



**CITY COUNCIL
ATLANTA, GEORGIA**

A RESOLUTION

03-*R*-1717

BY CITY UTILITIES COMMITTEE:

A RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE, ON BEHALF OF THE CITY, AN ASSIGNMENT AND ASSUMPTION AGREEMENT WITH UNITED WATER SERVICES UNLIMITED ATLANTA LLC AND UNITED WATER RESOURCES, INC. CONCERNING AN EQUIPMENT LEASE AGREEMENT WITH D2 DEWATERING SERVICES, FOR AN AMOUNT NOT TO EXCEED \$250,000; AND SPECIFICALLY ASSUMING THE \$16,950.00 MONTHLY EQUIPMENT RENTAL FEE UNDER THE EQUIPMENT LEASE AGREEMENT; AND FOR OTHER PURPOSES.

BACKGROUND:

WHEREAS, the City and United Water Services Unlimited Atlanta LLC (“UWSA”) have agreed to dissolve their Twenty-Year Operations and Maintenance Agreement of System (“O&M Agreement”) for operation and maintenance of the City’s water system; and

WHEREAS, the O&M Agreement provides that, upon its termination or expiration, the City, if it elects, will be entitled to an assignment of various third-party agreements existing at the time of the termination or expiration, between UWSA and third-parties and relating to the operation and maintenance of the City’s water system; and

WHEREAS, UWSA entered into an Equipment Lease Agreement (“Lease Agreement”) with D2 Dewatering Services, attached to this Resolution as Exhibit 1, along with a summary of the essential terms of the Lease Agreement attached as Exhibit 2; and

WHEREAS, pursuant to the Lease Agreement, D2 Dewatering Services agreed, among other things, to lease to USWA equipment used to process sludge at the Hemphill Plant; and

WHEREAS, the City requires continued use of this leased equipment to effectively operate and maintain its water system; and

WHEREAS, the Lease Agreement allows for its assignment from UWSA to the City; and



WHEREAS, accordingly the City desires to authorize the Mayor to execute, on behalf of the City, an Assignment and Assumption of D2 Dewatering Agreement assigning to the City the Lease Agreement;

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF ATLANTA, GEORGIA THAT the Mayor is authorized to execute with UWSA and United Water Resources, Inc., an Assignment and Assumption of D2 Dewatering Agreement¹ for the lease from D2 Dewatering Services of the equipment currently being used to process sludge at the Hemphill Plant; and

BE IT FURTHER RESOLVED THAT, upon receipt of a monthly invoice from D2 Dewatering Services, approved as to form and amount by the City, the Chief Financial Officer is authorized to disburse payments to D2 Dewatering Services or identified third parties, pursuant to the payment provisions of the Lease Agreement, the monthly lease amount of \$16,950, plus any costs for maintenance or replacement parts for the leased equipment, such payment to be made out of Fund and Account Center Number 2j01 523001 Q63301; and

BE IT FURTHER RESOLVED THAT, the total annual cost under the Lease Agreement payable to D2 Dewatering Services, or identified third parties, may not exceed \$250,000 per year; and

BE IT FURTHER RESOLVED THAT, the Assignment and Assumption of D2 Dewatering Agreement will not be binding upon the City and the City will incur no liability under it until it has been fully executed by UWSA and United Water Resources, Inc., delivered to the City, executed by the Mayor, attested by the Municipal Clerk, approved by the City Attorney as to form and delivered to UWSA and United Water Resources, Inc.

BE IT FURTHER RESOLVED THAT, the Mayor or her designee is hereby authorized and directed to initiate competitive bidding procedures simultaneous with the consideration of renewal of the contract referenced herein.

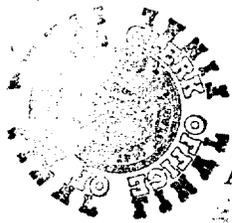
A true copy,

Rhonda Dauphin Johnson
Municipal Clerk, CMC

ADOPTED as amended by the Council
APPROVED by the Mayor

OCT 20, 2003
OCT 28, 2003

¹ The term of the Lease Agreement being assumed by the City expires on April 30, 2004, and the Lease Agreement provides the City with the option of renewing it, under its same terms and conditions, for two (2) additional one (1) year periods. Further, the total yearly rental compensation payable under the Lease Agreement is \$16,950 per month/\$203,400 per year. It is also contemplated that there will be certain equipment maintenance obligations under the Agreement, resulting in a total not to exceed annual amount of the Agreement of \$250,000.



ASSIGNMENT AND ASSUMPTION OF D2 DEWATERING AGREEMENT

This Assignment and Assumption Agreement (this “**Instrument**”) is made and entered into between and among THE CITY OF ATLANTA (the “**City**”), a legally created and existing municipal corporation of the State of Georgia and UNITED WATER SERVICES UNLIMITED ATLANTA LLC (“**UWSA**”), a limited liability company organized and existing under the laws of the State of Georgia with its principal place of business in Atlanta, Georgia, and UNITED WATER RESOURCES INC. (“**United Water**”), a corporation organized and existing under the laws of the State of New Jersey with its principal place of business in Harrington Park, New Jersey. The City, UWSA, and United Water may be referred to collectively herein as the “**Parties**.”

RECITALS

A. The City and UWSA entered into a Twenty-Year Operation and Maintenance Agreement of Water System (“**O&M Agreement**”) on December 24, 1998, whereby UWSA agreed, among other things, to operate and maintain the City’s System (as such term is defined in the O&M Agreement) beginning January 1, 1999. United Water and its affiliate, Ondeo North America Inc. (“Ondeo”), executed an unconditional guaranty of UWSA’s obligations under the O&M Agreement.

B. The Parties, desiring to dissolve amicably their relationship under the O&M Agreement and transition the operation and maintenance of the System and certain employees of UWSA to the City, have set forth the terms and conditions of such dissolution and transition in a Mutual Dissolution Agreement among the Parties effective as of March 26, 2003 (the “**MDA**”).

C. Pursuant to the MDA, the City notified UWSA of its intent to assume and have assigned to it that certain Equipment Lease Agreement (“**D2 Agreement**”) by and between UWSA and D2 Dewatering Services, Inc. dated as of February 1, 2003.

D. UWSA wishes to assign and the City is willing to accept such assignment of all of UWSA’s right, title and interest in and to the D2 Agreement.

E. The City intends to assume the D2 Agreement and all of UWSA's obligations thereunder from and after April 29, 2003.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

1. Assignment Effective Date. This Instrument shall be effective immediately upon the expiration of the O&M Agreement as set forth in Section 1 of the MDA (the “Assignment Effective Date”).

2. Assignment. As of the Assignment Effective Date, UWSA hereby assigns to the City all of UWSA’s right, title and interest in and to (including but not limited to all rights to

indemnification or warranty protection from third parties) the D2 Agreement, attached hereto as Exhibit A. As of the Assignment Effective Date, the City hereby accepts the D2 Agreement and assumes the right, title and interest of UWSA in and to and assumes the obligations of UWSA under the D2 Agreement; provided, however, the City does not assume any of the liabilities or obligations of UWSA under the D2 Agreement arising or existing prior to the Assignment Effective Date. All such liabilities shall remain the exclusive liabilities and obligations of UWSA.

3. Representations.

(a) Each Party represents that: (i) it is duly organized, validly existing and in good standing under the laws of the state of its organization; (ii) it has the full power, authority and legal right to execute, deliver and perform its obligations under this Instrument; and (iii) this Instrument is the legal, valid, and binding obligation of such Party, enforceable against it in accordance with its terms.

(b) UWSA and United Water represent that (i) all terms, covenants, provisions and conditions to be performed, observed or complied with by UWSA, through the Effective Date of this Instrument, under the D2 Agreement have been or will be performed, observed and complied with; (ii) no default or event of default by UWSA exists under the D2 Agreement, and there does not now exist any condition that, if remaining uncured, would result in a default by the City under the D2 Agreement; (iii) no sums, assessments, dues or charges required to be paid by UWSA under the D2 Agreement are past due; (iv) the execution and delivery of this Instrument and performance (or breach) by UWSA of its obligations hereunder will not result in a default by the City under the D2 Agreement.

(c) This Instrument, being further documentation of the assignments and transfers provided for in and by the MDA, does not limit the rights or obligations therein provided. Any controversy or dispute between the Parties with respect to this Instrument and the D2 Agreement shall be resolved in the manner set forth in the MDA or the O&M Agreement as the case may be. Without limiting the foregoing, this Instrument shall not limit UWSA's rights to enforce the terms of the D2 Agreement or to seek relief as UWSA deems appropriate against any party thereto other than the City, in order for UWSA to comply with its obligations to the City under the O&M Agreement with respect to matters that were not settled and released as Existing Claims under the MDA. This Instrument shall not limit UWSA's rights to enforce the terms of the D2 Agreement against any party thereto other than the City in order to respond to claims made against UWSA by parties other than the City.

4. Further Assurances. From time to time after the date hereof, the Parties hereto shall take such further actions and execute and deliver such further documents as may be necessary to effectuate the undertakings and responsibilities in this Instrument.

5. Obligations Absolute. The rights and obligations of the Parties hereto shall be absolute and unconditional, and shall not be released, discharged or in any way affected by: (a) any exercise or non-exercise of any right, remedy or privilege hereunder, (b) the institution of any bankruptcy, insolvency, reorganization, debt arrangement, readjustment, composition, receivership or liquidation proceedings by or against any Party to the D2 Agreement or this Instrument; or (c) any

assumption by any third party of the obligations under this Instrument, or any assignment by the Parties of rights hereunder.

6. Successors in Interest. This Instrument shall be binding upon and inure to the benefit of the respective successors and assigns of the Parties, subject to any restrictions on the assignment of rights contained in the D2 Agreement.

7. Construction. Any terms used herein but not defined herein shall have the meanings assigned to such terms in the MDA.

8. Counterparts. This Instrument may be executed in multiple counterparts which, taken together, shall constitute one and the same instrument.

9. Notices. Any notice given pursuant to this Instrument shall be given in accordance with Paragraph 23 of the MDA.

[Signatures on following page]

This Instrument is agreed to and signed by the City, UWSA and United Water in multiple original documents on the dates as entered below.

The City of Atlanta

Date of Mayor's Execution:

By: _____

_____, 2003

Name: Shirley Franklin

Title: Mayor, City of Atlanta

Municipal Clerk (Seal)

Approved:

Jack E. Ravan
Commissioner, Department of Watershed
Management

Lynnette W. Young
Chief Operating Officer

Adam Smith
Chief Procurement Officer

Chief Financial Officer

Approved As to Form

City Attorney

United Water Services Unlimited Atlanta LLC

By: Robert A. Guber
Name: Robert Guber
Title: Secretary

Attested to before me this 2nd day of Oct.
August, 2003
Carla E. Helm
Corporate Secretary/Assistant Secretary

United Water Resources Inc.

By: [Signature]
Name: Kamil Bodat
Title: Exec Vice Pres & Chief Financial Officer

Attested to before me this 2nd day of Oct.
August, 2003
Carla E. Helm
Corporate Secretary/Assistant Secretary
(Seal)



EXHIBIT A



EQUIPMENT LEASE AGREEMENT

This Agreement ("Agreement") is entered into as of the 1st day of February, 2003, by and between D2 Dewatering Services (hereinafter the "Lessor"), the principal business of which is located at 1621 Glendola Road, Wall, NJ 07719, and United Water Services Unlimited Atlanta LLC (hereinafter the "Lessee"), with its principal address at 651 14th St NW, Atlanta, GA 30318,

WITNESSETH:

In consideration of the mutual covenants herein contained and other good and valuable consideration, the parties above named hereby agree as follows:

1. EQUIPMENT LEASE.

1.1. Lessor does hereby agree to lease to the Lessee and the Lessee does hereby agree to hire from Lessor the following described equipment and service:

Mobile dewatering unit No., 29
Electric Submersible Pumpex K-100 with Control Panel
See inventory listing, attached hereto, designated as "Section 2.4".

(hereinafter collectively "The Equipment")

1.2. Equipment leased under paragraph 1.1 will be at Lessee's designated location from February 1, 2003 through April 30, 2004 (the "Lease Term"). The Lease Term may be renewed in Lessee's discretion for two successive, separate one (1) year periods, subject to the limitations set forth in paragraph 13.4.

1.3. Lessor shall be responsible for the transportation of the Equipment to the job site on or before the beginning of the Lease Term, and shall be responsible for the removal of the Equipment at the end of the Lease Term, or an extension thereof.

1.4. The Equipment shall not be removed by the Lessee from the above described job site without the express written consent of the Lessor. At all reasonable times during the Lease Term the Equipment shall be made available to Lessor by Lessee for the purpose of inspection and Lessor or its authorized representative shall be given reasonable access to Lessee's job site to conduct such inspection.

2. RESPONSIBILITIES OF THE LESSEE.

2.1. During the term of this Agreement or any extension thereof, Lessee shall be responsible for any pay the cost of all necessary repairs, maintenance and replacement of parts as required to correct any and all damage caused by improper operation of the

Equipment during the Lease Term; provided, however, that all repairs and part replacement be performed by Lessee using only genuine replacement parts, with the prior approval of Lessor. Lessee shall, at its cost and expense, keep the Equipment in good repair, properly lubricated, and properly housed when not in use.

2.2. Lessee shall allow only qualified and duly trained operators to use and/or operate and/or maintain and/or repair the Equipment. Lessee shall at all times use the Equipment in a careful and prudent manner.

2.3. Lessee shall return the Equipment to Lessor in the same condition as received from Lessor less normal wear and tear.

2.4. Lessee shall sign, in acknowledgement, an inventory listing delivered with the unit and itemizing equipment, spare parts and accessories.

2.5. Lessee shall provide all utilities, chemicals, and other supplies in connection with the use of the Equipment.

2.6. Lessee shall provide sufficient winterization equipment and facilities to insure operability of the Equipment.

2.7. Lessee shall not make any modification to the Equipment without the express written permission of Lessor.

2.8. Lessee agrees to comply with all municipal, state and federal laws relating to the operation of the Equipment.

3. LEASE RENT.

Lessee shall pay to Lessor the sum of \$16,950.00 per month as and for the rental of the Equipment. A month constitutes thirty (30) calendar days. The rental fee is due prior to the applicable term. Accordingly, the first month's rental is due immediately upon execution of this Agreement.

4. PAYMENTS.

4.1. Lessor shall invoice Lessee monthly in advance for the use of the Equipment, and Lessee will pay the invoiced amount within thirty (30) days of receipt and approval of the invoice.

4.2. If Lessee disputes an amount on an invoice in good faith, Lessee will notify Lessor in writing of the specific items in dispute and will describe Lessee's reason for disputing each such item.



5. SALES TAX.

The fees and lease rents provided for in this Agreement are exclusive of state sales taxes, use taxes, gross receipt taxes or other similar taxes that may be applicable to Lessee, payment of which, if required, shall be the responsibility of Lessee. Nothing in this Agreement will obligate the Lessee to pay taxes or other fees payable, under applicable law, by Lessor under this Agreement.

6. OWNERSHIP OF EQUIPMENT.

Nothing contained in this Agreement shall be construed as to transfer any ownership right to Lessee in the equipment.

7. INSURANCE AND LIABILITY.

7.1. Lessee assumes all risks, and, to the extent permissible under applicable law, will pay all costs and expense of any character, arising from the use, possession or maintenance of the Equipment by Lessee, except where such costs and expenses, in whole or in part, arise from the negligence or willful misconduct of Lessor or its agents. Lessee shall give Lessor prompt written notice of any loss or damage or loss of possession of the Equipment by any cause whatsoever. Lessor is not responsible for workdays lost due to mechanical problems caused by improper operation of the Equipment. Lessor is responsible for the supply and overnight delivery of parts and materials damaged by normal wear and tear during the Lease Term to maintain the Equipment in good condition. Nothing in this provision will be construed to require Lessee to indemnify Lessor.

7.2. In the event of catastrophic failure of the Equipment that, as a result, inhibits the full and proper functionality of the Equipment for a time period exceeding two (2) weeks, Lessor shall supply a fully operational replacement unit, and the freight costs for delivering such equipment to the Lessee's site shall be borne by the Lessor.

7.3. Lessee shall, at its own expense, maintain insurance coverage with respect to its operation of the Equipment, as is customary in its operations.

8. WARRANTIES.

8.1. Lessor warrants that the Equipment will be in good working order at the time of delivery to Lessee.

8.2. Rental payments made at the beginning of the term do not constitute acceptance of services provided during that term and are without prejudice to any and all claims that Lessee may have against Lessor. Lessor expressly warrants that all supplies

covered by this Agreement will conform to the description stated herein and other descriptive information furnished by the Lessor on which the Lessee has relied, and that the Equipment is of the best materials and workmanship, merchantable, and free from all defects in material and workmanship. All warranties shall survive inspection, acceptance and payment.

8.3. Lessor makes no warranty or representation as to appropriateness of the Equipment for any task or that the Equipment is appropriate for any given use to which Lessee may put the Equipment.

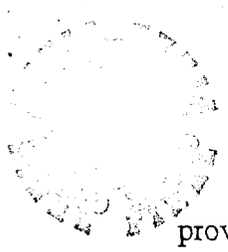
9. INDEMNIFICATION.

Lessor shall indemnify and hold harmless Lessee, its officers, employees and agents, against all claims, liability, losses, damages and expense, of every character and kind whatsoever, for property damage, bodily injury, sickness and/or disease, including death, sustained by any person or entity, if such claim, liability, loss, damage or expense arises out of, or is in anyway connected with, the services to be performed under this Agreement or Equipment provided under this Agreement if the claim, liability, loss, damage or expense results, in whole or in part, from the negligence or willful misconduct of Lessor.

10. TERMINATION FOR DEFAULT; FORCE MAJEURE.

10.1. If the Lessor refuses or fails to provide the Equipment or otherwise comply with its obligations under this Agreement, the Lessee may, by written notice to the Lessor, terminate this Agreement.

10.2. Neither party shall be liable to the other for delay or non-performance resulting from acts of God, acts of the public enemy or acts of the Government or from labor disputes within the Lessor's business which are beyond the control of and without the fault of such party and which materially and adversely impair the ability of such party to meet its obligations hereunder. However, the party seeking relief from its obligations pursuant to this paragraph, in order to be excused from such failure or delay, must: (a) take all reasonable steps to remedy the effect of such delay or failure, (b) take all reasonable steps to fulfill its obligations in a timely manner, (c) provide prompt notice of the failure or delay to the other party; (d) notify the other party of the reasons for the delay and the anticipated term of the delay, and (e) request an extension of time to perform. The other party will not unreasonably withhold its permission for such extension.



11. TERMINATION FOR CONVENIENCE.

Lessee may terminate this Agreement without cause in its sole discretion by providing written notice of such termination to Lessor at least ninety (90) calendar days prior to the effective date of such termination; provided, however, Lessee may not provide written notice of termination pursuant to this paragraph 11 prior to November 1, 2003.

12. APPLICABLE LAW.

This Agreement shall be deemed to be a contract, made under the laws of the State of Georgia, and shall for all purposes be construed and enforced in accordance with the laws of said State. Jurisdiction and venue for any disputes arising out of this Agreement shall be in the federal or state courts located in Georgia.

13. ASSIGNMENT.

13.1. The parties acknowledge that as of 11:59:59 PM on April 28, 2003, the contract between the Lessee and the City of Atlanta (the "City") for operation and maintenance of the City's water system will expire. At such time, if the City has not assumed this Agreement, this Agreement shall expire and be of no further force and effect.

13.2. Lessor agrees that this Agreement may be assigned to the City on the terms and conditions set forth herein, upon written notice to Lessor. Provided the City assumes this Agreement, such assignment shall release United Water Services Unlimited Atlanta LLC from any obligations to Lessor on or after the date of the assignment and assumption.

13.3. This Agreement and any right or obligation of performance hereunder is not assignable or delegable in whole or in part by the Lessor without the prior consent of the Lessee, and any such attempted assignment or delegation shall be void and ineffective for all purposes.

13.4. No extension of the Term of this Agreement, as provided in paragraph 1.2 above, will be valid unless, if required by the City's Code of Ordinances or other applicable law, appropriate legislative approval from the City's Council and Mayor is obtained, and sufficient funding by the City exists and is appropriated for the applicable renewal term, prior to expiration of the Agreement or the first renewal term, as applicable. In the event of any renewals, the parties shall execute a Renewal Agreement in the same manner as the execution of this Agreement, or as otherwise allowed by the City's Code of Ordinances or applicable law.

14. TRAINING.

If this Agreement is assigned to and assumed by the City, then at the City's request, and in the City's sole discretion, Lessor shall provide up to 80 hours of on-site training relating to the operation and use of the Equipment hereunder at no cost to the City. If Lessor is required to incur reasonable long distance travel expenses to perform said training, the City agrees to reimburse Lessor for the actual cost of said reasonable long distance travel expenses, exclusive of profit and subject to receipt by the City of any documentation the City deems necessary to verify the amount of any such costs or expenses, on such terms and conditions as the parties may agree to in writing in advance. The City shall have no obligation to reimburse Lessor for any travel expenses which are not agreed to and approved by the City in writing in advance.

15 NOTICES.

Notices under this Agreement shall be given by certified mail, hand delivery or courier services, return receipt, as follows:

To the Lessor:

D2 Dewatering Services
1621 Glendola Road
Wall, NJ 07719

To the Lessee:

United Water Southern Region Office
75 Piedmont Avenue NE
Suite 1190
Atlanta, GA 30330

with a copy to:

United Water Management and Services
200 Old Hook Road
Harrington Park, NJ 07640
Attention: Legal Department

16 INTEGRATION

This Agreement is intended by the parties to be a final, exclusive, and complete expression of their agreement and its terms. No course of prior dealing between the parties and usage of trade shall be relevant to supplement or explain any terms used herein.

17. ACTS OF LESSOR

It is understood and agreed that if the services provided by Lessor hereunder are performed in whole or in part by a third party that is not a party to this Contract, whether such party be a subcontractor or an agent, or anyone directly or indirectly employed by the Lessor, the subcontractor or an agent, if any, then any act of such third party, while performing any operations on or about the Lessee's premises pursuant to this Agreement, shall for the purposes of the Agreement be deemed and considered to be an act of the Lessor. The Lessor shall, for all purposes, be deemed an independent contractor and not an agent of Lessee.

18. SURVIVAL.

Paragraphs 1.3 and 9 shall survive the termination or expiration of this Agreement.

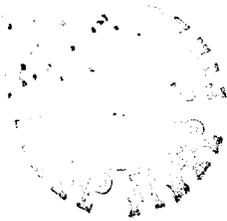
IN WITNESS WHEREOF, the parties hereto have executed this document the day and year first above written.

D2 DEWATERING SERVICES INC.

By: David M. Roslowski
Name: DAVID M. ROSLOWSKI
Title: Pres.

UNITED WATER SERVICES UNLIMITED
ATLANTA LLC

By: Carla E. Hjelm
Name: Carla E. Hjelm
Title: Asst Secretary



SECTION 2.4

The following hook-up and equipment shall be included in the mobile dewatering unit:

100' - 1 1/2" NPT FIRE HOSE

140' - 4" SUCTION HOSE WITH KAMLOK CONNECTIONS

100' - 6" DISCHARGE HOSE WITH KAMLOK CONNECTIONS

150' - 6/4 POWER CORD, 480 VOLT, 3 PHASE, 60 AMP SERVICE
(TRANSFORMER ON BOARD FOR 240 VOLT, 3 PHASE, 120 AMP
SERVICE)

1 - BELT FILTER PRESS (minimum 1.5 meter wide).

2 - 500-GALLON POLYMER TANKS FOR DRY SYSTEM

1 - EMULSION POLYMER SYSTEM

1 - SLUDGE PUMP (50 - 250 GPM CAPACITY)

1 - 16' X 16" DISCHARGE CONVEYOR (HEIGHT TO 13')

1 - 10 HP BOOSTER PUMP

1 - WATER FLOWMETER (0-90 GPM)

1 - 3" SLUDGE FLOWMETER

1 - POLYMER DILUTION PANEL

1 - 2 HP AIR COMPRESSOR

1 - 6" SS VENTURI MIXER

1 - Pump X K-100 with Control Panel and Electrical Cord

03-1717
(Do Not Write Above This Line)

A RESOLUTION

BY CITY UTILITIES COMMITTEE:

A RESOLUTION AUTHORIZING THE MAYOR TO EXECUTE, ON BEHALF OF THE CITY, AN ASSIGNMENT AND ASSUMPTION AGREEMENT WITH UNITED WATER SERVICES UNLIMITED ATLANTA LLC AND UNITED WATER RESOURCES, INC. CONCERNING AN EQUIPMENT LEASE AGREEMENT WITH D2 DEWATERING SERVICE, FOR AN AMOUNT NOT TO EXCEED \$250,000.00; AND SPECIFICALLY ASSUMING THE \$16,950.00 MONTHLY EQUIPMENT RENTAL FEE UNDER THE EQUIPMENT LEASE AGREEMENT FOR OTHER PURPOSES.

ADOPTED

OCT 20 2003

Stacy Abrams
STACEY Y. ABRAMS
DEPUTY CITY ATTORNEY
COUNCIL
AS AMENDED

- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1st ADOPT 2nd READ & REFER
- PERSONAL PAPER REFER

Date Referred

Referred To:

Date Referred

Referred To:

Date Referred

Referred To:

First Reading

Committee _____
Date _____
Chair _____
Referred To _____

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Members

Refer To

Committee

Date

Chair

Action

Fav, Adv, Hold (see rev. side)

Members

Refer To

Refer To

- FINAL COUNCIL ACTION
- 2nd
 - 1st & 2nd
 - 3rd
 - Consent
 - V Vote
 - RC Vote

CERTIFIED

CERTIFIED
OCT 20 2003

ATLANTA CITY COUNCIL PRESIDENT

Patricia M. Workman

CERTIFIED
OCT 20 2003

Rachel Douglas Johnson
MUNICIPAL CLERK

APPROVED

OCT 28 2003

Randy Travis
MAYOR