay, Associate	\$265.00
MAN	Morgan A. Nyquist, Associate	\$280.00
вмк	Brittney M. Kelley, Associate	\$310.00
CAS	Carol A. Stillwell, Paralegal	\$235.00
AJR	Andrea J. Roman, Paralegal	\$235.00
CRR	Christie R. Rust, Paralegal	\$225.00
TWS	Tim W. Steuber, Paralegal	\$225.00
MRH	Meghan R. Hockert, Paralegal	\$225.00
DLR	Dena L. Ranum, Paralegal	\$180.00
ATW	Amy T. White, Paralegal	\$205.00
LDS	Lynne D. Spaeth, Paralegal	\$225.00
PCD	Philip C. Dowdell, Legal Project Coordinator	\$160.00

Page 2 of 2

PROFESSIONAL SERVICES RENDERED

15-1395 JTS Invoice # 197076	Flood Diversion Board	Bond Counsel Work - P3
FILE NUMBER	MATTER DESCRIPTION	INVOICE - TOTAL FEES
151395-1	General Topics	\$22,828.00
151395-4	Public Finance Issues	\$282.00
151395-5	Consultant Contract Review/Development	\$1,792.50
151395-9	Environmental Permitting Issues/NEPA	\$557.20
151395-12	USACE Interface/Questions	\$1,472.60
151395-13	Third Party Utility MOU's	\$25,399.40
151395-17	EPA WIFIA Loan	\$1,905.20
151395-23	PRAM	\$138.00
151395-24	P3 Implementation	\$35,413.10
151395-27	UMA/Utility Review	\$6,428.00
151395-28	CCJWRD Temporary RIB 2024A	\$1,632.50
151395-30	Dispute Review Board Matters	\$7,203.80
TOTAL		\$105,052.30



Invoice Remittance

Caroline Sweeney June 28, 2024 Director Knowledge Management & Inn Invoice No. 100100070455 **Metro Flood Project Diversion Authority** 500001.3121 Job No. 50 S 6th Street, Suite 1500 **Terms Due Upon Receipt** Minneapolis, MN 55402 **United States** Currency **USD** sweeney.caroline@dorsey.com

RE: Dorsey- Metro Flood

Current Invoice Period: Charges posted through May 31, 2024

Amount Due Current Invoice

\$14,380.00

Please reference invoice number in your remittance.

Check Payments To: Courier Delivery Only To:

FTI Consulting Technology LLC

P.O. Box 418005

Boston, MA 02241-8005

United States

Bank of America ML

Lockbox Services

Lockbox 418005

MA5-527-02-07

2 Morrissey Blvd.

Dorchester, MA 02125-8005

ACH Payments To: Wire Payment To:

FTI Consulting Technology LLC
Bank of America, N.A.
San Francisco, CA 94109
Account # 002001801422
ABA # 052001633

FTI Consulting Technology LLC
Bank of America, N.A.
New York, NY 10038
Account # 002001801422
ABA # 026009593

SWIFT (USD): BOFAUS3N

SWIFT (other currencies): BOFAUS6S

FTI Consulting Technology LLC | 16701 Melford Blvd., Suite 200 Bowie, MD 20715 Federal ID No: 02-0736098 | fticonsulting.com



MINNEAPOLIS OFFICE 612-340-2600

(Tax Identification No. 41-0223337)

STATEMENT OF ACCOUNT FOR PROFESSIONAL SERVICES

Metro Flood Diversion Authority 4784 Amber Valley Pkwy Suite 100 Fargo, ND 58104 July 15, 2024 Invoice Number 3991716

Client-Matter No.: 491379-00006

Employment advice

For Legal Services Rendered Through June 30, 2024

INVOICE TOTAL

Total For Current Legal Fees \$8,985.50

Total Due This Invoice \$8,985.50

Payment Methods

ACH/Wire (Preferred Method)

Beneficiary Bank U.S. Bank National Association

800 Nicollet Mall

Minneapolis, MN 55402

ABA Routing Number 091000022

Account Number 1047-8339-8282 Swift Code USBKUS44IMT Check

Dorsey & Whitney LLP

P.O. Box 1680

Minneapolis, MN 55480-1680

Online Options

Contact our Billing team for first time access credentials at onlinepayments@dorsey.com

Payment site:

Dorsey Login (e-billexpress.com)

Please make reference to the invoice number – send remittance to $\underline{\text{remittance} @dorsey.com}$

Service charges are based on rates established by Dorsey & Whitney. A schedule of those rates has been provided and is available upon request. Disbursements and service charges, which either have not been received or processed, will appear on a later statement.

ALL INVOICES ARE DUE 30 DAYS FROM DATE OF INVOICE UNLESS OTHERWISE EXPRESSLY AGREED BY DORSEY & WHITNEY

Questions regarding this invoice? Please contact your Dorsey attorney or Accounts Receivable @ ARhelpdesk@dorsey.com or 612-492-5278.

City of Comstock, MN - SUMMARY OF INVOICING Comstock Lagoon Project Reimbursement Request #16 July 8, 2024

<u>Vendor</u>	Invoice Date	Invoice #	Invoice Amount
Moore Engineering, Inc.	3/26/2024	37709	\$19,331.11
Total Moore Engineering, Inc.			\$19,331.11
Pemberton Law, P.L.L.P. Total Pemberton Law, P.L.L.P.	4/30/2024	20247056-000M	\$5,397.62 \$5,397.62
Total Invoiced This Reimburse	ment Reques	t	\$24.728.73



Rush River Water Resource District

SENT VIA EMAIL

William A. Hejl Chairman Amenia, North Dakota

June 24, 2024

Dick Sundberg Manager Harwood, North Dakota

Diversion Authority P.O. Box 2806 Fargo, ND 58108-2806

Jacob Gust Manager Fargo, North Dakota

Greetings:

RE: Metro Flood Diversion Project

Enclosed please find a copy of invoices totaling \$3,948.75 regarding the Metro Flood Diversion Project.

At this time, we respectfully request 100% reimbursement per the Memorandum of Understanding between Metro Flood Diversion Authority and Rush River Water Resource District dated December 21, 2020.

If you have any questions, please feel free to contact us. Thank you.

Sincerely,

RUSH RIVER WATER RESOURCE DISTRICT

Leilei Bao

Leilei Bao Treasurer

Melissa Hinkemeyer Director, Secretary

Enclosure

1201 Main Avenue West West Fargo, ND 58078-1301

701-298-2381 FAX 701-298-2397 wrd@casscountynd.gov www.casscountynd.gov



INVOICE: INVO11025

Date 07/15/2024 Invoice account 198

CITY OF FARGO

PO BOX 49

Fargo, ND

Description	Quantity	Unit price	Amount
FM DIVERSION MISC	1.00	3,191.66	3,191.66
FM DIVERSION PAYROLL	1.00	93,835.14	93,835.14



Please detach and send this copy with remittance.

MAKE CHECK Invoice:INV011025

PAYABLE TO:

Cass County Government 211 9th Street South

Date: 07/15/2024

Total: 97,026.80

P.O Box 2806

Fargo, ND 58108-2806

Name: CITY OF FARGO

Account #: 198

Due date

08/14/2024





Diversion Board of Authority Meeting

July 25, 2024

MOU and Agreement Actions for Consideration John Shockley

MFDA MOUs & Agreements (Action)



MOU Parties	Project	MOU or Agreement Cost and Summary
The Owners of the Monticello- Bison Transmission Project (Cap X) & MFDA MURA	SEAI & UMA	The purpose of this Master Utility Relocation Agreement (MURA) is to ensure a coordinated, time-efficient, and cost-effective process for completing the Utility Relocation Project, for coordinating operations and maintenance activities after completion of the Utility Relocation Project, and for the development of individual Task Orders issued in conjunction with, and subject to, the terms and conditions of the Agreement. The MURA also incorporates the scope and costs associated with the previously executed Preliminary Engineering Services Agreement (PESA) into future Task Orders executed under this MURA.

EXEC	UTION V	ERSION	ſ
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MASTER UTILITY RELOCATION AGREEMENT

By and Between

METRO FLOOD DIVERSION AUTHORITY

and

THE OWNERS OF THE MONTICELLO-BISON TRANSMISSION PROJECT (Referred to herein as the "Utilities")

Execution Date: Determined by the Execution Page Signatures

Effective Date: The Effective Date of the First Executed and Delivered Task Order

PURPOSE

This Master Utility Relocation Agreement is entered into in connection with the Comprehensive Project relating to the Southern Embankment and Associated Infrastructure and Upstream Mitigation Area of the Fargo-Moorhead Metropolitan Area Flood Risk Management Project.

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MASTER UTILITY RELOCATION AGREEMENT

This MASTER UTILITY RELOCATION AGREEMENT (this "Agreement") is made and entered into as of the date of last affixed signature of the Parties (the "Execution Date") to be effective as of the date determined pursuant to Section 12.01(a) (Effective Date), by and between the Metro Flood Diversion Authority, a political subdivision of the State of North Dakota created by the Joint Powers Agreement (defined herein) (the "Authority"), and Great River Energy, a cooperative organized and existing under the laws of the State of Minnesota; Allete, Inc., a corporation organized and existing under the laws of the State of Minnesota d/b/a Minnesota Power; Northern States Power Company, a corporation organized and existing under the laws of the State of Minnesota, d/b/a Xcel Energy; Otter Tail Power Company, a corporation organized and existing under the laws of the State of Minnesota Municipal Power Agency, a municipal corporation and political subdivision of the State of Minnesota (collectively, the "Utilities"). The Authority and the Utilities are sometimes referred to herein individually as "Party" and collectively as the "Parties."

RECITALS

- A. Construction of the locally preferred plan for the Fargo-Moorhead Metropolitan Area Flood Risk Management Project, as further defined in <u>Section 1.01</u> (Definitions) (the "Comprehensive Project") in the Fargo, North Dakota, and Moorhead, Minnesota, Metropolitan Area was authorized by Section 7002(2) of the Water Resources Reform and Development Act of 2014, Public Law 113-121.
- B. The Authority, the City of Fargo, North Dakota, and the City of Moorhead, Minnesota, among others, are entities providing the Non-Federal Project Costs (each a "Non-Federal Sponsor") for the Comprehensive Project pursuant to that certain Joint Powers Agreement dated as of June 1, 2016, by and between the Member Entities, as such may be amended from time to time, which created and continued the Authority (the "Joint Powers Agreement").
- C. The Non-Federal Sponsors entered into a Project Partnership Agreement on July 11, 2016, as amended on March 19, 2019, and as may be amended from time to time, with the United States Army Corps of Engineers ("USACE") for the construction, operation, and maintenance of the Comprehensive Project ("PPA"). The PPA sets forth a split delivery method for the Comprehensive Project, establishing the respective responsibilities of both the Non-Federal Sponsors and USACE. The Authority was created to undertake and fulfill the Non-Federal Sponsors' obligations under the PPA.
- D. Pursuant to the PPA, the Non-Federal Sponsors will be responsible for completing the upstream mitigation area (the "**Upstream Mitigation Area**") as set forth in **Exhibit A** (Map of Upstream Mitigation Area), the area where the Authority is required to obtain property rights as mitigation for the temporary storage of floodwaters during Comprehensive Project operations; and all mitigation features that are not the responsibility of USACE.
- E. Pursuant to **Article II** of the **PPA**, the Non-Federal Sponsors shall be responsible for all real property interests and relocations required for construction, operation, and maintenance of the Comprehensive Project.

- F. "**Project**" means the design, construction, finance, operations, and maintenance of the Southern Embankment and the Upstream Mitigation Area, including the Utility Relocation Project described and defined below.
- G. The Utilities have existing personal and real property interests (hereinafter referred to as "Utilities Property Interests") within the area generally described in <u>Article III</u> (Real Property Interests) and further described in <u>Section 3.02</u> (Acquisition of Utilities Property Interests) and <u>Exhibit B</u> (Utilities Property Interests) that the Authority has deemed necessary to Relocate. Legal descriptions of applicable Utilities Property Interests are set forth in the Encroachment Agreement.
- H. The Utilities own and operate as tenants-in-common the 345 kV transmission line and associated personal property and real property facilities ("**Transmission Line**") of the CapX 2020 Monticello-Bison Transmission Project (the "**CapX Fargo Project**"), segments of which will or may be impacted by the construction of the Comprehensive Project and, consequently, the Transmission Line may require relocation, abandonment, protection in place, removal, replacement, reinstallation, or modifications that constitute Utility Adjustments as defined in **Section 1.01** (Definitions).
- I. It will be necessary for the Utilities Property Interests to be relocated, protected, removed, or adjusted (hereinafter referred to as the "Utility Relocation Project") by the Utilities in coordination with construction of the Project. The Utility Relocation Project also means the process of acquiring Project Property (by the Authority), Relocating any Utilities Property Interests (by the Utilities), all Utility Adjustments including Utility Adjustment Design Work, Utility Adjustment Construction Work, and all other steps necessary, as reasonably determined by the Authority with the concurrence of the Utilities, to prepare the Project Property for construction of the Utility Relocation Project.
- J. The Parties have entered into that certain Preliminary Engineering Services Agreement, dated effective February 22, 2024, if and as amended in the future, that sets forth the respective roles and responsibilities of the Parties with respect to preliminary evaluation and studies relating to the Southern Embankment (the "Preliminary Engineering Services Agreement"). The Preliminary Engineering Services Agreement is incorporated by reference herein and will terminate, subject to its survival provisions, upon completion of the Work (as defined in the Preliminary Engineering Services Agreement) described therein; provided, however, that the Utility Cost Estimate as set forth in Exhibit A of the Preliminary Engineering Services Agreement shall become incorporated to the Costs that are set forth in Exhibit B of the Task Order(s) as defined herein and as described in this Agreement.
- K. The Parties have entered into that certain Encroachment Agreement, dated effective March 28, 2024, and as may be amended by the Parties after such date, that sets forth, among other things, the respective roles and responsibilities of the Parties with respect to encroachment rights granted by the Utilities to the Authority for access to OIN 1630N and OIN 1650N within the Utilities electric line easement area (the "Encroachment Agreement").
- L. The Authority and the Utilities desire to enter into this Agreement to set forth the further understandings and agreements with respect to the Utility Relocation Project.

M. This Agreement is intended to bind the Parties solely with respect to that portion of the Comprehensive Project south of the storm water diversion channel and associated infrastructure (the "Storm Water Diversion Channel"), as such is further defined in Section 1.01 (Definitions). Nothing in this Agreement addresses any relationship among and between the Parties in any capacity with respect to the Storm Water Diversion Channel.

AGREEMENT

In consideration of the foregoing Recitals, each of which is deemed an essential term of this Agreement and incorporated by reference herein, the mutual covenants set forth in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows.

ARTICLE I <u>DEFINITIONS, CERTAIN INTERPRETATIONS, AND UTILITIES AUTHORIZED</u> <u>REPRESENTATIVE.</u>

Section 1.01. <u>Definitions</u>. All capitalized and bolded terms used and not otherwise defined herein shall have the meanings given to them in this Agreement and as defined in this <u>Section 1.01</u> unless a different meaning clearly applies from the context.

- "Age Discrimination Act of 1975" means the Age Discrimination Act of 1975 (42 U.S.C. Sections 6101-6107).
- "Agreement" has the meaning set forth in the Preamble to this Agreement.
- "Applicable Energy Regulations" means the rules, Orders, regulations, practices, procedures and protocols established in compliance with Applicable Law by applicable Transmission Providers (such as the Midwest Independent Transmission System Operator, Inc.), electric reliability organizations (such as the North American Electric Reliability Corporation and the Midwest Reliability Organization) and comparable Persons that are applicable to the Utilities.
- "Applicable Law" means: (i) any and all laws (including all statutory enactments and common law), ordinances, constitutions, regulations, treaties, rules, codes, standards, governmental approvals, requirements and orders that (a) have been adopted, enacted, implemented, promulgated, ordered, issued, entered or deemed applicable by or under the authority of any governmental body having jurisdiction over a specified person or entity (or the properties of such person or entity) and (b) are applicable to the subject matter of this Agreement or the performance of the obligations of the Parties under this Agreement; and (ii) Applicable Energy Regulations.
- "Authority" has the meaning set forth in the Preamble to this Agreement.
- "Best Reasonable Efforts" means acting in accordance with generally accepted commercial practices and using reasonable due diligence to undertake the actions required by this Agreement, in accordance with Applicable Law; **provided**, **however**, the obligation to use Best Reasonable Efforts does not mean a duty to take any more than reasonable action that would be taken by a reasonable and prudent person or entity in the circumstances, considering all relevant factors, including cost of performance or omission.

"Business Day(s)" means any day that is not a Saturday, a Sunday, or a public holiday under the laws of the state of Minnesota.

"CapX Fargo Project" has the meaning set forth in the Recitals.

"CapX Fargo Project Design" has the meaning set forth in <u>Section 7.01</u> (Utility Adjustment Preliminary Engineering and Utility Adjustment Design Work).

"Cass County" means Cass County, North Dakota.

"Cass County District" means the Cass County Joint Water Resource District, a political subdivision of the state of North Dakota.

"CFR" means the Code of Federal Regulations.

"Civil Rights Act of 1964" means the Civil Rights Act of 1964 (Pub.L. 88-352, 78 Stat. 241, enacted July 2, 1964).

"Clay County" means Clay County, Minnesota.

"Co-Executive Director" means a Chief Administrative Officer of the Metro Flood Diversion Authority.

"Comprehensive Project" has the meaning set forth in the Recitals and further means the Fargo-Moorhead Metropolitan Area Flood Risk Management Project authorized by Section 7002(2) of the Water Resources Reform and Development Act of 2014, as generally described in the Final Feasibility Report and Environmental Impact Statement, Fargo-Moorhead Metropolitan Area Flood Risk Management, dated July 2011 and approved in accordance with the Chief's Report, as amended by the Supplemental Environmental Assessment, Fargo-Moorhead Metropolitan Area Flood Risk Management Project, dated September 2013 and approved by the U.S. Army Engineer, St. Paul, on September 19, 2013, and as amended by the Second Supplemental Environmental Assessment dated August 27, 2018 (2018 SEA), and the Engineering Documentation Report, Fargo-Moorhead Metropolitan Area Flood Risk Management Project, ND and MN, Modifications Through February 2019.

"Congress" means the Congress of the United States of America.

"Construction Aids" means all tangible equipment (including construction equipment and machinery), tools, supplies, utilities, support services, field office equipment, structures, apparatus, protective fencing, and other goods and items that are required to construct, commission or test the Transmission Line, but which are not incorporated into the Transmission Line, for the Utility Relocation Project.

"Consumables" means items such as compressed chemicals, oils, lubricants, cleaning supplies, gaskets, valve packing, light bulbs, and comparable items which, by normal industry practices, are considered consumables and are replaced on a regular basis, required for cleaning, preparing or placing the Transmission Line for the Utility Relocation Project in service.

- "Contract Work Hours and Safety Standards Act" means the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701 et seq.).
- "Costs" means all costs, expenses, and fees of whatever nature and kind, incurred by the Utilities in connection with the Utility Adjustment Work performed in connection with the Utility Relocation Project, including Internal Reimbursable Costs, Third Party Costs, and the Costs of Equipment, Materials, and Construction Aids. The term Costs also includes the Costs budgeted as set forth in the Utility Cost Estimate in Exhibit A to the Preliminary Engineering Services Agreement.
- "Davis-Bacon Act" means the Davis-Bacon Act of 1931 (40 U.S.C. 3141 et seq.).
- "Diversion Inlet Structure" means the gated control structure that controls the flow of water entering the Storm Water Diversion Channel from the Upstream Mitigation Area.
- "Effective Date" has the meaning set forth in Section 12.01(a) (Effective Date).
- "Encroachment Agreement" has the meaning set forth in the Recitals.
- "Equipment" means any product that: (i) is to be incorporated into the Transmission Line for the Utility relocation Project; (ii) is an assembly of operational or non-operational parts, whether motorized or manually operated; (iii) requires service connections such as wiring; and (iv) is not defined as Materials.
- "Execution Date" has the meaning set forth in the Preamble to this Agreement.
- "Executive Order No. 11246" means Executive Order No. 11246, dated September 24, 1965.
- "Fargo-Moorhead Metropolitan Area" means Fargo, North Dakota, Moorhead, Minnesota, and surrounding communities; it is further defined by the United States Census Bureau as comprising all of Cass County, North Dakota, and Clay County, Minnesota, which includes the cities of Dilworth, Minnesota, West Fargo, North Dakota, and numerous other towns and developments from which commuters travel daily for work, education, and regular activities.
- **"Federal Water Pollution Control Act Amendments of 1972"** means the Federal Water Pollution Control Act Amendments of 1972 (Pub.L. 92-500, 86 Stat. 816, enacted October 18, 1972).
- "Final Design Submittal" means the design submittal described in Article VII (Performance and Construction) and in particular Section 7.06(b) (Final Design Submittal).
- "Good Reason" has the meaning set forth in <u>Section 12.02(c)</u> (Termination of Agreement by the Utilities for Good Reason).
- "Internal Reimbursable Costs" has the meaning set forth in <u>Section 8.03(a)</u> (Internal Reimbursable Costs).
- "Joint Powers Agreement" has the meaning set forth in the Recitals.

- "Materials" means any products, supplies or materials that are, or are to be, incorporated into the Transmission Line for the Utility Relocation Project, whether or not substantially shaped, cut, worked, mixed, finished, refined or otherwise fabricated or processed. The term "Materials" is intended to include any item that is to be incorporated into the Transmission Line which is not an item of Equipment or a Consumable.
- "Member Entities" shall mean the City of Moorhead, Minnesota, the City of Fargo, North Dakota, Clay County, Minnesota, Cass County, North Dakota, and the Cass County District.
- "MFR-023" has the meaning set forth in Section 7.04 (Technical Specifications).
- "Non-Federal Project Costs" means the local cost share of the total cost of the Comprehensive Project not provided by the United States Government.
- "Non-Federal Sponsors" has the meaning set forth in the Recitals.
- "Party" or "Parties" has the meaning set forth in the Preamble to this Agreement.
- "Post Construction Submittal" means the design submittal described in Article VII (Performance and Construction).
- "PPA" has the meaning set forth in the Recitals.
- "Preliminary Design Submittal" means the design submittal described in <u>Section 7.06(a)</u> (Preliminary Design Submittal).
- "Preliminary Engineering Services Agreement" has the meaning set forth in the Recitals.
- "Preliminary Utility Adjustment Work" has the meaning set forth in <u>Section 7.01(a)</u> (Preliminary Utility Adjustment Work).
- "Project" has the meaning set forth in the Recitals.
- "**Project Footprint**" means the physical area within which the Southern Embankment and the Upstream Mitigation Area will be contained.
- "**Project Property**" means real property acquired by the Authority for the Project, including, but not limited to, land, rights-of-way, easements, licenses, and leases.
- "Red River" means the Red River of the North.
- "Red River Structure" means the hydraulic control structure located within the Southern Embankment designed to control and/or meter the flow of the Red River.
- "Rehabilitation Act of 1973" means the Rehabilitation Act of 1973 (Pub.L. 93-112, 87 Stat. 355, enacted September 26, 1973).
- "Relocate" means providing a functionally equivalent facility to the owner of a utility, cemetery, highway, railroad (excluding railroad bridges and approaches thereto required for construction of

the Comprehensive Project), or public facility when such action is authorized in accordance with applicable legal principles of just compensation; or providing a functionally equivalent facility when such action is specifically provided for, and is identified as a Relocation in the authorizing legislation for the Project or any report referenced therein. Providing a functionally equivalent facility may take the form of alteration, lowering, rising, or replacement and attendant demolition of the affected facility or part thereof.

- "Shop Drawings and Samples" means shop drawings, laying drawings, erection drawings, fabrication drawings, product information, catalog information, samples, mock-ups, plans, test procedures and results, descriptions of services, descriptions of specific means and methods and related documentation.
- "Site" or "Sites" means the physical location at which any Utility Adjustment Construction Work is being done, has been done, or will be done as part of the Utility Relocation Project.
- "Southern Embankment" means that portion of the Comprehensive Project that consists of the Diversion Inlet Structure, Wild Rice River Structure and Red River Structure, associated road raises, and earthen dam embankment reaches, including all associated infrastructure thereof.
- "Storm Water Diversion Channel" has the meaning set forth in the Recitals and further means the approximately thirty (30) mile, 20,000 cubic feet per second (cfs) channel and associated features, including the outlet, river and drain inlets, road bridges, railroad bridges, aqueducts, and recreational features, to be constructed as part of the Comprehensive Project.
- "Task Order" or "Task Orders" means a document executed by the Authority and Utilities, including any amendments, stating the scope of services, times for performance of services, compensation, and any other relevant information for a specific project. All Task Orders are an integral part of this Agreement, particularly with respect to Task Orders for the Utility Adjustment Work for the Utility Relocation Project.
- "Term" has the meaning set forth in Section 12.01(b) (Term).
- "Third Party Costs" has the meaning set forth in Section 8.03(b) (Third Party Costs).
- "Transmission Line" has the meaning set forth in the Recitals.
- "Undisclosed Utilities Property Interests" mean Utilities Property Interests not disclosed in Section 3.02 (Acquisition of Utilities Property Interests).
- "Upstream Mitigation Area" has the meaning set forth in the Recitals.
- "U.S. EPA" means the United States Environmental Protection Agency.
- "USACE" has the meaning set forth in the Recitals.
- "Utilities Property Interests" has the meaning set forth in the Recitals.
- "Utility" or "Utilities" has the meaning set forth in the Preamble to this Agreement.

"Utility Adjustment" means each Relocation (temporary or permanent), abandonment, protection in place, removal (of previously abandoned utilities as well as of newly abandoned utilities), replacement, reinstallation, or modification of the existing Transmission Line utilities of the CapX Fargo Project necessary to accommodate construction, operation, maintenance or use of the Project. The Utility Adjustment Work for each crossing of the Project right-of-way by a utility that crosses the Project right-of-way more than once will be considered a separate Utility Adjustment. For any utility installed longitudinally within the Project right-of-way, the Utility Adjustment Work for each continuous segment of that utility located within the Project right-of-way will be considered a separate Utility Adjustment.

"Utility Adjustment Completion" means that the Utility Adjustment Construction Work for a Utility Adjustment is sufficiently complete in the opinion of the Authority and the Utility.

"Utility Adjustment Construction Work" means all Utility Adjustment Work related to construction. Utility Adjustment Construction Work is not authorized to commence until the Authority Approval described in <u>Section 7.07</u> (Authority Approval of Final Design Submittal).

"Utility Adjustment Design Work" means (i) the design, as applicable, required for compliance with MFR-023 as set forth in <u>Exhibit C</u> (Utility Guidelines for the Southern Embankment (MFR-023)), and (ii) the CapX Fargo Project Design.

"Utility Adjustment Work" means all efforts and Costs necessary to accomplish the required Utility Adjustments, including (i) all Preliminary Utility Adjustment Work, Utility Adjustment Design Work, Utility Adjustment Construction Work, including all coordination, design review, permitting, inspection, and maintenance of records, whether provided by the Authority or by the Utilities, and (ii) the Costs incurred under the Preliminary Engineering Services Agreement, as and if amended.

"Utility Relocation Project" has the meaning set forth in the Recitals.

"Utility Representative" has the meaning set forth in <u>Section 1.03</u> (Utilities Authorized Representative).

"Wild Rice River" means the Wild Rice River, a tributary of the Red River of the North.

"Wild Rice River Structure" means the hydraulic control structure located within the Southern Embankment designed to control and/or meter the flow of the Wild Rice River.

Section 1.02. Certain Interpretations and Terms Generally. The definition of terms herein shall apply equally to the singular and plural forms of the terms defined. Whenever the context may require, any pronoun shall include the corresponding masculine, feminine, and neuter forms. The words "include," "includes," and "including" shall be deemed to be followed by the phrase "without limitation." The word "will" shall be construed to have the same meaning and effect as the word "shall." Unless the context requires otherwise (i) any definition of or reference to any Agreement, instrument, or other document herein shall be construed as referring to such Agreement, instrument, or other document as from time to time amended, supplemented, or otherwise modified (subject to any restrictions on such amendments, supplements, or modifications set forth herein), (ii) any reference herein to any person shall be construed to include

any person's permitted successors and assigns, (iii) the words "this Agreement," "herein," "hereof," and "hereunder," and words of similar import, shall be construed to refer to this Agreement in its entirety and not to any particular provision hereof, (iv) all references herein to articles, sections, exhibits, schedules, Task Orders, shall be construed to refer to articles and sections of, and exhibits, schedules, and Task Orders to, this Agreement, and (iv) documents and instruments referred to in this Agreement or incorporated by reference to this Agreement, shall be deemed incorporated by reference herein.

Section 1.03. <u>Utilities Authorized Representative</u>. The Utilities hereby authorize and approve Northern States Power Company, a Minnesota corporation, to function as their collective representative for purposes of this Agreement and as an authorized agent of the Utilities to execute, deliver, and bind the Utilities with respect to all Task Orders (the "Utility Representative"). The Utility Representative will function on behalf of the Utilities for all matters arising under this Agreement, including coordination and authorization of all Utility Adjustment Work, invoicing for the payment of Utility Adjustment Work, interacting with the Authority and its representatives, coordinating the transmission of documents and correspondence to and from the Authority, and the transmittal and collection of such documents and correspondence to and from the Utilities to transmit back to the Authority. The Utilities retain the right to name a separate individual as their representative upon written notice to the Authority.

ARTICLE II PURPOSE OF MASTER UTILITY RELOCATION AGREEMENT.

Section 2.01. Purpose. The purpose of this Agreement is to ensure a coordinated, time-efficient, and cost-effective process for completing the Utility Relocation Project, for coordinating operations and maintenance activities after completion of the Utility Relocation Project, and for the development of individual Task Orders issued in conjunction with, and subject to, the terms and conditions of this Agreement.

Section 2.02. <u>Coordination Between Engineers</u>. The Authority and Utilities are likely to employ the use of professional engineers in the analysis, design, and completion of designs, plans, and completion of work. Engineers employed by the Parties shall maintain open lines of communication, coordinate, and collaborate with engineers employed by other parties described herein.

Section 2.03. <u>Coordination with USACE</u>. The Utilities shall not communicate directly with USACE regarding any aspect of the Comprehensive Project, or any other subject-matter referenced in, related to, or arising from this Agreement, without the prior written authorization of the Authority, except for requirements set forth or referenced in this Agreement or any document referenced by this Agreement to coordinate with USACE, including (i) <u>Section 2.02</u> (Coordination Between Engineers), (ii) <u>Article VII</u> (Performance and Construction), in particular <u>Section 7.06</u> (Proposals and Plans), (iii) <u>Section 9.01(a)</u> (Coordination with USACE), and (iv) <u>Section 9.04</u> (Future Permits).

ARTICLE III REAL AND PERSONAL PROPERTY INTERESTS.

Section 3.01. <u>Intent</u>. It is the intent of the Parties hereto that all Utilities Property Interests shall be identified herein. Specifically, Utilities Property Interests shall be detailed in the table contained in <u>Section 3.02</u> (Acquisition of Utilities Property Interests) and further documented in <u>Exhibit B</u> (Utilities Property Interests).

Section 3.02. <u>Acquisition of Utilities Property Interests</u>. The Utilities Property Interests to be Relocated pursuant to the terms and conditions of this Agreement include, but are not limited to, the Utilities Property Interests documented in <u>Exhibit B</u> (Utilities Property Interests) and described in the table below:

Location (Section –	Location	Exiting Crossing	Right-of- Way	State	Coordination of Impacts
Township		Type/ Info/	Document		
- Range)		Structure Numbers			
12-137-50	SE-1 (Upstream Mitigation Area)	E/W OH 345 KV Transmission Line 141 & 142	1376620 & 1376630	ND	SE-1 construction work is complete. No impacts to the Utility were determined. The Cass County District owns the property that intersects with the Utility's electric line easement. The Authority will maintain property with mowing and weed control services. No additional Utility Adjustment Work is anticipated in SE-1 under this Agreement.
14-137-49	I-29	E/W OH 345 KV Transmission Line 0955-177 & 0955-178		ND	I-29 construction work is complete. The Utility will complete a technical analysis to ensure minimum clearance requirements are met between the I-29 road raise and existing Utility infrastructure. The initial review indicates adequate clearance. If Utility Adjustment is required as a result of the analysis, it shall be addressed as a separate Task Order under this Agreement.

Location (Section – Township – Range)	Location	Exiting Crossing Type/ Info/ Structure Numbers	Right-of- Way Document	State	Coordination of Impacts
17-137-48	SE-4	E/W OH 345 KV Transmission Line 0955-193 & 0955-194	765109 & 708979	MN	SE-4 construction will begin in 2024. The Authority and Utility entered into the Encroachment Agreement for the Authority to conduct Preliminary Utility Adjustment Work for the Comprehensive Project. A Preliminary Engineering Services Agreement is in place for the Utility to analyze the scope and fee for a Task Order under this Agreement for a Utility Adjustment. Initial review indicates Utility Adjustment will be needed to obtain adequate clearance between SE-4 and the Utility infrastructure.
Various	Upstream Mitigation Area	E/W OH 345 KV Transmission Line		MN & ND	The Authority, through the Cass County District, will acquire flowage easements in the Upstream Mitigation Area to allow for the temporary storage of additional flood waters during operation of the Comprehensive Project. The Utility has reviewed hydraulic modeling results for the additional depth and duration floodwater storage in the Upstream Mitigation Area. Hydraulic modeling results indicate that there is no impact on Utility infrastructure or its easement within the Upstream Mitigation Area due to the temporary storage of flood water and flowage easements.

Section 3.03. <u>Undisclosed Utilities Property Interests</u>. The Utilities Property Interests that have been identified for Utility Adjustment Work as set forth in <u>Section 3.02</u> (Acquisition of Utilities Property Interests) have been mutually agreed to by the Authority and the Utilities. If there is a discovery of Undisclosed Utilities Property Interests by either the Authority or the Utilities after the Effective Date, the Authority and the Utilities will cooperate to amend this Agreement and any Task Orders to incorporate the Undisclosed Utilities Property Interests that require Utility Adjustment Work to this Agreement and such Task Orders as may be necessary to

properly perform the work required for the Utility Relocation Project and required for Utility Adjustment Completion.

- **Section 3.04.** <u>Discovery of Undisclosed Utilities Property Interests</u>. Undisclosed Utilities Property Interests identified for Relocation prior to request for submission of the first submittal required by <u>Article VII</u> (Performance and Construction) shall be Relocated through the same process as if the Undisclosed Utilities Property Interests were disclosed herein.
- **Section 3.05.** <u>Authority Responsibility</u>. The Authority shall bear the Costs of Relocating all Undisclosed Utilities Property Interests. The Costs attributable to such relocation will be added to the existing or amended budgets set forth in the Task Orders.
- **Section 3.06.** <u>Cooperation in Platting</u>. The Authority intends to plat right-of-way acquired for Project purposes. Utilities shall reasonably cooperate with said platting efforts if requested to do so by the Authority.

ARTICLE IV [INTENTIONALLY OMITTED].

ARTICLE V RIGHT OF SITE ACCESS.

- Section 5.01. Authority Site Access to Utilities Property Interests. Upon reasonable advance notice to the Utilities Representative, the Authority will be provided worksite access to the Utilities Property Interests where Utility Adjustment Construction Work is performed by the Utilities. The Authority agrees that its access will be restricted in that its representatives will follow the Utilities site and construction safety practices when performing any review of the Utility Adjustment Construction Work. Such reviews by the Authority shall not be for the purpose of determining the manner or means of performance of the Utility Adjustment Construction Work by the Utilities but rather for the sole purposes of (i) determining whether the Authority is able to proceed with construction of its Project in a timely and efficient manner, and (ii) monitoring the progress of the Utility Adjustment Construction Work to determine the stage of completion of such work and to estimate the completion date of the Utility Relocation Project. The Authority's right of access shall be determined by this Section 5.01 and its encroachment rights set forth in the Encroachment Agreement.
- **Section 5.02.** <u>Access Restriction for Health and Safety Purposes</u>. If granting the Authority access rights hereunder poses a safety hazard in the sole determination of the Utilities, the Authority will be restricted from its access, entry, or inspection of the Site of the Utility Relocation Project. This restriction access will be imposed only for the period of time as reasonably required to mitigate or eliminate the safety hazard.
- **Section 5.03.** <u>Failure to Allow Access, Entry, and Inspection</u>. Should any Party having authority to access, enter, and inspect a Site be denied access for more than twenty-four (24) hours, other than when the same Party deems such a delay appropriate under <u>Section 5.04</u> (Delay for Safety Purposes), and such failure results in the unreasonable delay of Utility Adjustment

Construction Work, the Parties shall follow the dispute resolution process pursuant to **Article XI** (Disputes Among the Utility and the Metro Flood Diversion Authority).

ARTICLE VI TASK ORDERS AND REQUIRED REPORTS.

Section 6.01. <u>Task Orders.</u> All work performed with respect to the Utility Relocation Project, including Utility Adjustment Design Work and Utility Adjustment Construction Work will be performed in accordance with Task Orders that are entered into after the Effective Date between the Authority and the Utilities. The form of Task Order is set forth as <u>Exhibit D</u> (Form of Task Order) and shall be used as a general guideline for the Utilities submission of Task Orders to the Authority for review and approval. All executed Tasks Orders will become an integral part of this Agreement and enforceable in accordance with this Agreement and the terms of the applicable Task Order.

Section 6.02. <u>Utility Submitted Reports</u>.

- (a) <u>Utility Submittals</u>. The Utilities shall prepare reports, analysis, plans, cost estimates, or other information and materials within the scope identified in a Task Order pertaining to the Utility infrastructure or the Utility Relocation Project, as reasonably requested by the Authority.
- **(b)** <u>Deadlines.</u> All reports, analysis, plans, cost estimates, and other information and materials requested by the Authority shall be provided before the expiration of a reasonable deadline determined by the provisions of in a Task Order pertaining to the Utility infrastructure and the Utility Relocation Project.
- (c) Failure to Timely Produce. Should the Utilities fail to produce any reports, analysis, plans, cost estimates, or other information and materials requested of them by the Authority, and such failure results in the unreasonable delay of Utility Adjustment Construction Work, the Parties shall follow the dispute resolution process pursuant to **Article XI** (Disputes Among the Utility and the Metro Flood Diversion Authority). The sole remedy for the failure to timely produce shall be equitable remedies and no assessed fees or penalties.

ARTICLE VII PERFORMANCE AND CONSTRUCTION.

Section 7.01. <u>Utility Adjustment Preliminary Engineering and Utility Adjustment</u>
<u>Design Work</u>. The Utilities shall be responsible for the completion of the (i) preliminary utility adjustment Work as defined under the Preliminary Engineering Services Agreement, and (ii) Utility Adjustment Design Work.

(a) <u>Preliminary Utility Adjustment Work</u>. The preliminary utility adjustment work (the "**Preliminary Utility Adjustment Work**") includes all work performed by the Utilities pursuant to the Preliminary Engineering Services Agreement and this Agreement, whether performed by Utility staff or by Utility contractors, consultants, outside counsel, or other agents, including but not limited to, onsite visits, geological evaluation,

preliminary engineering services, performance studies, pole and foundation optimization analysis and study, fiber optic overhead ground wire studies, insulation performance studies, Transmission Line clearance studies, transient recovery voltage – time domain analysis, underground analysis and studies, maintenance clearances paralleling studies, feasibility assessments, reactive compensation study reports, public outreach, permitting and re-permitting with applicable authorities for certificates, routes, and other approvals, governmental relations and meetings, development of cost estimates for construction (whether by way of demolition, relocation, abandonment, protection in place, removal, replacement, reinstallation, or modifications of the Transmission Line), and reviewing and/or providing comments on layouts or other designs, plans, and/or documents in connection with the Utility Adjustments and coordination with the Authority and its representatives for the Comprehensive Project.

(b) <u>Utility Adjustment Design Work</u>. The Utility Adjustment Design Work includes the CapX Fargo Project (i) Project Plan, (ii) Design, and (iii) CapX Design Criteria, each of which is incorporated by reference herein and as may be adjusted by the Task Order(s) (the "CapX Fargo Project Design"). To the extent that the CapX Fargo Project Design included as Utility Adjustment Design Work requires compliance with MFR-023, the Utilities will adjust the CapX Fargo Project Design to conform with the requirements of MFR-023, but only to the extent necessary for such compliance. The Utilities shall make Best Reasonable Efforts to complete all Utility Adjustment Design Work prior to reasonable deadline identified in a Task Order pertaining to the Utility infrastructure, the Utility Relocation Project, or the Project, provided to Utilities by the Authority.

Section 7.02. <u>Utility Adjustment Construction Work</u>. The Utility Adjustment Construction Work will be informed by the following:

- (i) The Utilities shall (A) be responsible for the completion of all Utility Adjustment Construction Work, and (B) complete all Utility Adjustment Construction Work prior to the reasonable milestone completion date provided to the Utilities by the Authority.
- (ii) If a portion of the Utility Adjustment Construction Work is outside of the Project Property, the Utilities shall be responsible for that portion of the Utility Adjustment Construction Work. The Utilities shall meet the requirements of Applicable Law with respect to any Work contracted to third parties.

Section 7.03. Additional Right-of-Way Outside the Project Footprint. If the Utilities require additional right-of-way rights to complete the Utility Relocation Project, the Utilities will notify the Authority of the additional need within reasonable time after determining the requirement. The Authority will use its Best Reasonable Efforts to acquire the necessary right-of-way and neither the Authority nor the Utilities will be responsible for any damages related to time delays associated with the acquisition of such additional right-of-way. In the event the Utility Relocation Project directly or indirectly requires the Utilities to acquire additional property interests, instead of the acquisition of the additional property interests by the Authority, the Utilities shall consult with the Authority prior to determining the price at which the Utilities will

offer to purchase such property interests. The Utilities will only offer to purchase additional property interests at a price consented to by the Authority, which consent will not be unreasonably withheld, delayed, or conditioned.

Section 7.04. <u>Technical Specifications</u>. The Utility Relocation Project will be designed in accordance with the Fargo-Moorhead Metropolitan Area Southern Embankment – MFR-023, Utility Guidelines for the Southern Embankment and References ("MFR-023") as set forth in <u>Exhibit C</u> (Utility Guidelines for the Southern Embankment (MFR-023)), but only to the extent required for compliance with such guidelines. The requirements set forth in MFR-023 will apply only to Utility Adjustment Work within the Southern Embankment. All Utility Adjustment Work in the Upstream Mitigation Area will be conducted in accordance with <u>Section 7.05</u> (Coordination for Utility Adjustment in the Upstream Mitigation Area).

Section 7.05. Coordination for Utility Adjustment in the Upstream Mitigation Area. All Utility Adjustment Work in the Upstream Mitigation Area will be designed, constructed, and completed in accordance with Applicable Law. If Utility Adjustment Work is to be completed in the Upstream Mitigation Area, the Utilities will coordinate and cooperate with the Authority to design and submit a Utility Adjustment plan for approval by the Authority, and such approval will not be unreasonably withheld, delayed, or conditioned.

Section 7.06. <u>Proposals and Plans</u>. Anytime following execution of this Agreement, the Utilities may submit to the Authority, for each Utility Adjustment, a Preliminary Design Submittal, a Final Design Submittal, and a Post Construction Submittal for review, comment, and approval by the Authority as defined and at the specific timelines specified in MFR-023. Approval by the Authority shall not be unreasonably withheld, delayed, or conditioned.

- (a) Preliminary Design Submittal. The Utilities shall complete a Preliminary Design Submittal to a minimum of approximately thirty-five percent (35%) level of design completion and define the basis of design for all aspects of each Utility Adjustment of the Utility Relocation Project. The Preliminary Design Submittal shall include calculations demonstrating that the proposed configuration meets and satisfies the technical requirements contained herein. The Preliminary Design Submittal shall also provide sufficient detail to demonstrate compliance with all design and construction requirements as described in MFR-023. The Preliminary Design Submittal shall include, at a minimum, sketches and/or relocation plans, text defining the general proposed plan, and a scoping estimate of the Cost of Utility Adjustment Construction Work.
- (b) <u>Final Design Submittal</u>. The Utilities shall complete a Final Design Submittal including, but not limited to, fully developed design and relocation plan, drawings, specifications, and all other supporting information, design documentation, etc. The Final Design Submittal shall also contain complete applicable technical specifications. In addition to the aforementioned information, the Final Design Submittal shall include drawings and a final estimate of the Cost of Utility Adjustment Construction Work. The Final Design Submittal shall be utilized to develop individual Task Orders for consideration and approval by the Authority prior to completion of the Utility Adjustment Work.

- (c) <u>Post Construction Submittal</u>. The Utilities, in coordination with the Non-Federal Sponsors shall complete and provide a Post Construction Submittal. The Utilities acknowledge and agree that Post Construction Submittals shall be conducted in accordance with the MFR-023, to the extent applicable to the Utility Relocation Project. The Post Construction Submittal shall include:
 - (i) As-Built Drawings: Submit as-built drawings for the complete Transmission Line relocation.
 - (ii) As-built surveys.
- (d) <u>Review</u>. The Authority shall complete a full review of each submittal and provide comments and/or approval.
 - (i) The Authority's review of submittals shall be restricted to a determination of whether the submittal complies with the specifications and requirements set forth in this Agreement.
 - (ii) The Authority shall complete a full review and provide comments on submittals within twenty (20) Business Days of the date on which the Authority receives a full and complete submittal. Should the Authority determine that a submittal is not in compliance with the terms and specifications provided in this Agreement, and the Utilities resubmit a previously submitted submittal, the Authority shall review the submittal and respond within ten (10) Business Days. The Authority's review of the re-submittal shall be limited to the portions of the initial submittal deemed insufficient as well as any other portions of the submittal which have been amended or added since the initial submission. In the event that the Authority does not provide comments within the period prescribed by this Agreement, the Utilities shall provide written notice of the failure to respond. If the Authority does not respond within five (5) Business Days of receiving written notification, the submittal shall be deemed approved.
- **Section 7.07.** <u>Authority Approval of Final Design Submittal</u>. No Utility Adjustment Construction Work may begin until the Authority approves the Task Order containing the Final Design Submittal.
- Section 7.08. Shop Drawing and Sample Submittals. The Utilities shall submit Shop Drawings and Samples in accordance with Section 7.06(a) (Preliminary Design Submittal) and Section 7.06(b) (Final Design Submittal), in each case that detail the Utility Adjustment Construction Work to be performed by the Utilities on the Utility Relocation Project within the Project Footprint. The Authority shall review the Shop Drawings and Samples in accordance with the procedure and timelines in Section 7.06 (Proposals and Plans) for the review of Submittals.
- **Section 7.09.** Adjustments to the Project. Should the planned route of the Southern Embankment change in a material manner, the Utilities and the Authority shall promptly interface with the Authority to adjust plans for the Utility Relocation Project, as necessary. The Authority will provide all such planned route changes to the Southern Embankment to the Utilities in writing specifying the effect of a planned route change with respect to matters effecting the Utilities,

including the Utility Relocation Project, the Utility Adjustment Design Work, and the Utility Adjustment Completion dates and potential additional Costs.

Section 7.10. Adjustments to the Utility Adjustment Work. Any changes or modifications to the Final Design Submittal during construction that materially affect the performance or construction of the Utility Adjustment Work will be subject to written approval by the Authority. The Utilities will submit the proposed changes or modifications to the Authority for review and approval. Approval by the Authority shall not be unreasonably withheld, delayed, or conditioned. The Authority shall review the submittals in accordance with procedure and timelines in Section 7.06 (Proposals and Plans). The Transmission Line not required to be moved prior to the adjustment of the Final Design Submittal, which need to be Relocated after changes are made to the Final Design Submittal shall not be treated as Undisclosed Utilities Property Interests. The Parties acknowledge and agree that the foregoing may require either amendment of or a new Task Order to incorporate any such changes or modifications and the Authority and the Utilities will cooperate in generation and approval of any such Task Order.

Section 7.11. <u>Inspection</u>. The Utilities shall be responsible for inspection of all Utility Adjustment Construction Work.

Section 7.12. <u>Utility Completion</u>. Within ten (10) Business Days of the anticipated date for Utility Adjustment Completion, the Utilities and the Authority will schedule a final inspection, whereby the Utilities shall be responsible for holding an inspection of the Utilities' portion of Utility Adjustment Construction Work to determine whether the Utility Adjustment meets the Post Construction Submittal and any material changes or modifications made per <u>Section 7.09</u> (Adjustments to the Project) and <u>Section 7.10</u> (Adjustments to the Utility Adjustment Work). If the Authority finds the construction is not in conformance with the Post Construction Submittal or any approved material changes or modifications, the Authority will notify the Utilities of such fact and the Utilities will correct such nonconformance in the Utility Adjustment Construction Work and re-notify for inspection. Once the Authority finds a Utility Adjustment has reached Utility Adjustment Completion, the Authority will provide a certificate of Utility Completion Acceptance.

Section 7.13. Third Party Contractors. Should the Utilities engage any third-party contractor to fulfill, contribute to, or otherwise act with respect to an obligation assigned to Utility in this Agreement, the Utilities shall abide by all restrictions and requirements provided for in **Article XIV** (Miscellaneous) and as provided in the federal lobbying restrictions which is attached as **Exhibit E** (Form of Federal Certifications).

ARTICLE VIII PAYMENT OF COSTS.

Section 8.01. Necessity to Keep Costs Low. The Utilities and the Authority each recognize the need to minimize the Cost of the Utility Relocation Project, while seeking to maintain the same quality of service to the Utilities' customers. The Utilities and the Authority shall be diligent in containing Costs and working within the budgetary constraints of the Task Orders.

- **Section 8.02.** Generally. The Authority shall pay all reasonable Costs incurred by the Utilities for Utility Adjustment Work associated with the Utility Relocation Project that have been approved pursuant to budgets established under Task Orders and performed under Article VII (Performance and Construction).
- Section 8.03. Reimbursable Costs and Budget. The Authority will reimburse the Utilities for all Costs the Utilities incur in performing the Utility Adjustment Work, which will also include the Cost amounts incurred pursuant to the Preliminary Engineering Services Agreement. The budget for such Utility Adjustment Work will be included in applicable Task Orders, which are an integral part of this Agreement. The Costs of Utility Adjustment Work will include (i) the work described in Section 7.01(a) (Preliminary Utility Adjustment Work), (ii) all other Utility Adjustment Work, including labor, supplies, and materials and direct and indirect labor or contractor additives, including Internal Reimbursable Costs, (iii) Third Party Costs, and (iv) taxes, such as applicable sales and use taxes, business and occupation taxes, and similar taxes.
 - (a) <u>Internal Reimbursable Costs</u>. The Cost of internal Utility staff will include "**Internal Reimbursable Costs**" which means, individually and collectively, (i) direct labor or contractor additives (fully-loaded, including salary, wages, and benefits), (ii) reasonable allocations of general administrative overhead and support costs, (iii) out-of-pocket costs and expenses that are reasonably incurred by the applicable Utility, and (iv) external legal costs and expenses.
 - (b) Third Party Costs. "Third Party Costs" means all reasonably incurred fees, costs, liabilities, claims, expenses and amounts for equipment, materials or services provided in connection with the Utility Adjustment Work, including costs and expenses of consultants, due diligence investigations, technical analysis and studies, and the development and preparation of permit applications, application fees, filing fees, and any fees, charges or costs imposed by a governmental authority in connection with the Utility Adjustment Work.
- **Section 8.04.** <u>Invoicing by Utility Representative</u>. After the Effective Date, the Utility Representative will invoice the Authority for the Costs authorized by the Task Order(s) approved by the Authority.
 - (a) Prior Expenditures and Initial Invoice. Within sixty (60) days following the Effective Date, the Utility Representative will provide an accounting of the Costs incurred by the Utilities and submit invoices to the Authority for such expenditures incurred, but not invoiced or paid, under the Preliminary Engineering Services Agreement prior to the Effective Date (the "Initial Invoice"). The Authority will have sixty (60) days to remit payment to the Utility Representative, subject to any good faith items of dispute in accordance with Section 8.04(c) (Effect of Disputed Utility Costs and Expenses).
 - (b) <u>Payment of Undisputed Monthly Invoices</u>. The Utility Representative will not later than the forty-fifth (45th) day after the end of each month during and following the term of this Agreement present the Authority with an invoice for the previous month's Costs incurred by the Utilities for Utility Adjustment Work, along with supporting information as required under this Agreement. Not later than sixty (60) days after the

submission date of the invoice, a payment will be made by the Authority to the Utility Representative in the amount invoiced for the undisputed Costs billed on the invoice. The Authority has the right to dispute in good faith the items of Costs included on any invoice in accordance with **Section 8.04(c)** with respect to such Costs.

- (c) Effect of Disputed Utility Costs and Expenses. If Costs incurred by the Utilities and invoiced by the Utility Representative are disputed by the Authority, the Utility Representative will be paid by the Authority the undisputed amount of the invoice, and the disputed amount will not be remitted until the dispute is resolved. By way of clarification, undisputed invoiced amounts will be paid when otherwise due. Any amounts disputed by the Authority will be specified in a writing to the Utility Representative in accordance with Section 8.04(e) (Authority Processing of Utility Invoices). The Parties will work in good faith to resolve all disputed invoices and to arrive at a payment amount consistent with the Utility Adjustment Work to be reimbursed hereunder within thirty (30) days after the objection raised by the Authority. Once resolved, the Authority will remit the agreed upon disputed amount to be paid within ten (10) Business Days of such resolution.
- (d) <u>Completion of the Utility Adjustment Work</u>. Upon completion of the Utility Adjustment Work, the Utility Representative will provide a final invoice to the Authority. The Authority will pay the final invoice within sixty (60) calendar days of the date of the final invoice.
- (e) <u>Authority Processing of Utility Invoices</u>. After the Authority receives the invoice from the Utility Representative, the Authority will process the invoice for payment and, if there is a disputed amount (or amounts), give the Utility Representative written notice of dispute and the specific reasons of dispute within fifteen (15) business days. The notice will specify the reason for asserting a disputed amount and what actions the Utility Representative needs to complete to receive the disputed withheld amount.
- (f) Invoicing Requirements. All invoices provided to the Authority pursuant to or arising from this Agreement shall comply with invoicing requirements provided in the Authority invoicing requirements which is as attached as Exhibit F (Authority Invoicing Requirements).
- (g) <u>Effect of Payment</u>. Payment does not imply acceptance of Utility Adjustment Work or that the invoice rendered is accurate. In the event an error is identified and verified by each of the Authority and the Utility Representative following the receipt of payment, the Utility Representative will credit any payment in error from any payment that is due or that may become due to the Utilities under this Agreement or return the overpayment to the Authority within thirty (30) calendar days of the identification and verification of such error.

Section 8.05. <u>Betterments</u>. In no situation shall any Party other than the Utilities be responsible for Costs of betterments of the Transmission Line installed during the Utility Relocation Project.

Section 8.06. Record Keeping. The Utilities shall maintain or cause to be maintained (by way of contract and enforcement of such contract) a complete set of records detailing all Costs it incurs in the Utility Relocation Project, in accordance with the recordkeeping and audit requirements of this Agreement and Applicable Law.

ARTICLE IX FUTURE RIGHTS AND RESPONSIBILITIES.

Section 9.01. <u>Utilities Right-of-Way</u>. The Authority grants to the Utilities an irrevocable and perpetual right-of-way over the Project Footprint for the purposes of (i) planning and constructing the Utility Relocation Project, and (ii) allowing the Utilities to properly maintain and upgrade, or otherwise engage in activities consistent with good utility practice and Applicable Energy Regulations, the Utilities Property Interests as now existing or may hereafter exist, subject to the following restrictions and obligations:

- (a) <u>Coordination with USACE</u>. If the Utilities deem it necessary to perform any work with respect to its Utilities Property Interests after completion of the Utility Relocation Project, and such work is beyond the scope of operation and maintenance for the Utility Relocation Project, the Utilities will coordinate with USACE to obtain access to Authority land interests for which it does not already have a right-of-way or easement. If approval is required by USACE, such approval shall not be unreasonably withheld, delayed, or conditioned, provided that USACE must comply with its regulatory agency responsibilities when reviewing such request.
- (b) Maintenance of Utility Property. Following completion of the Utility Relocation Project, the Utilities will be responsible for all operation and maintenance of the Utilities Property Interests that are the subject of this Agreement and all Task Orders. Any abandonment of property or grant of control to the Authority by the Utilities shall be operated and maintained by the Authority or its designated representatives. The Parties acknowledge and agree that the applicable Task Order sets forth the abandonment plan for all Utilities Property Interests located within the work limits of the Southern Embankment and the Upstream Mitigation Area. The Utilities acknowledge and agree that all maintenance of the Utilities Property Interests that are affected by this Agreement and any Task Orders will conform to the requirements of MFR-023. The foregoing requirements shall be narrowly construed and applied to the Utilities only to the extent that its Utilities Property Interests are the subject of this Agreement.
- (c) <u>Post Construction Control</u>. Following completion of the Utility Relocation Project, the Authority acknowledges and agrees that the Utilities have the sole ownership, authority, and control over maintenance and other post-construction activities with respect to the operations of the Utilities Transmission Lines, including the Utility Adjustment made in accordance with the Utility relocation Project.
- (d) <u>Approval for Ground Disturbing Maintenance or Repairs</u>. The Utilities must submit and obtain approval for any and all plans for maintenance or repair that requires the ground within the Project Footprint to be disturbed, from the Authority. Approval by the Authority shall not be unreasonably withheld, delayed, or conditioned.

- (e) <u>Clean Up</u>. The Utilities shall ensure that after any maintenance or repairs to Utilities Property Interests within the Project Footprint is returned to the state in which it existed prior to the maintenance or repair that caused the ground within the Project Footprint to be disturbed.
- (f) Metro Flood Diversion Authority Access. If the Transmission Line malfunctions, destructs, or otherwise begins to cause on-going damage to either or both of the Southern Embankment or the Upstream Mitigation Area, the Authority shall immediately advise the Utility Representative in writing and the Utilities will promptly make Reasonable Best Efforts to mitigate any present or future damage to such areas. The Authority shall not have the right or power to access the purported damage-causing Utilities' property or take any action with respect thereto.
- (g) <u>Authority Access</u>. The Authority right to encroach on the property of the Utilities is limited to that set forth in the Encroachment Agreement.
- **Section 9.02.** <u>Use of Existing Easement</u>. The Parties acknowledge that the Utility Relocation Project will Relocate certain Utilities Property Interests within the Utilities' existing easements. The Utilities shall be bound to exercise their rights under said easement, subject to the requirements and obligations contained in this <u>Article IX</u>. The requirements of this <u>Article IX</u> shall survive so long as the Utilities have Utilities Property Interests located within the Project Footprint.
- Section 9.03. <u>Future Permits</u>. Should the Utilities file a formal permit application with the Authority, pertaining to the Utilities Relocated pursuant to this Agreement, with the Authority after the Effective Date, the Authority shall grant, at no cost to the Utilities, the permit application so long as the permit application meets all reasonable requirements listed in the instructions to said permit application and the proposed crossing would not unreasonably risk harm to the Southern Embankment or the Upstream Mitigation Area or interfere with other facilities already contained within the Project Footprint, as determined by the Authority. In addition to the permit application granted by the Authority, Utility shall be responsible for obtaining all other permits necessary and required by USACE. Should an existing Transmission Line be modified in the future, the Authority, in its sole discretion, shall determine whether the modification is allowable under a previously existing permit or whether the modification is significant enough in its nature or effect to require the Utilities to apply for a new permit.

ARTICLE X DISPUTES WITH CONTRACTORS AND OTHER THIRD PARTIES.

Section 10.01. <u>Coordination</u>. The Parties shall coordinate with respect to any dispute with third parties. Such coordination shall include any potential or ongoing litigation.

ARTICLE XI <u>DISPUTES AMONG THE UTILITY AND THE METRO FLOOD DIVERSION</u> AUTHORITY.

Section 11.01. <u>Intent and Procedure</u>. The Utilities and the Authority shall use their Best Reasonable Efforts to ensure that the provisions of this Agreement are fulfilled. The Parties agree

to undertake resolution of disputes in an equitable and timely manner and in accordance with the provisions of this Agreement. If disputes cannot be resolved informally by the Parties or under other, situation-specific dispute resolution mechanisms contained herein, the following procedure shall be used.

Section 11.02. Procedure to Commence Dispute Resolution Process. The Parties agree that in the event of an alleged breach of any of the terms of this Agreement, the Parties making such allegation shall, except as provided in **Section 14.01** (Notice), provide thirty (30) days written notice to the other Party of the alleged breach; **provided**, **however**, the foregoing shall not apply to equitable remedies described in <u>Section 14.23</u> (Equitable Remedies). The written notice shall contain reasonable description of the underlying facts and an explanation of why the Party providing notice believe those facts constitute a breach. Following transmittal of the notice, the Party alleged to have caused the breach shall be given a reasonable time (as provided in **Section** 11.03 (Time to Correct)), not less than ten (10) days to correct or remedy the alleged breach, to meet and confer with the other Party, and/or to participate in mediation with the other Party prior to initiating any litigation or any required administrative proceeding, unless the alleged breach has the potential to cause immediate and irreparable harm, in which case the Party alleging the harm may initiate litigation when seeking equitable remedies as provided in Section 14.23 (Equitable Remedies) and no compliance with the notice and process provisions of this Section 11.02, including the procedures set forth in **Section 11.01** (Intent and Procedure) and this **Section 11.02**, as applicable.

Section 11.03. <u>Time to Correct</u>. The reasonableness of the time afforded to the Party alleged to have breached this Agreement pursuant to <u>Section 11.02</u> (Procedure to Commence Dispute Resolution Process) to cure the alleged breach and engage in dispute resolution processes shall be determined by considering the circumstances, including the potential harm, injury, or damages that are or may result from the alleged breach and the extent to which the harm, injury, or damages may worsen with the passage of time.

Section 11.04. <u>Mediation</u>. If there is a failure between the Parties to resolve a dispute on their own, the Parties shall first attempt to mediate the dispute. The Parties shall agree upon a single mediator or, if they cannot agree, shall obtain a list of court-appointed mediators from the Hennepin County, Minnesota District Court Administrator, and select a mediator by alternately striking names until one remains. The Authority shall strike the first name, followed by the Utilities, in that recurring order until one name remains.

Section 11.05. Arbitration. [INTENTIONALLY OMITTED.]

Section 11.06. Right of Setoff. [INTENTIONALLY OMITTED.]

Section 11.07. <u>Litigation if Dispute not Resolved</u>. Subject to the right to initiate equitable proceedings in accordance with this <u>Article XI</u> and <u>Section 14.23</u> (Equitable Remedies), if a dispute between the Authority and the Utilities is not resolved by the conclusion of mediation proceedings, the Parties may litigate the matter.

Section 11.08. <u>Legal Fees</u>. Each Party will be responsible for their own attorney's fees in connection with a dispute under this <u>Article XI</u>.

ARTICLE XII TERM AND TERMINATION.

Section 12.01. Term of Agreement.

- (a) <u>Effective Date</u>. This Agreement is executed and delivered as of the Execution Date; <u>provided</u>, <u>however</u>, this Agreement will not be in full force and effect, and Utility Adjustment Construction Work will not commence until the Authority and the Utilities execute, deliver, and affix an effective date to the first Task Order applicable to the Utility Relocation Project that is the subject matter of this Agreement (the "**Effective Date**").
- **(b)** <u>Term.</u> Unless earlier terminated pursuant to the terms of <u>Section 12.02</u> (Termination) below, once the Effective Date is established and this Agreement is in full force and effect, this Agreement will remain in full force and effect until Utility Adjustment Completion (the "**Term**").

Section 12.02. <u>Termination</u>. Prior to the expiration of the Term, this Agreement may be terminated only as follows:

- (a) <u>Voluntary Termination of this Agreement</u>. This Agreement may be terminated at any time for any reason or no reason by the mutual written agreement of the Parties to terminate this Agreement.
- (b) Termination by the Authority for Convenience. The Authority will have, at any time during the Term, the right to terminate this Agreement without cause, upon not less than ninety (90) days' notice to the Utilities if: (i) the Authority elects to suspend the Project or the Utility Relocation Project for more than one hundred eighty (180) days; (ii) the Authority elects to adopt a wind-up plan to terminate the Project or the utility Relocation Project; or (iii) the Authority elects to exercise its powers of eminent domain; provided, however, that the Authority will not have the right to terminate this Agreement, including the Task Orders associated herewith, upon the substantial completion of Utility Adjustment Construction Work and commencement of demolition of existing Transmission Line property constituting Utilities Property Interests.

Nothing in this Agreement shall be construed as limiting the Authority's, or its Member Entities', ability to exercise its powers of eminent domain.

- (c) <u>Termination of Agreement by the Utilities for Good Reason</u>. The Utilities may terminate this Agreement for Good Reason upon not less than ninety (90) days' prior written notice to the Authority. "Good Reason" means:
 - (i) except as provided in **clause** (ii) below, suspension by the Authority of all or nearly all Utility Adjustment Construction Work for one hundred eighty (180) consecutive days through no act or fault of the Utilities;

- (ii) suspension of all or nearly all Utility Adjustment Construction Work by court or regulatory order or matters of emergency for one hundred eighty (180) days, for any reason through no act or fault of the Utilities; or
- (iii) failure or refusal of the Authority to provide reasonable approvals and assistance through which the Utility Adjustment Construction Work must be authorized to proceed and such failure to approve results in a material adverse effect on the Utility Adjustment Construction Work; **provided**, **however**, such failure or refusal will not constitute Good Reason unless and until the Authority has failed to cure such default within thirty (30) days after delivery of a notice from the Utilities, or, in the case of a curable default which cannot be cured with thirty (30) days, has failed to initiate, within such thirty (30) days, actions reasonably likely to cure such default and to diligently pursue such cure to completion within ninety (90) days after such notice concerning such default.

Section 12.03. <u>Effect of Termination</u>.

- (a) <u>Duties Upon Termination</u>. If this Agreement is terminated under <u>Section 12.02</u> (Termination), the Utilities, subject to the contrary provisions of a court or regulatory order, will promptly complete its wind-up duties and responsibilities hereunder, including the timely compilation and transmittal of reports and timely submittal of billings to the Authority.
- (b) <u>Wind-Up and Cooperation Following Termination as a Result of a Project Termination Decision</u>. Upon termination of this Agreement pursuant to a termination event, the Authority will promptly and cooperatively assist the Utilities, at the request of the Utilities, with the process of winding-up the Utilities Relocation Project, including notification of appropriate governmental bodies and other third parties, termination of outstanding construction agreements, and termination of other engagements. The Authority and the Utilities will use commercially reasonable efforts to cooperate and complete the wind-up process as expeditiously as possible.
- (c) <u>Costs of Wind-Up</u>. Costs incurred in connection with termination and wind-up will be deemed Utility Relocation Project Costs that are subject to the invoice process and the funding and payment requirements of this Agreement.
- (d) <u>Termination Payment</u>. If termination of this Agreement occurs pursuant to <u>Sections 12.02(a)</u> (Voluntary Termination of this Agreement), <u>12.02(b)</u> (Termination by Authority for Convenience), or <u>12.02(c)</u> (Termination of this Agreement by the Utilities for Good Reason), the Utilities will be entitled, in addition to all other amounts due hereunder, regardless of the reason for termination, to payment of all Costs incurred as a consequence of termination and wind-up, including, the Costs reasonably incurred by the Utilities to demobilize its Utilities Relocation Project construction and demolition operations. The Cost of demobilization will include relocation and severance costs incurred with respect to the Utilities employees and Third Party Costs for which the Utilities are contractually or legally obligated to pay.

ARTICLE XIII SURVIVAL.

Section 13.01. Survival of Terms. If this Agreement terminates for any reason, the provisions of the Recitals and Articles I (Definitions, Certain Interpretations, and Utilities Authorized Representative), III (Real and Personal Property Interests), VIII (Payment of Costs), X (Disputes with Contractors and other Third Parties), XI (Disputes Among the Utility and the Metro Flood Diversion Authority), XII (Term and Termination), XIII (Survival), and XIV (Miscellaneous) of this Agreement will survive the termination of this Agreement to the extent of the applicable statute of limitations provided under Minnesota law; provided, however, that the provisions of Article IX (Future Rights and Responsibilities) will survive until all rights and obligations arising from such Article IX have been exercised or satisfied. All Exhibits to this Agreement shall survive termination to the extent necessary to implement the provisions of this Agreement that also survive termination.

ARTICLE XIV MISCELLANEOUS.

Section 14.01. Notice.

- (a) Notices Generally. All notices, requests or other communications required or permitted under this Agreement will be in writing and will be deemed "given": (i) if delivered in person or by courier, upon receipt by the intended recipient or upon the date of delivery (as confirmed by, if delivered by courier, the records of such courier); (ii) if mailed, upon the date of delivery as shown by the return receipt therefor; or (iii) if delivered by a nationally recognized mail delivery service, upon the date of delivery. Notices must be sent to the addresses of the persons set forth on **Exhibit G** (Notices). Notwithstanding the foregoing, notices of default must be delivered in accordance with clause (i) and by any other means described in clauses (ii)-(iii) above.
- **(b)** <u>Informal Communications</u>. Informal communications of a routine nature may be given in such manner as the Parties deem appropriate.
- (c) <u>Designation of Different Addresses and Persons</u>. A Party may, at any time, by written notice to each other Party, designate different or additional entities or individuals or different addresses for giving of notices, demands or requests to it under this Agreement.

Section 14.02. <u>Assignment</u>. No Party to this Agreement may transfer any interest in whole or in part of this Agreement except as specifically authorized herein, and any such assignment that is made in violation of this <u>Section 14.02</u> will be void ab initio, and will be of no legal effect whatsoever. Each Party shall only be permitted to transfer or assign rights or obligations under this Agreement by giving thirty (30) days' advance written notice pursuant to <u>Section 14.01</u> (Notice) to the other Party or Parties, as applicable, of its intent to transfer or assign. Any assignment in compliance with this Agreement shall be binding upon and inure to the benefit of the Parties hereto and the assignee, and their respective successors and assigns.

Section 14.03. Workers' Compensation. Each Party shall be responsible for injuries or deaths of its own personnel. Each Party will maintain workers' compensation insurance or self-

insurance coverage, covering its own personnel while they are providing assistance pursuant to this Agreement. Notwithstanding any other provision of this Agreement, each Party waives the right to pursue a legal action against one of the other Parties for any workers' compensation benefits paid to its own employee or volunteer or their dependents, even if the injuries are caused wholly or partially by the negligence of any other Party or its officers, employees, or volunteers.

Section 14.04. <u>Insurance</u>. The Utilities shall list the Authority as additional insureds on any insurance policy obtained in connection with the Utility Relocation Project. No Utility Adjustment Work may be done until a certificate of insurance listing the aforementioned entities as additional insureds is produced. An additional insured shall be given notice at least thirty (30) days before an insurance policy on which it is an additional insured is canceled or allowed to expire. In the event that the policy is terminated for any reason and notice has not been previously given to the additional insureds, the formerly insured shall give notice to the additional insureds as soon as is reasonably possible. The Utilities shall not be monetarily or otherwise liable to the Authority for improperly given or omitted notice.

Section 14.05. <u>Indemnification</u>. [INTENTIONALLY OMITTED.]

Section 14.06. Relationships Created. The Parties agree this Agreement does not create any agency, partnership, joint venture, or any other such relationship between and among the Parties. Each of the Authority and each Utility is solely responsible for its own actions and omissions.

Section 14.07. Governing Law and Venue; Waiver of Jury Trial.

- (a) Governing Law and Venue. This Agreement will be governed by, and construed and enforced in accordance with, the internal laws of the state of Minnesota, exclusive of conflicts of law provisions of any jurisdiction and the principles of comity. The Parties agree and consent that any proceeding seeking to enforce any provision of this Agreement will be instituted and adjudicated solely and exclusively in any state or federal court of competent jurisdiction located in Hennepin County or Ramsey County in the state of Minnesota. Each Party agrees that each such court will have personal jurisdiction over it with respect to such proceeding, and waives any objections it may have, and expressly consents, to such personal jurisdiction.
- (b) Waiver of Jury Trial. THE PARTIES HEREBY KNOWINGLY, IRREVOCABLY, VOLUNTARILY, AND INTENTIONALLY WAIVE ANY RIGHTS THAT ANY MAY HAVE TO A TRIAL BY JURY WITH RESPECT TO ANY ACTION, PROCEEDING, COUNTERCLAIM, OR DEFENSE BASED ON THIS AGREEMENT, OR ARISING OUT OF, UNDER, OR IN ANY CONNECTION WITH THIS AGREEMENT, OR WITH RESPECT TO ANY COURSE OF CONDUCT, COURSE OF DEALING, STATEMENTS (WHETHER ORAL OR WRITTEN), OR ACTIONS OF ANY PARTY HERETO RELATING TO THIS AGREEMENT. THIS PROVISION IS A MATERIAL INDUCEMENT FOR ALL ENTITIES ENTERING INTO THIS AGREEMENT. THIS PROVISION APPLIES ONLY TO SUITS BETWEEN THE UTILITIES AND THE AUTHORITY ARISING OUT OF OR RELATED TO THIS AGREEMENT AND DOES NOT APPLY TO THIRD-PARTY CLAIMS OR SUITS BY

OR ON BEHALF OF THE PARTIES FOR PROJECT PROPERTY ACQUISITION AND/OR CONSTRUCTION CONTRACT CLAIMS AND DEFENSES.

Section 14.08. Entire Agreement. This Agreement, its Exhibits, any applicable Task Orders, the Preliminary Engineering Services Agreement, and the Encroachment Agreement constitute the entire agreement between the Parties regarding the subject matter thereof, and supersede any prior understandings, oral or written agreements, representations and warranties, and any course of conduct and dealings between the Parties with respect to the subject matter of this Agreement.

Section 14.09. Severability. If any one or more of the provisions contained in this Agreement, or the application thereof to any Party or to circumstances that may arise hereunder, will for any reason be held to be invalid, illegal, or unenforceable in any respect, the remainder of this Agreement will not be affected thereby and will be enforced to the greatest extent permitted by Applicable Law.

Section 14.10. <u>Amendment/Modification</u>. In order to be valid and effective, any modifications or amendments to this Agreement must be in writing and signed and delivered by all Parties.

Section 14.11. <u>Binding Effect</u>. This Agreement will become effective and binding upon its execution and delivery by all of the Parties. This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective authorized successors and assigns.

Section 14.12. <u>Counsel Representation</u>. The Parties, having been represented by counsel and have read the contents of this Agreement.

Section 14.13. <u>Headings</u>. The headings of the articles, sections, and subsections of this Agreement are intended for the convenience of the Parties only and will in no way be held to explain, modify, construe, limit, amplify, or aid in the interpretation of the provisions hereof.

Section 14.14. Counterparts. This Agreement may be executed in two (2) or more counterparts, and it will not be necessary that the signatures of all Parties be contained on any one (1) counterpart thereof. Each counterpart will be deemed an original, but all of which together will constitute one (1) and the same instrument. The executed counterparts may be delivered by electronic means and the receiving Party may rely on the receipt of such executed counterpart as if the original had been received.

Section 14.15. Representation of Authority. Each Party signing this Agreement represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Agreement and that the Agreement is a valid and legal Agreement binding on such Party and enforceable in accordance with its terms.

Section 14.16. Remedies Cumulative. Any remedies specified in this Agreement shall be in addition to any and all other remedies and causes of action which may be available to the Utilities under Applicable Law or in equity, or both. Remedies will be cumulative and not exclusive.

Section 14.17. <u>Electronic Signatures</u>. The Parties agree that an electronic signature to this Agreement shall be valid as an original signature of the Party and shall be effective to bind the signatories of this Agreement.

Section 14.18. <u>Federal Lobbying Restrictions</u>. Recipients of federal financial assistance may not pay any person for influencing or attempting to influence any officer or employee of a federal agency, member of Congress, an officer or employee of Congress, or any employee of a member of Congress with respect to the award, continuation, renewal, amendment, or modification of a federal grant, loan, or contract. These requirements are implemented for U.S. EPA in 40 CFR Part 34, which also describes types of activities, such as legislative liaison activities and professional and technical services, which are not subject to this prohibition. Upon award of this contract, Utility shall complete and submit to the Authority the certification and disclosure forms in Appendix A and Appendix B to 40 CFR Part 34, which are attached as <u>Exhibit E</u> (Form of Federal Certifications). Utility shall also require all subcontractors and suppliers of any tier awarded a subcontract over \$100,000 to similarly complete and submit the certification and disclosure forms pursuant to the process set forth in 40 CFR 34.110.

Section 14.19. <u>Debarment and Suspension</u>. Utilities certify that they will not knowingly enter into a contract with anyone who is ineligible under the 40 CFR Part 32 to participate in the Project. Suspension and debarment information can be accessed at http://www.sam.gov. Utilities represent and warrant that it has or will include a term or conditions requiring compliance with this provision in all of its subcontracts under this Agreement. Upon award of this contract, Utilities shall complete and submit to the Authority, the federal certification form regarding debarment and suspension, which is attached as **Exhibit E** (Form of Federal Certifications).

Section 14.20. <u>Davis-Bacon Act and Other Labor Applicable Law</u>. Utilities shall comply with the following federal labor Applicable Laws:

- (i) Davis-Bacon Act, which requires the payment of prevailing wage rates to all laborers and mechanics on construction projects in excess of \$2,000. Utility and the Authority acknowledge and agree that the Davis-Bacon Act shall apply if the Authority is performing Utility Adjustment Construction Work. Utility and the Authority acknowledge and agree that the Davis-Bacon Act shall not apply if any party other than the Authority is performing Utility Adjustment Construction Work
- (ii) The Contract Work Hours and Safety Standards Act, which requires time and one-half pay for overtime hours worked in excess of forty hours in any workweek.
- (iii) The Copeland Act (Anti-Kickback Act), which prohibits employers from inducing an employee to give up any part of compensation to which he or she is entitled.

Section 14.21. <u>Civil Rights Obligations</u>. Utilities shall comply with the following, federal non-discrimination Applicable Laws:

- (i) Title VI of the Civil Rights Act of 1964, which prohibits discrimination based on race, color, and national origin, including Limited English Proficiency ("**LEP**").
- (ii) Section 504 of the Rehabilitation Act of 1973, which prohibits discrimination against persons with disabilities.
- (iii) The Age Discrimination Act of 1975, which prohibits age discrimination.
- (iv) Section 13 of the Federal Water Pollution Control Act Amendments of 1972, which prohibits discrimination on the basis of sex.
 - (v) 40 CFR Part 7, as it relates to the foregoing.
 - (vi) Executive Order No. 11246.

Section 14.22. <u>Certification</u>. Utilities shall complete and submit to the Authority, the federal certification form regarding civil rights, which is attached as $\underline{Exhibit} \ \underline{E}$ (Form of Federal Certifications).

Section 14.23. Equitable Remedies. Remedies specified pursuant to the terms of this Agreement shall not be exclusive, and may include remedies at law and in equity. The Parties agree that irreparable damage would occur if any of the provisions of this Agreement are not performed, or were threatened not to be performed, in accordance with their specific terms or are otherwise breached or threatened to be breached. Accordingly, the Parties agree that a Party shall be entitled to equitable remedies, including injunctive relief to prevent breaches or further breaches of this Agreement and specific performance to enforce specifically the provisions hereof, in any court of the United States or any state having jurisdiction, this being in addition to any other remedy to which such Party may be entitled at law and in equity. The moving Party seeking an equitable remedy may do so without the necessity of posting bond.

Section 14.24. No Rights or Benefits to Third-Parties. The Parties do not create rights in or grant remedies to any third-party as an intended or incidental beneficiary of this Agreement or create any duty to or standard of care on behalf of any third-party by any covenant, obligation, or undertaking established herein. There will be no incidental third-party beneficiaries to this Agreement and, by way of clarification and not of limitation, no governmental authority, customer, or member of a Party or customer of a Party's member is an intended or incidental third-party beneficiary hereof.

Section 14.25. <u>Waivers</u>. The terms of this Agreement may be waived and will be binding only upon execution and delivery of a writing signed by the Party to be charged with such waiver. Any such waiver will be effective for the specific purpose for which it was given, and no waiver of any breach or condition of this Agreement will be deemed to be a waiver of any subsequent breach or other condition whether of like or different nature.

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, the governing body of the Metro Flood Diversion Authority has caused this Agreement to be duly executed and delivered by its duly authorized officers as of the Execution Date to be effective as of the Effective Date.

METRO FLOOD DIVERSION AUTHORITY

	Ву:
	Michelle (Shelly) A. Carlson, Chair
	Date:
	By:
	Michael Redlinger, Co-Executive Director
	Date:
	By:
	By:Robert Wilson, Co-Executive Director
	Date:
ATTEST:	
	-
Dawn Lindblom, Secretary	
Date:	-

MASTER UTILITY RELOCATION AGREEMENT METRO FLOOD DIVERSION AUTHORITY SIGNATURE PAGE

UTILITIES:

EXECUTION VERSION

IN WITNESS WHEREOF, the Utilities have caused this Agreement to be duly executed and delivered by their duly authorized officers as of the Execution Date to be effective as of the Effective Date.

GREAT RIVER ENERGY	OTTER TAIL POWER COMPANY
ByPriti Patel	By Timothy J. Rogelstad
Its: VP & Chief Transmission Officer	Its: President
Date:	Date:
ALLETE, INC., d/b/a MINNESOTA POWER	NORTHERN STATES POWER COMPANY, a Minnesota corporation
By	Ву
Daniel Gunderson	Ryan Long
Its: VP Transmission & Distribution	Its: President, NSPM
Date:	Date:
WESTERN MINNESOTA MUNICIPAL POWER AGENCY	
By Terry Wolf	
Its: Second Assistant Secretary	
ns. Second Assistant Secretary	
Date:	

MASTER UTILITY RELOCATION AGREEMENT UTILITIES SIGNATURE PAGE

EXHIBIT A MAP OF UPSTREAM MITIGATION AREA

EXHIBIT B UTILITIES PROPERTY INTERESTS

EXHIBIT C

UTILITY GUIDELINES FOR THE SOUTHERN EMBANKMENT (MFR-023)

EXHIBIT D FORM OF TASK ORDER

[CONTINUED ON NEXT PAGE]



Northern States Power Company, a Minnesota Corporation ("NSPM")

As the Utilities Representative and authorized agent for the Utilities

Task Order [XX] - Amendment [X]

In accordance with the Master Utilities Relocation Agreement between **Metro Flood Diversion Authority** ("Owner") and the Utilities, dated as of the Execution Date set forth therein (this "Agreement"), Owner and the Utilities agree as follows:

The Parties agree that in the event of a conflict between prior versions of this Task Order No. [XX] and this Agreement, the terms and conditions in this Agreement shall prevail, provided however, nothing herein shall preclude the Utility Representative from invoicing for work authorized under prior versions of this Task Order and performed prior to effective date of this Agreement, even to the extent such prior work was revised by this Agreement. All other terms and conditions shall remain the same and are hereby ratified and affirmed by the Parties.

1. Background Data

a) Effective Date of Task Order: [Date]

b) Authority: Metro Flood Diversion Authority

c) Vendor [Name]
d) Specific Project (title): [Title]

e) Specific Project (description): [Description 1 line]

2. Services

The services to be provided by the Vendor under this Task Order are as follows (Further details in Exhibit A):

Design and Construction Support:

3. Authority Responsibilities

The Authority has those responsibilities set forth in the Agreement.

4. Additional Services

Additional services that may be authorized or necessary under this task order are: None

5. Task Order Schedule

In addition to any schedule provisions in the Agreement or elsewhere, the Parties shall meet the following schedule:

Service Estimated Completion Time

[Description] [Date]

6. Payments

- a) The Budget Cost Proposal is in Exhibit B.
- b) Owner shall pay the Utilities for services rendered as follows:
 - i) Compensation for services in Subtasks shall be on a Time and Material basis in accordance with the Standard Hourly Rates of the Agreement.
- c) The Utility Representative will notify Owner when 80 percent of the subtask budget is expended.
- d) The Utility Representative will submit an amendment for additional compensation when 90 percent of subtask budget is expended or confirm to Owner that this Task Order can be completed for the remaining budget.
- e) The Utility Representative will not perform work beyond 100 percent of a subtask budget without Owner's written authorization.
- f) The terms of payment are set forth in this Agreement.
- 7. Consultants retained as of the Effective Date of the Task Order
 - a) [Details]
- 8. Other Modifications to the Agreement and Exhibits

Exhibit A – Specific services for each subtask.

Exhibit B – Budget Cost Proposal

9. Attachments

None.

10. Other Documents Incorporated by Reference

None.

11. Terms and Conditions

Execution of this Task Order by Owner and the Utility Representative on behalf of the Utilities shall make it subject to the terms and conditions of this Agreement (as modified above). The Utilities are authorized to begin performance upon its receipt of a copy of this Task Order signed by Owner.

In the event of a conflict between the terms and conditions of this Task Order and this Agreement, the terms and conditions of this Agreement shall prevail.

The Owner and the Utilities acknowledge and agree that this Task Order may be executed by electronic signature, which shall be considered an original signature for all purposes and shall have the same force and effect as an original signature.

	The	Effective	Date	of	this	Task	Order	is	(date)).
--	-----	-----------	------	----	------	------	-------	----	--------	----

AUTHORITY:	
Metro Flood Diversion Authority	
Date:	
UTILITIES:	
Great River Energy, a cooperative org and existing under the laws of the St Minnesota; Allete, Inc., a corporation org and existing under the laws of the St Minnesota d/b/a Minnesota Power; No States Power Company, a corporation organized and existing under the laws State of Minnesota, d/b/a Xcel Energy Tail Power Company, a corporation organd existing under the laws of the St Minnesota; and Western Minnesota Mur Power Agency, a municipal corporation political subdivision of the State of Minnesota States Power Company.	tate of ganized tate of orther of the ganized tate of nicipal on and nesota
Minnesota corporation, as the Representative and authorized agent f Utilities	Utility
By:	
Its:	
Date:	

Exhibit A. Specific Services for Each Subtask

Exhibit B - Budget Cost Proposal

BUDGETS BY SUBTASKS:

Ref.	No.	Title	Activity ID	Current Budget (\$)	Change	Revised Budget (\$)
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
Subtask						
		Total				

ASSUMPTIONS:

Subtask	Assumptions

EXHIBIT E

FORMS OF FEDERAL CERTIFICATIONS

- 1. Exhibit E-1 Certification Regarding Federal Lobbying
- 2. Exhibit E-2 Certification Regarding Debarment, Suspension, and Other Responsibility Matters
- 3. Exhibit E-3 Assurance of Compliance Civil Rights Certificate

EXHIBIT E-1

CERTIFICATION REGARDING FEDERAL LOBBYING

The undersigned certifies to the best of his or her knowledge and belief that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in any award documents for any of its subcontractors at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subcontractors shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into a contract with the Authority. By executing this certificate the undersigned agrees and acknowledges that he/she has been duly authorized to execute this certificate.

Company/ Entity Name:	_
Signed:	_
[ts:	_
Date:	_

PLEASE RETURN TO: Metro Flood Diversion Authority P.O. Box 2806 Fargo, ND 58108-2806

EXHIBIT E-2

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

This certification is required by the regulations implementing Executive Order 12549, Debarment and Suspension, 13 CFR Part 145. The regulations were published as Part VII of the May 26, 1988 Federal Register (pages 19160-19211).

(BEFORE COMPLETING CERTIFICATION, READ INSTRUCTIONS ON PAGE 2)

- (1) The official representative of the party contracting with the Metro Flood Diversion Authority certifies to the best of its knowledge and belief that it and its principals:
 - (a) Are not presently debarred, suspended, proposed for disbarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
 - (b) Have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (c) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
 - (d) Have not within a three-year period preceding this application had one or more public transactions, including contracts (Federal, State, or local) terminated for cause or default.
 - (e) Are not presently debarred, suspended, declared ineligible or voluntarily excluded from performing work for the State of North Dakota, the State of Minnesota, the Metro Flood Diversion Authority or any of its Member Entities.
- (2) Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective primary participant shall attach an explanation to this proposal.
- (3) The Official signing this certificate has been and is duly authorized to sign this certificate on behalf of the entity or entities which intend to enter into a contract with the Metro Flood Diversion Authority.

[SIGNATURE PAGE FOLLOWS]

Official Business Name:
By:
Name and Title of Authorized
Representative
Signature of Authorized Representative
Date:

PLEASE RETURN TO: Metro Flood Diversion Authority P.O. Box 2806 Fargo, ND 58108-2806

INSTRUCTIONS FOR CERTIFICATION

- 1. By signing and submitting this certification, the prospective contracting party is providing the certification set out below.
- 2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective contracting party shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the Metro Flood Diversion Authority's (the "Authority") determination whether to enter into this transaction. However, failure of the prospective contracting party to furnish a certification or an explanation shall disqualify such person from entering into contracts with the Authority.
- 3. The certification in this clause is a material representation of fact upon which reliance was placed when the Authority determined to enter into a contract with the prospective contracting party. In order to qualify for participation in the U.S. EPA WIFIA program the Authority is required to obtain this certification. If it is later determined that the prospective contracting party knowingly rendered an erroneous certification, in addition to other remedies available to both the Authority and the Federal Government, the Authority may terminate this transaction for cause or default.
- 4. The prospective contracting party shall provide immediate written notice to the Authority to which this Certificate is submitted if at any time the prospective contracting party learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 5. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the Authority for assistance in obtaining a copy of those regulations (13 CFR Part 145).
- 6. The prospective contracting party agrees by submitting this certification that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the Authority.
- 7. The prospective contracting party further agrees by submitting this certification that it will require a "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Covered Transactions," from all sub-contractors without

modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.

- 8. A contracting party in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A contracting party may decide the method and frequency by which it determines the ineligibility of its principals.
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a contracting party is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph 6 of these instructions, if a contracting party in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the Authority may terminate this transaction for cause or default.

EXHIBIT E-3

ASSURANCE OF COMPLIANCE - CIVIL RIGHTS CERTIFICATE

TITLE VI OF THE CIVIL RIGHTS ACT OF 1964, SECTION 504 OF THE REHABILITATION ACT OF 1973, THE AGE DISCRIMINATION ACT OF 1975, SECTION 13 OF THE FEDERAL WATER POLLUTION CONTROL ACT AMENDMENTS OF 1972, 40 CFR PART 7, AND EXECUTIVE ORDER NO. 11246

The undersigned provides this assurance for the purpose of entering into a contract with the Metro Flood Diversion Authority (Authority) related to the Fargo-Moorhead Metropolitan Area Flood Risk Management Project (Project), which is receiving federal financial assistance. Specifically, the US EPA WIFIA Program requires this assurance of all contractors and subcontractors providing services for the Project.

The undersigned assures that it will comply with:

- 1. Title VI of the Civil Rights Act of 1964, as amended, which prohibits discrimination on the basis of race, color, or national origin including limited English proficiency (LEP);
- 2. Section 504 of the Rehabilitation Act of 1973, as amended, which prohibits discrimination against persons with disabilities;
- 3. The Age Discrimination Act of 1975, as amended, which prohibits age discrimination;
- 4. Section 13 of the Federal Water Pollution Control Act Amendments of 1972, which prohibits discrimination on the basis of sex;
- 5. 40 CFR Part 7, as it relates to the foregoing; and
- 6. Executive Order No. 11246. The undersigned understands that this Assurance is binding on the undersigned, its successors, transferees, and assignees at any time during which federal financial assistance is provided to the Project.

The undersigned will ensure that all contractors, subcontractors, or others with whom it arranges to provide services or benefits are not discriminating in violation of items 1-6. Otherwise, the contracts for services can be terminated for cause and the undersigned can be declared ineligible to contract for the Project.

By signing this form, the undersigned is agreeing to the above provisions and that he/she is duly authorized to execute this form.

Signature of Authorized Official	Title		
Print Name	Name of Institution or Agency		
Date	Street		

PLEASE RETURN TO:	
Metro Flood Diversion Authority	City, State, Zip Code
P.O. Box 2806	
Fargo, ND 58108-2806	
	Email Address

EXHIBIT F

AUTHORITY INVOICING REQUIREMENTS

In addition to the covenants of the Authority and the Utilities pursuant to <u>Section 8.04</u> (Invoicing by Utility Representative), which are incorporated by reference herein, the Utilities will provide the following with respect to invoices submitted by the Utility Representative:

The invoices submitted by the Utility Representative on behalf of the Utilities must be detailed and precise, meaning that invoices must clearly indicate costs and expenses for the billing period month and include at least the following information:

- (i) Utility Representative name and address;
- (ii) Each Utility's federal employer identification number;
- (iii) Each invoice will have a unique invoice number;
- (iv) The billing period for which the invoice is rendered;
- (v) Description of Work performed and the costs and expenses incurred in connection with the Work during the billing period;
- (vi) With respect to salary and labor charged, the position name, billing rate, and hours worked by each person involved in the activity charged;
- (vii) The total amount of the costs and expenses billed for the invoice;
- (viii) Total amount of costs and expenses billed by the Utility Representative to date, including the preceding invoices rendered prior to the current billing; and
 - (ix) Remittance method for the payment of invoices, with applicable information provided for either electronic or paper delivery of payments.

The Utility Representative will submit copies of the invoice to:

Bakkegardk@FMDiversion.gov and APInvoicesFMDiv@jacobs.com

EXHIBIT G

NOTICES

IF TO THE AUTHORITY:

METRO FLOOD DIVERSION AUTHORITY, a political subdivision of the state of North Dakota 4784 AMBER VALLEY PARKWAY SOUTH, SUITE 100 FARGO, NORTH DAKOTA 581041 ATTENTION: EXECUTIVE DIRECTOR

WITH MANDATORY COPIES TO:

JACOBS ENGINEERING GROUP, INC. 64 4TH STREET NORTH, SUITE 300 FARGO, NORTH DAKOTA 58102

OHNSTAD TWICHELL PC 444 SHEYENNE STREET, SUITE 102 WEST FARGO, NORTH DAKOTA 58078 ATTENTION: KATHRYN J. MCNAMARA

IF TO THE UTILITIES:

IF TO GREAT RIVER ENERGY:

GREAT RIVER ENERGY
12300 ELM CREEK BOULEVARD
MAPLE GROVE, MINNESOTA 553694718
ATTENTION: PRITI PATEL; VP &
CHIEF TRANSMISSION OFFICER

WITH A MANDATORY COPY TO:

GREAT RIVER ENERGY
12300 ELM CREEK BOULEVARD
MAPLE GROVE, MINNESOTA 553694718
ATTENTION: GENERAL COUNSEL

[CONTINUED ON NEXT PAGE]

IF TO MINNESOTA POWER:

MINNESOTA POWER
30 WEST SUPERIOR STREET
DULUTH, MINNESOTA 55802
ATTENTION: CHIEF OPERATING
OFFICER

WITH A MANDATORY COPY TO:

MINNESOTA POWER GENERAL COUNSEL 30 WEST SUPERIOR STREET DULUTH, MINNESOTA 55802

EXECUTION VERSION

<u>IF TO WESTERN MINNESOTA</u> <u>MUNICIPAL POWER AGENCY:</u>

WESTERN MINNESOTA MUNICIPAL POWER AGENCY 129 2ND STREET NW ORTONVILLE, MINNESOTA 56278 ATTENTION: SCOTT HAIN

WITH A MANDATORY COPY TO:

MISSOURI RIVER ENERGY SERVICES 3724 WEST AVERA DRIVE P.O. BOX 88920 SIOUX FALLS, SD 57109-8920 ATTENTION: TERRY J. WOLF

IF TO OTTER TAIL POWER COMPANY:

OTTER TAIL POWER COMPANY 215 S. CASCADE ST. P.O. BOX 496 FERGUS FALLS, MINNESOTA 56538-0496 ATTENTION: VICE PRESIDENT, ASSET MANAGEMENT

WITH A MANDATORY COPY TO:

ASSOCIATE GENERAL COUNSEL OTTER TAIL POWER COMPANY 215 S. CASCADE ST. P.O. BOX 496 FERGUS FALLS, MINNESOTA 56538-0496

<u>IF TO NORTHERN STATES POWER</u> <u>COMPANY</u>:

NORTHERN STATES POWER
COMPANY, A MINNESOTA
CORPORATION
414 NICOLLET MALL, 414-6
MINNEAPOLIS, MINNESOTA 55401
ATTENTION: SANDRA JOHNSON,
VICE PRESIDENT TRANSMISSION

WITH A MANDATORY COPY TO:

NORTHERN STATES POWER COMPANY, A MINNESOTA CORPORATION 401 NICOLLET MALL, 08 MINNEAPOLIS, MINNESOTA 55401 ATTENTION: GENERAL COUNSEL





Diversion Board of Authority Meeting

July 25, 2024

Contracting Actions

DA Board Approval Contract Actions (ACTION)



Description	Company	Budget/Estimate (\$)
Task Order 01, Amendment 0 – Utility Relocation – This is a new task order to relocate the 345kV overhead transmission line. This task order includes engineering design, legal fees, materials, and construction costs associated with the relocation of the transmission line and two new structures to obtain the required clearance over the southern embankment reach SE-4.	Monticello-Bison Transmission Project (CapX 2020)	\$1,897,429

Co-Executive Director Contracting Recommendation



The PMC has prepared the following Contract Action(s):

Monticello-Bison Transmission Project (CapX2020)

Task Order 01 Amendment 0 \$1,897,429.00

345kV Line Modification

• Line modification to CapX overhead 345kV transmission line.

1 Recommendation for action:

The Co-Deputy Executive Director has reviewed and recommended approval of the following Contract Action(s).

2 Summary of Contracting action:

Per the contract review and approval procedures that were adopted by the Metro Flood Diversion Authority on November 10, 2016, and amended December 16, 2021, the Owner's Program Management Consultant (PMC) or Engineer of Record (EOR) is directed to prepare task orders and task order amendments for existing Master Utility Relocation Agreements (MURA) and submit them to the Co-Deputy Executive Director and Member Entity Technical Representative (METR) for review. The METR will provide comments to the PMC who will combine the comments for the Director of Engineering. The Director of Engineering (DOR) will review and provide recommendations to the Co-Deputy Executive Director for review and action.

3 Reason why it is required

This task order is for modifying CapX overhead 345kV transmission line to meet new clearance requirements above the SE-4 flood diversion embankment. Project scope is for replacement of structure 193 and 194 with 160 foot steel tangent structure, utilizing existing designs, 15 feet east of the original structures. New structures will raise Line 0955 conductor to meet the CAPX2020 criteria for clearance of 34'. Construction work is to be completed and line re-energized by April 30, 2025.

The budget breakout for spending of this work is as follows:

- \$396,000 being transferred from PESA to Task Order 01 already approved with anticipated spend in 2024.
- An additional \$104,000 being approved as part of Task Order 01 bringing the total anticipated spend in 2024 to \$500,000.
- \$1,397,429 to be approved as part of Task Order 01 anticipated spend in 2025.

4 Background and discussion

CH2M, now Jacobs, has served as the Program Consultants (PMC) to the OWNER since November of 2011, with primary responsibilities to plan and implement the PM Area Diversion (the PROJECT). As such, the OWNER and CONSULTANTS have agreed to enter into a Task Order focused on managing and

reporting on the various aspects of the PROJECT. The PMC reports directly to the Co-Deputy Executive Director.

In accordance with Article II of the Master Utility Relocation Agreement ("Agreement"), between the Metro Flood Diversion Authority ("OWNER") and Monticello-Bison Transmission Project, ("CapX2020"), the Authority and CapX2020 agree to the above:

See the table below for a summary of this task order's contracting history, including this amendment.

Table 1 - Summary of Contracting History and Current Contract Action

Original Agreement or Amendment	Budget Change \$	Original or Revised Budget \$	Agreement Execution Date	Project Completion	Comments
TO01-A0	1,897,429.00	1,897,429.00	7/11/2024	4/30/2025	345kV Line modification

5 Financial considerations:

The Budget Cost Proposal is attached or in the Task Order.

Cost account code is required for accounting purposes to match the invoicing in Source for the Diversion Authority to reconcile.

Table 2 - Summary of Annual Budget Allocation – Per Year

Original Agreement or Amendment	Cost account code	Estimated Cost (\$)	Budget Allocated (\$)	Actual Paid to date (\$)	Budget Remaining (\$)	Comments
2024	CN-4010	500,000.00	500,000.00	0.00	500,000.00	PESA Funds are rolled into TO-1
2025	CN-4010	1,397,429.00	1,397,429.00	0.00	1,397,429.00	

6 Attachments:

• Task Order 01 Amendment 0

The PMC prepared this contracting action and feels the information is accurate, complete, and ready for Co-Deputy Executive Director review.

Recommendation: Kris Bakkegard, Director of Engineering recommends approval of this contract.

The Co-Deputy Executive Director has approved in Workflow and granted permission to add his name to the document.

Approved by: Michael Redlinger, Co-Deputy Executive Director Date: 7/15/2024

Memorandum



To: Chair Carlson & Members of the Metro Flood Diversion Board of Authority

From: Co-Executive Directors Robert Wilson & Michael Redlinger

Date: July 17, 2024

Re: Approve MFDA Executive Director Position Description

Scheduled for consideration at the July 25th Board of Authority meeting is the updated Executive Director position description. This updated description reflects board member, staff and consultant input received over the past two months.

Upon approval this position description will be used as part of the recruitment, screening and selection process for the next Executive Director search scheduled to begin shortly.

Recommended Action: Approve updated Executive Director position description.

Job Description



JOB TITLE: Executive Director	
APPROVED BY: Diversion Authority Board on	

The Executive Director is the chief administrative officer (CAO) of the Metro Flood Diversion Authority (MFDA), reporting directly and responsible to the Diversion Authority (DA) Board for the efficient and effective day-to-day administration and leadership of the FM Metro Area Flood Control Diversion Project (Project).

The MFDA is a political subdivision of the State of North Dakota and operates as a joint-powers entity. The MFDA consists of the following Member Entities: the City of Fargo (ND); the City of Moorhead (MN); Cass County (ND); Clay County (MN); and the Cass County Joint Water Resource District (ND). The Board of Authority serves as the governing body of the MFDA; its members are appointed from the Member Entities' governing bodies, and the DA Board also includes one (1) member from the West Fargo City Commission.

ROLES AND RESPONSIBILITIES

The Executive Director performs and is responsible for a wide range of duties and tasks as described in the MFDA Joint Powers Agreement. These responsibilities, and others include, but are not limited to, the following:

- Overall management of all affairs and functions of the Project under the jurisdiction of the Diversion Authority Board.
- Supervision of all MFDA administration and related functions as directed by the DA Board, including all systems related to personnel, budget, purchasing, management, communications, and planning.
- MFDA purchases, including procurement of services as directed by the DA Board and pursuant to purchasing regulations established by the DA Board.
- Administration of various agreements and contracts approved and entered into by the DA Board.
- Attendance at DA Board meetings, including recommendations to the DA Board for the adoption of measures necessary efficiently administer the MFDA's affairs
- Informs and educates the DA Board on all aspects of the Project, serving as an informed ombudsman for the Project.
- Strategically lead, problem-solve and coordinate the efforts of a diverse group of employees, contractors, consultants, and partner agencies to complete construction of the Fargo Moorhead Flood Diversion Project.

¹ The MFDA was created by the Joint Powers Agreement, which sets forth the duties and responsibilities of the Executive Director. See Article XIV of the Joint Powers Agreement, available at fmdiversion.com.

- Upon construction completion, successfully transition the Project to an efficient and reliable operations and maintenance phase, ensuring all permitting and compliance requirements are met in a systematic, orderly, and well-planned manner.
- Development of an annual budget that is responsive to the desired policy outcomes of the DA Board
- Monitoring of Project financial performance throughout the year.
- Educate, inform, and be responsive to policy direction provided by the DA Board.
- Ensure compliance and enforcement of the Joint Powers Agreement (JPA) creating the Metro Flood Diversion Authority; the Project Agreement directing the construction and operation of the Diversion Channel by the P3 Contractor; resolutions of the DA Board; and other legal agreements between member entities.
- Serve as the MFDA's ambassador and champion the MFDA in public and stakeholder meetings and events.
- Serve as public information officer for the MFDA and primary spokesperson for project activities with the media, public, and stakeholders.
- Organize and direct all aspects of the government relations; advocate for the project with local, state, and federal staff and elected officials; serve as the MFDA's legislative liaison with local, state, and federal officials.
- Perform such other management and administrative duties as directed from time to time by the DA Board.
- Manage and direct the Program Management Consultant and other consultant resources.
- Develop and implement administrative procedures for the MFDA as directed by the DA Board.

CORE COMPETENCIES

- A skilled communicator who is accessible, responsive, and receptive to input from employees, board members, and a wide range of stakeholders.
- A demonstratable work history of developing employee talent.
- A strategic-thinker able to develop and execute a long-term vision to transition various consultant-delivered services to more efficient employee-delivered services.
- Strong and effective interpersonal skills.
- Data analysis, project design, and project management skills.
- Demonstrated ability to maintain focus on critical project issues and make effective decisions to move the project forward.
- Identify expertise and innovative solutions necessary to administer project tasks; lead a diverse team of consultants, contractors, entity staff, and implement the project.
- Commitment to completing projects for the public good on time and on budget.
- Ability to translate strategic plans into detailed goals and objectives. Capable of big picture thinking while executing project detail.
- Strong collaboration and negotiation skills coupled with resiliency, persistence, and patience.

EXPERIENCE

- Extensive leadership and public administration experience.
- Project management experience with a strong track record of coordinating financial, legal, and engineering components.

- Extensive experience working with contracted engineering consultant services. The ideal candidate will have experience ending complex contracted consulting services at the conclusion of a project.
- Demonstrated mastery of candidate's field and a work history of increasingly complex and demanding projects.
- Experience with public speaking, presentations, and media relations.
- Experience with multi-jurisdictional stakeholder briefings and involvement.
- Experience implementing projects under the policy direction of a Board of Directors or elected officials using a mixed team of consultants and entity staff.

MINIMUM QUALIFICATIONS

- 10-15 years local public sector or related leadership experience.
- Preferred Masters of Public Administration.

Closing Date:	
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The FM Diversion Authority is an Equal Opportunity and At Will Employer.

Memorandum



To: Chair Carlson & Members of the Metro Flood Diversion Board of Authority

From: Co-Executive Directors Robert Wilson & Michael Redlinger

Date: July 25, 2024

Re: Approve MFDA Executive Director Search Process Schedule of Events

Upon approval of the MFDA Executive Director position description, the Co-Executive Directors propose a schedule of events for the advertising, recruitment, candidate screening, and appointment of the next Executive Director for the Metro Flood Diversion Authority.

The proposed schedule of events is intended to provide sufficient time for the Cass County Human Resources Department and the Co-Executive Directors to comprehensively advertise the position and perform screening and due diligence activities prior to presenting candidates for interview consideration to the Board of Authority.

The Co-Executive Directors will provide regular updates and a detailed analysis throughout the various phases of the search process.

Proposed Executive Director Search Process Schedule of Events

Search Process Activity	Dates
Approve Executive Director Position Description	July 25, 2024
Position Advertising & Recruitment	July 26, 2024 – September 6, 2024
Applicant Screening & Identification of Preferred Candidates • Background Check	September 9, 2024 – September 20, 2024
 Leadership Assessment Writing and/or Presentation Exercise Other Due Diligence Activities 	
Confidential/Non-Public Candidate Interviews per N.D.C.C.	September 30, 2024 – October 4, 2024

Identification of Public Finalist Candidate(s) per N.D.C.C.; Additional Background Screening & Due Diligence of Preferred Candidate(s); & Conditional Offer of Employment	October 7, 2024 – October 18, 2024	
Appointment of Preferred Candidate	October 24, 2024 Board of Authority Meeting	
Executive Director Start of Employment	TBD - December 1, 2024 – January 15, 2025	

Recommended Action: Approve the proposed schedule of events for the Executive Director search process and authorize the Co-Executive Directors to proceed with the search process in accordance with the approved schedule.

Attachment: Executive Director Position Description

Memorandum



To: Chair Carlson & Members of the Metro Flood Diversion Board of Authority

From: Co-Executive Directors Robert Wilson & Michael Redlinger

Date: July 25, 2024

Re: Approve a Request for Proposals (RFP) for an MFDA Classification & Compensation Study

Attached for your consideration and approval is a Request for Proposals (RFP) for consultant services to conduct a Classification & Compensation Study for the Metro Flood Diversion Authority organizational structure. The purpose of this RFP and study will be to evaluate and recommend a compensation model for the MFDA organization and its employees that will be utilized by the new Executive Director. A key objective of this study is to analyze the current compensation approach within the organization and recommend a new structure that is consistent and predictable for future compensation decision-making.

Recommended Action: Approve the proposed MFDA Classification & Compensation Study Request for Proposals (RFP) and authorize the Co-Executive Directors to proceed with the RFP process.

Attachment: MFDA Classification & Compensation Study RFP



Request for Proposals (RFP)

Professional Consultant Services for: A Classification & Compensation Study

Proposals Due: August 30, 2024 by 4:30 p.m. CDT

To the attention of:

Michael Redlinger
Co-Executive Director, Metro Flood Diversion Authority
City Administrator, City of Fargo
Fargo City Hall
City Administrator's Office
225 4th St. N.
Fargo, ND 58102

Email: MRedlinger@FargoND.gov

INTRODUCTION & STATEMENT OF PURPOSE:

The Metro Flood Diversion Authority (MFDA) is issuing a Request for Proposals (RFP) for qualified consultants to conduct a comprehensive classification and compensation study and analysis for the MFDA organization. The MFDA currently employs 6.0 full time equivalent positions (FTEs) in six unique job classifications.

SCOPE OF SERVICES:

The scope of work presented below is representative, although not exhaustive, of tasks intended to be assigned by the MFDA to the consultant. These tasks include:

- Evaluate the present salary structure of the MFDA as compared to the specific job market in the Upper Midwest for comparable positions in the public sector.
- Review all current job classifications, confirm and recommend changes to the hierarchical order
 of jobs using the evaluation system proposed by the consultant.
- Establish appropriate benchmarking standards and conduct salary surveys as required for similar positions as required, with an emphasis on local government, water management district, and/or other relevant public works projects.
- Identify potential pay compression issues between incumbent positions and provide potential solutions.
- Analyze and recommend changes to the present compensation matrix and structure to meet the market analysis. This recommendation may include recommendations for individual positions as well.

THE PROPOSAL:

A. Responses must provide complete information as outlined in the RFP. An electronic or mailed copy of the proposal shall be submitted by **4:30 p.m. CDT on August 30, 2024.** The proposal should reference "Metro Flood Diversion Authority Classification & Compensation Study" and be sent to one of the following addresses:

U.S. Mail: Michael Redlinger

Co-Executive Director, Metro Flood Diversion Authority

City Administrator, City of Fargo

Fargo City Hall

City Administrator's Office

City of Fargo 225 4th St. N. Fargo, ND 58102 **Email:** MRedlinger@FargoND.gov

- B. The MFDA will not reimburse any expenses incurred by the consultant submitting a response, including but not limited to expenses associated with the preparation and submission of the response and attendance at interviews.
- C. The MFDA reserves the right to accept one, accept more than one, or reject any and all proposals; to request additional information from any or all Proposers; and to suggest modifications to the terms and conditions offered by a Proposer.

Proposal Content

Proposals must contain the following elements:

- **A. Title Page** which contains the name of the proposing consultant, its address, telephone number, name of the contact person, and the date of submittal.
- **B. Consultant Profile** that contains the consultant's organizational history and credentials, including:
 - Personnel whom will be assigned to the project and a description of their responsibilities, experience and relevant qualifications.
 - The experience of the consultant in providing previous classification and compensation studies for local units of government.
- C. A Comprehensive Response to the MFDA's Requested Scope of Services, including:
 - A clear understanding of the RFP and requested services.
 - An overview of the consultant's approach to meeting the goals, performance expectations, and desired outcomes of the MFDA Board.

D. Rates, Fees and Charges

Proposals must provide a complete description of the rate, fee, and charge structure proposed for the services.

E. Attachments

- The resumes or CVs of the personnel to be assigned to the project.
- A draft engagement letter and/or service agreement.

EVALUATION AND SELECTION PROCESS:

The MFDA Co-Executive Directors will review all submitted proposals pursuant to the RFP and may choose to conduct in-person or telephone interviews. After this initial screening process, the Co-Executive Directors will make a recommendation (or recommendations) to the Metro Flood Diversion Board of Authority. At its discretion, the MFDA Board may or may not conduct additional interviews with respondents.

At the conclusion of the process, the MFDA Board intends to enter into a professional services agreement with a preferred consultant. Based upon a review of the proposals and any other evaluation as may be necessary, the Co-Executive Directors will request that the MFDA Board approve the selection of the consultant determined to be the most responsive and responsible. Approval of the recommendation and authorization of a professional services agreement is at the sole discretion of the MFDA Board.

SCHEDULE:

Approval of RFP	July 25, 2024
Distribute/Advertise RFP	July 26, 2024 – August 23, 2024
RFP Due Date	DUE August 30, 2024 by 4:30 p.m.*
Interviews (to be determined/scheduled)	September 2024
MFDA Board Approval of Professional Service Agreement(s)	September 26, 2024

^{*}Proposals received after August 30, 2024 by 4:30 p.m. CDT will be considered non-responsive and rejected.



FARGO MOORHEAD DIVERSION PROJECT

MONTHLY UPDATE

17 July 2024

1 Diversion Inlet Structure (DIS) – Construction

Structure includes 3-50 ft. wide Tainter gates. Construction is 99% complete. Construction completion date will be revised pending outcome of modifications to the gate machinery design. Schedule for remaining work: 2024: Complete operating machinery corrections. 2025: Training and commissioning.

2 Wild Rice River Structure (WRRS) – Construction

Structure includes 2-40 ft. wide Tainter gates. Construction is 98% complete. Construction completion date will be revised pending outcome of modifications to the gate machinery design. Schedule for remaining work: 2024: Complete operating machinery corrections; resolve punchlist items. 2025: Training and commissioning.

3 I-29 Raise – Construction

Includes approximately 4 miles of interstate raise between County Roads 16 and 18. Construction is 99% complete. Final inspection held 3 January 2024; turf establishment inspection pending. Planning for O&M documents and turnover is ongoing.

4 Red River Structure (RRS) - Construction

Structure includes 3-50 ft. wide Tainter gates. Construction is 58% complete. Construction completion date is 19 March 2026. Install of east and west embankment preloads ongoing. Tainter gate #1 rotation on 18 July.

5 Drain 27 Wetland Mitigation Project Plantings - Construction

Native plantings 5-year contract awarded 17 May 2023. Remaining seeding is in progress. Completion date for wetland establishment is 1 December 2027.

6 Drayton Dam Mitigation Project Design - Construction

Construction is complete. Turnover to MFDA for O&M occurred on 28 Nov 2023. Willow plantings partially completed; remaining requires low water conditions.

7 Southern Embankment – Reach SE-2A - Construction

Construction is 69% complete. Contractor mobilization to complete work is pending. Scheduled completion date is 13 October 2024.

8 FY2024 Contract Awards:

OHB Ring Levee: Awarded 22 February. Inspection trench and earthwork activities ongoing. Contract completion date is 31 August 2025.

<u>Reach SE-1B</u>: Awarded 27 February. Stripping, hauling, road subgrade work ongoing. Contract completion date is 13 March 2026.

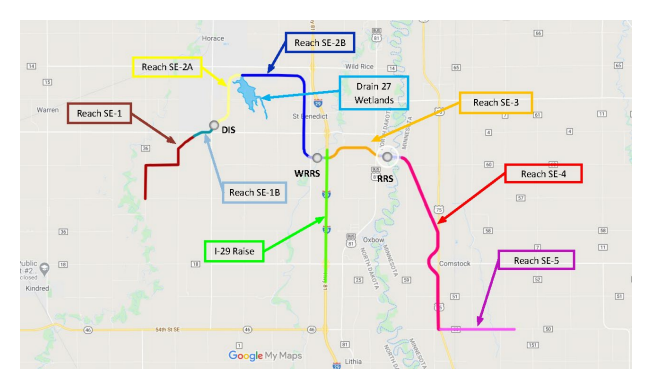
<u>Reach SE-2B</u>: Awarded 11 March. Stripping, inspection trench, embankment placement ongoing. Contract completion date is 30 October 2025.

<u>Forest Mitigation</u>: Bid protest is delaying contract work.

<u>Reach SE-4</u>: Contract awarded 28 May 2024 to PWS, Inc., Brooklyn Park, MN. Schedule of precon meeting pending.

9 Southern Embankment Design: Remaining Reaches:

<u>SE-3</u> : Final reviews underway	Contract award: January 2025
<u>SE-5</u> : final reviews underway	Contract award: January 2025



Fargo-Moorhead Metro FRM – Federal Work/Southern Embankment and Control Structures

DIS = Diversion Inlet Control Structure

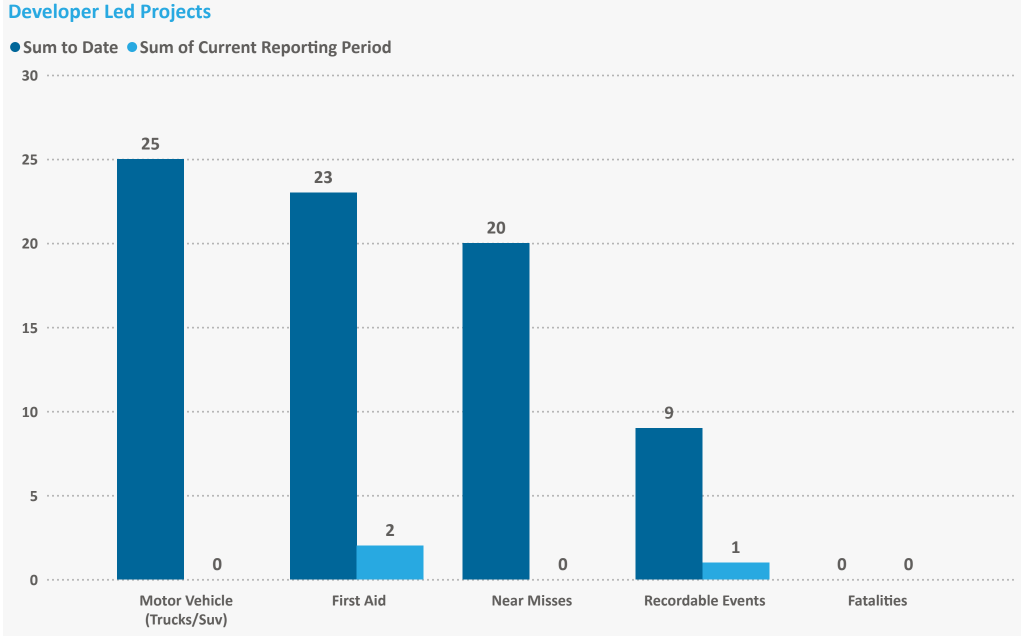
WRRS = Wild Rice River Control Structure

RRS = Red River Control Structure

] Miles

FM Area Diversion Safety Statistics - June 2024

Current Reporting Period: June 1 - June 30



City of Fargo Led Projects Sum of Current

Reporting Period Sum to Date

Incidents

Incident

Authority Led Projects

Sum of Current Reporting Period Sum to Date

0

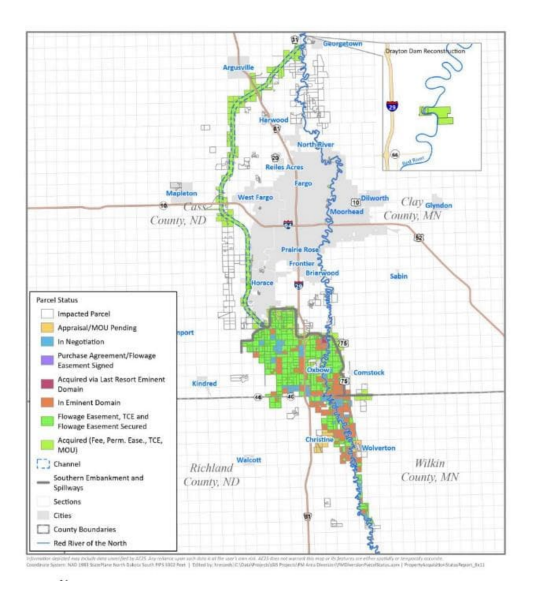
Incidents

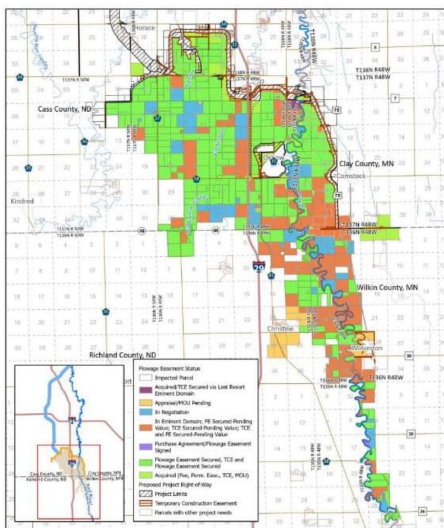
Incident



July 2024







Constitute Section AAD 1985 StatePlace North Dation South 4PS 5HD Feet | Estimate Francisco Constitute App Demonstrate App Dem N

Property Acquisition Progress



Construction Footprint*



UMA Footprint**

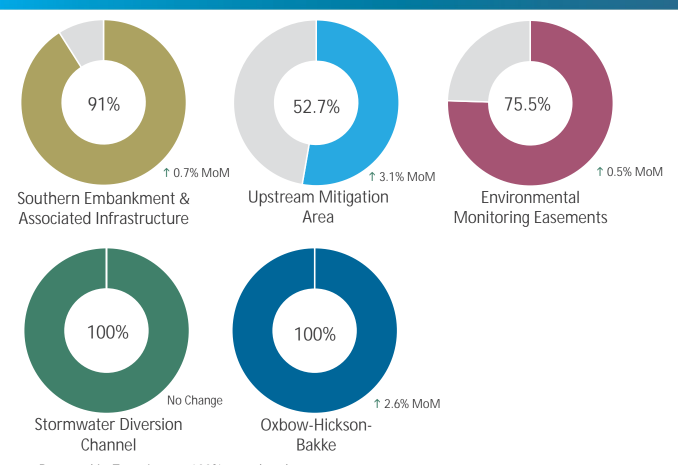


** Includes parcels for Christine and Wolverton As of July 16, 2024

^{*} Includes SWDCAI, SEAI, In-Town, Oxbow and Drayton

Property Acquisition Progress by Location (



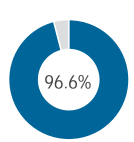


Landowner Overview



Construction Footprint*

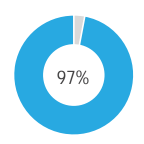




297 Owner Groups 263 in ND & 35 in MN⁺ 287 settlements achieved 0 ongoing negotiations 12 in litigation

96.6% of owner groups have settled

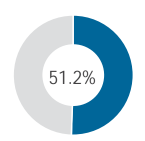




575 Parcels 558 settlements achieved 0 ongoing negotiations 17 in litigation

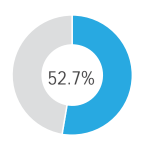
97% of parcels have been acquired

UMA Footprint**



295 Owner Groups
223 in ND & 74 in MN⁺
151 settlements achieved
79 ongoing negotiations
69 in litigation

51.2% of owner groups have settled



643 Parcels
339 settlements achieved
153 ongoing negotiations
151 in litigation

52.7% of parcels have been acquired

^{*} Includes SWDCAI, SEAI, In-Town, Oxbow and Drayton

^{*} Some owner groups have property in both states

Property Acquisition Status Report



Key Activities:

- Continue negotiating settlement agreements for existing eminent domain actions
- Completed the real estate certification for SE-2B
- Obtained final right-of-entry for surveying needs in Christine
- Retained appraisers for the Sheyenne River Benching Project and Christine flowage easements
- For Minnesota properties, vacate dates for owners of occupied structures
 Deadline in Clay County = April 1st, 2025
 Deadline in Wilkin County = June 1st, 2025

Memorandum



To: Metro Flood Diversion Authority Lands Committee

From: Jodi Smith, Director of Lands and Compliance

Date: 07/24/2024

Re: OIN 7249 Approach for Selling of Excess Lands

RECOMMENDATION/ACTIONS NEEDED:

Approve the recommended approach for splitting and selling OIN 7249 to the Adjacent Owners

BACKGROUND:

The Metro Flood Diversion Authority (MFDA) Co-Executive Directors recommended that OIN 7249 be declared as Excess Land on April 17th, 2024. The MFDA Land Management Committee, Cass County Joint Water Resources District (CCJWRD) Board, and MFDA Board approved the recommendation on April 24th and 25th, 2024. Since that approval, staff have been working to notify the appropriate parties as outlined in the Policy of the Disposition and Management of Comprehensive Project Lands (Policy). With no interest from the Member Entities or Prior Owner, we notified the Adjacent Owners, as noted in section 5.4 of the Policy. To date we have received an intent to purchase from all notified parties and we have prepared a map exhibit depicting our recommended approach for splitting and selling OIN 7249 to the Adjacent Owners. Please see the attached map depicting our recommended approach for splitting and selling OIN 7249 to the Adjacent Owners and showing the area of each portion based on GIS acreage. Upon approval of this recommendation, staff will complete the surveying, platting, and closing of OIN 7249. Additionally, we have received interest from one property owner to purchase all of the 7249 corridor.

ATTACHMENTS:

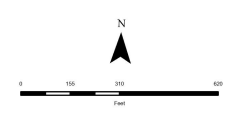
 Map exhibit depicting the recommendation for splitting and selling OIN 7249 to the Adjacent Owners.

Board Packet 2024-07-25 Page 136 of 150 CCJWRD Owned Former Railroad Parcel Remainder Interest Yes Railroad Property, Square Feet FRAASE SUNSET DR TROCHMAN OHLGREN LONGMIRE ZEIEN JOHNSON 4,175 15,721 MERRITT -8,886 8,164 7,689 6,977 7,464 7249 6,745 6,770 80,718 8,272 1,852 6,417 WEIDNER 100TH AVE S 46TH ST SE

Any reliance upon this map is at user's own risk. AE25 does not warrant the map or its features are either spatially or temporally accurate or fit for a particular use.

All parcel acreages and legal descriptions shown hereon are based on County Gist data. Final acreages and legal descriptions to be determined by boundary survey.

Coordinate System: NAD 1938 StatePlane North Dakota South FIPS 3302 Feet | Edited by: cwickenheiser | Cybal Projects/GIS Projec





Railroad Corridor near Horace, ND Adjacent Owners, Adjacent Square Feet OIN 7249



Memorandum



To: Metro Flood Diversion Authority Lands Committee

From: Jodi Smith, Director of Lands and Compliance

Date: July 24th, 2024

Re: OINs 7247 and 7248 Approach for Selling of Excess Lands

RECOMMENDATION/ACTIONS NEEDED:

Approve the recommended approach for splitting and selling OINs 7247 and 7248 to the Adjacent Owners

BACKGROUND:

The Metro Flood Diversion Authority (MFDA) Co-Executive Directors recommended that OINs 7247 and 7248 be declared as Excess Land on April 17th, 2024. The MFDA Land Management Committee, Cass County Joint Water Resources District (CCJWRD) Board, and MFDA Board approved the recommendation on April 24th and 25th, 2024. Since that approval, staff have been working to notify the appropriate parties as outlined in the Policy of the Disposition and Management of Comprehensive Project Lands (Policy). With no interest from the Member Entities or Prior Owner, we notified the Adjacent Owners, as noted in section 5.4 of the Policy. To date we have received an intent to purchase from all notified parties. Additionally, we have received interest from one property owner to purchase all of 7248 and the entire 7247 corridor.

Please see the attached map depicting our recommended approach for splitting and selling OINs 7247 and 7248 to the Adjacent Owners and showing the area of each portion based on GIS acreage. Upon approval of this recommendation, staff will complete the surveying, platting, and closing of OINs 7247 and 7248.

ATTACHMENTS:

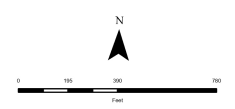
 Map exhibit depicting the recommendation for splitting and selling OINs 7247 and 7248 to the Adjacent Owners.

Board Packet 2024-07-25 Page 138 of 150 CCJWRD Owned Former Railroad Parcel ROBERGE Remainder Interest JANES Yes Railroad Property, Square Feet **FRANK** Available WINMILL SCHMALTZ | 6,882 6,882 6,871 7247 6,824 **HOFFMAN** DUDA 18,837 7.248 MCINNES HOLDINGS

Any reliance upon this map is at user's own risk. AE25 does not warrant the map or its features are either spatially or temporally accurate or fit for a particular use.

All parcel acreages and legal descriptions shown hereon are based on County Gis data. Final acreages and legal descriptions to be determined by boundary survey.

Coordinate System: NAD 1938 StatePlane North Dakota South FIPS 3302 Feet | Edited by: cwickenheiser | Cybal Projects/GIS Projects/GIM Area Diversion/QID2 Lands Program\Property Acquisition\DCA\Horace Railroad\HoraceRailroad.aprx| Horace Railroad_AdjacentOwners_OINs





Railroad Corridor near Horace, ND Adjacent Owners, Adjacent Square Feet OINs 7247 7248



Memorandum



To: Metro Flood Diversion Authority Lands Committee

From: Jodi Smith, Director of Lands and Compliance

Cc: Co-Executive Directors

Date: 07/24/2024

Re: Excess Lands Policy Variance for the Disposal of OINs 7234A & 7234B

RECOMMENDATION/ACTIONS REQUESTED:

Approve a variance to the Policy of Disposition and Management of Comprehensive Project Lands (Policy) to allow for public sale of OINs 7234A and 7234B.

BACKGROUND:

The MFDA Land Management Committee, at its June 28th meeting recommended development of a variance to the Policy of Disposition and Management of Comprehensive Project Lands (Policy) to use a public sale for disposal of specific parcels associated with the old elevator and abandoned railroad corridor in Horace, ND. This variance to the Policy means that the potential sale will bypass the sequential notification to the Member Entities, Prior Owners, and Adjacent Owners, and start with a public sale.

The specific variance to the Policy would include bypassing the steps from the Policy presented below in underlined text.

5. MANNER OF DISPOSAL OF EXCESS LAND

5.1 The purchaser of Excess Land will be responsible for closing costs, as well as any necessary costs, subdivision costs, rezoning fees, and other costs to complete the sale or exchange.

5.2 Preference to Member Entities:

5.2.1 The Authority will give first preference of the sale of Excess Land to Member Entities. Upon the Authority's determination that Excess Land should be sold, it will first give written notice of intent to sell to the Member Entities, subject to any conditions in the original acquisition of the Excess Land. Should a Member Entity desire to retain the Excess Land for purposes consistent with its policies and procedures, it shall, within thirty (30) calendar days of receiving the notice of intent, provide written notice to the Authority of its intent to acquire the Excess Land. The Authority will transfer all obligations of the ownership and management of the Excess Land to the purchasing Member Entity upon receipt of funds equal to or greater than Market Value in accordance with standard real property sale procedures.

- 5.3 Preference to Prior Landowner: Section 5.3 will only apply to Excess Land located outside of the geographical boundaries and extraterritorial zoning jurisdiction of the City of Fargo and the City of Moorhead.
 - 5.3.1 The Authority or Member Entity will give second preference to the Prior Landowner. To carry out this principle, the Member Entity who owns the Excess Land will, subject to any conditions in the original acquisition of the Excess Land, provide the Prior Landowner with a notice of intent to sell the Excess Land at Market Value and ask the Prior Landowner to provide written notice of their commitment to acquire the Excess Land at Market Value within thirty (30) calendar days from the date of the notice.
 - 5.3.2 If there are multiple parties that make up the Prior Landowner and those parties do not want to collectively repurchase the Excess Land at the Market Value, priority shall be given to the Prior Landowner party that within the 30-day period offers to acquire the land for the highest purchase price at or above the Market Value.
 - 5.3.3 If the Prior Landowner does not commit to acquire the Excess Land in the allotted timeframe, the Member Entity will offer the Excess Land to the Adjacent Landowner.
- 5.4 Preference to Adjacent Landowner: Section 5.4 will only apply to Excess Land located outside of the geographical boundaries and extraterritorial zoning jurisdiction of the City of Fargo and the City of Moorhead.
 - 5.4.1 The Authority, or Member Entity will give the third preference of the sale of Excess Land to the Adjacent Landowners. To carry out this principle, the Member Entity who owns the Excess Land will, subject to any conditions in the original acquisition of the Excess Land, provide the Adjacent Landowners with a notice of intent to sell the Excess Land at Market Value and ask the Adjacent Landowners to provide written notice of their interest in acquiring the Excess Land at the Market Value within thirty (30) calendar days from the date of the notice.
 - 5.4.2 If there are multiple interested Adjacent Landowners, priority shall be given to the Adjacent Landowner that, within the 30-day period, offers to acquire the land for the highest purchase price above the Market Value.
 - 5.4.3 If no Adjacent Landowners submit interest in acquiring the Excess Land in the allotted timeframe, the Member Entity will sell the Excess Land at a Public Sale.

5.5 Public Sale:

5.5.1. Public Sale will be subject to a reserve price that is calculated based on current Market value. If the Excess Land cannot be sold for Market Value, the Executive Director will make a recommendation of the Authority to adjust the

Market Value, sell the Excess Land at the most favorable offer received, or postpone the sale to a later date.

ATTACHMENTS:

• Map exhibit of OIN 7234A and 7234B

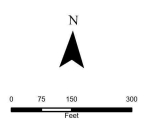


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Coordinate System: NAD 1983 StatePlane North Dakota South FIPS 3302 Feet | Edited by: cwickenheiser | C:\Data\Projects\GIS Projects\GIS Projects\FM Area Diversion\012 Lands Program\Property

Acquisition\DCAI\Horace Railroad\HoraceRailroad.aprx| Horace RR Parcel Exhibit A





OIN: 7234A and 7234B CCJWRD Cass County, ND

> FM AREA DIVERSION Map Date: 6/25/2024



Memorandum



To: Metro Flood Diversion Authority Lands Committee

From: Michael Redlinger, Co-Director

Robert Wilson, Co-Director

Cc: John Shockley, MFDA Legal Counsel

Date: July 25, 2024

Re: OIN 858 Excess Land

RECOMMENDATION/ACTIONS NEEDED:

Approve OIN 858 (11.79 acres), subject to a flowage easement, to begin the process to dispose of the excess Land per the Policy on the Disposition and Management of Comprehensive Project Lands.

BACKGROUND/KEY POINTS:

Excess land was purchased in the upstream mitigation area. The former owner desired a full-take buyout of the property. The former buildings on the parcel have been demoed and the site has been restored.

Per the Policy, the Co-Executive Director has declared these lands as Excess Land.

ATTACHMENTS:

Memo – Excess Lands Recommendation – OIN 858



Memorandum

TO: Robert Wilson & Michael Redlinger

FROM: Jodi A. Smith

DATE: July 10, 2024

RE: Excess Lands Recommendation – OIN 858, subject to Flowage Easement

1. Introduction

The Metro Flood Diversion Authority (Authority) adopted the Policy on the Disposition and Management of Comprehensive Project Lands (Policy) in March 2021. Per the Policy Preamble, the Authority will periodically review its inventory of real property to determine if its land ownership exceeds its foreseeable needs for the Fargo-Moorhead Area Flood Diversion Project (Comprehensive Project). Land that is no longer needed, not expected to be needed in the future for the Comprehensive Project and declared "Excess Land" by the Co-Executive Directors may be made available for sale, lease, or exchange in accordance with this Policy.

This Memorandum serves as a recommendation for the Co-Executive Directors to declare OIN 858 as Excess Land and begin the process to dispose of the property following the Policy.

2. Pertinent Facts Regarding OIN 858

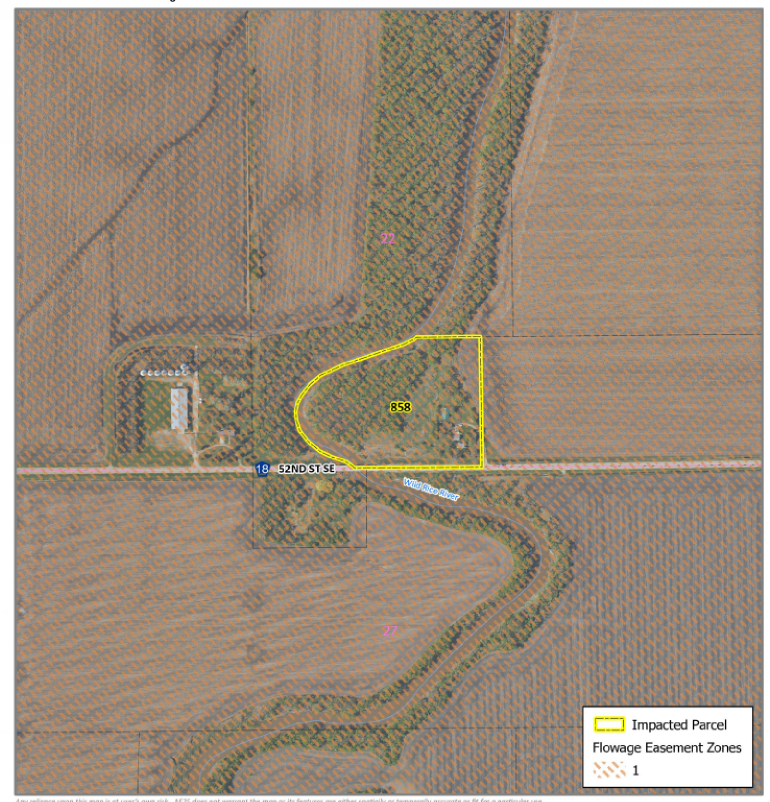
Description of	See Exhibit A for a map showing the parcel recommended as excess land.
Parcel(s)	
Legal Description	See Exhibit B for legal description for the parcel recommended as excess
	land.
Asset Parcel(s)	11.79 acres
Size	

Narrative	OIN 858 is located on the north side of Cass County Road 18 (52 nd Street
Description of Parcel(s)	SE) approximately one mile west of I-29 in the Upstream Mitigation Area associated with the Comprehensive Project.
	New owner will need to seek access easement from neighboring property owner or seek approval from the County to install a new field approach.
Purchase Date	August 4, 2022
Purchase Price	\$522,000, inclusive of a home, detached garage, and storage building, which have been removed from the parcel.
Proposed Sale	\$65,000
Price	Based on \$5,500/acre for flowage easement encumbered recreational land.
Former Owner	LeLonnie & William Graham
Adjacent Owners	OIN 857 & 1973 – Brodshaug Cass County Farms LLLP
	OIN 859 – Irene Backlund
Property	This parcel has been maintained through a haying agreement with
Management Approach	Schmidt and Sons since 2023.
Property Taxes	The 2023 property taxes were \$2,419.95
Relation to	This parcel is in the UMA, and not impacted by construction of the
Construction	Comprehensive Project. The former owner desired a full-take buyout of
	the property. The former buildings on the parcel have been removed
	from the site, and the site has been restored. Any future sale will need to reserve a flowage easement on the parcel to ensure no future
	development.
Right of First	The prior landowner is not entitled to a ROFO.
Refusal	

3. Conclusion and Recommendation

Based on the pertinent facts presented above, it is recommended to declare OIN 858 as "Excess Land" and proceed with the process outlined in the Policy. If you agree with this recommendation, please sign the attached declaration form for our records (Exhibit C).

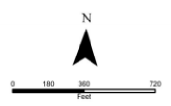
Exhibit A: Map Exhibit of Parcel Recommended as Excess Lands



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Coordinate System: NAD 1983 StatePlane North Dakota South FIPS 3302 Feet | Edited by: owickenheiser | C/\Data\Projects\GIS Projects\GIS Proje





OIN: 858
CASS COUNTY JOINT WATER RESOURCE
DISTRICT
Parcel ID: 57-0000-10350-017
Cass County, ND

FM AREA DIVERSION Map Date: 7/10/2024



Exhibit B: Legal Description for Parcel Recommended as Excess Lands

The following legal description is from the O & E Report dated June 28, 2021.

Legal Description:

That part of the SE½SW½ of Section 22, Township 137 North of Range 49 West of the 5th Principal Meridian, Cass County, North Dakota, described as follows:

Commencing at the Southeast corner of the Southwest Quarter of said Section 22; thence West along the South line of said Section 22 a distance of 10 rods to the point of beginning; thence North parallel to the West line of said Section 22, 40 rods; thence West parallel to the South line of said Section 22 to the center of the Wild Rice River; thence left upstream along the center line of the Wild Rice River to a point of intersection with the South line of said Section 22; thence along the South line of said Section 22 to the point of beginning.

Exhibit C: Declaration of Excess Land Form

I hearby declare that OIN 858 as note	ed in Exhibit A (the parcel) is deemed Excess
Land and authorize the disposal of the parce	el in accordance with the Policy on the Disposition
and Management of Comprehensive Project	Lands.
Robert W. Digitally signed by Robert	
W. Wilson Date: 2024.07.15 14:08:31 -05'00'	
Robert Wilson	
Co-Executive Director	
07/10/2024	
Date	
Michael J.	
Digitally signed by Michael J. Hedlinger	
Redlinger	
Michael Redlinger	
Co-Executive Director	
07/10/2024	
Date	