

3375

13-R-3871

First Reading

Committee _____
Date _____
Chair _____
Referred To _____

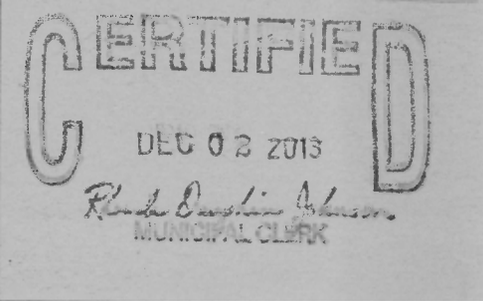
FINAL COUNCIL ACTION
 2nd 1st & 2nd 3rd
Readings
 Consent V Vote RC Vote

A RESOLUTION
BY CITY UTILITIES COMMITTEE

A RESOLUTION AUTHORIZING THE MAYOR AND THE ATLANTA-FULTON COUNTY WATER RESOURCES COMMISSION TO ENTER INTO AN AGREEMENT WITH THE ATLANTA REGIONAL COMMISSION FOR RIVER/LAKE INFORMATION MANAGEMENT SERVICES IN AN AMOUNT NOT TO EXCEED ONE HUNDRED TWENTY FOUR, SEVENTY FOUR DOLLARS AND ZERO CENTS (\$124,074.00); ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM THE LISTED FUND DEPARTMENT ORGANIZATION AND ACCOUNT NUMBERS IN THE FOLLOWING AMOUNTS: FY14: 5051 (WATER AND WASTEWATER REVENUE FUND) 170101 (DWM COMMISSIONER OF WATERSHED MANAGEMENT) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 1320000 (CHIEF EXECUTIVE)--\$26,896.82; 5051 (WATER AND WASTEWATER REVENUE FUND) 170244 (DWM TREATMENT PLANT-NORTH AREA) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 4430000 (TREATMENT)--\$13,247.68 FY15: 5051 (WATER AND WASTEWATER REVENUE FUND) 170101 (DWM COMMISSIONER OF WATERSHED MANAGEMENT) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 1320000 (CHIEF EXECUTIVE)--\$27,698.80, 5051 (WATER AND WASTEWATER REVENUE FUND) 170244 (DWM TREATMENT PLANT-NORTH AREA) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 4430000 (TREATMENT)--\$13,642.70; FY16: 5051 (WATER AND WASTEWATER REVENUE FUND) 170101 (DWM COMMISSIONER OF WATERSHED MANAGEMENT) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 1320000 (CHIEF EXECUTIVE)--\$28,533.96 5051 (WATER AND WASTEWATER REVENUE FUND) 170244 (DWM TREATMENT PLANT-NORTH AREA) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 4430000 (TREATMENT)--\$14,054.04; AND FOR OTHER PURPOSES.

Committee *City Utilities*
Date *Nov. 26 2013*
Chair *H. J. Shel*
Action *(C)*
Fav. Adv. Hold (see rev. side)
Other
Members
U. Acubing
C. G. Galt
Ch
H. J. Shel
Alvin
Spadrian
Refer To

Committee
Date
Chair
Action
Fav. Adv. Hold (see rev. side)
Other
Members
Refer To

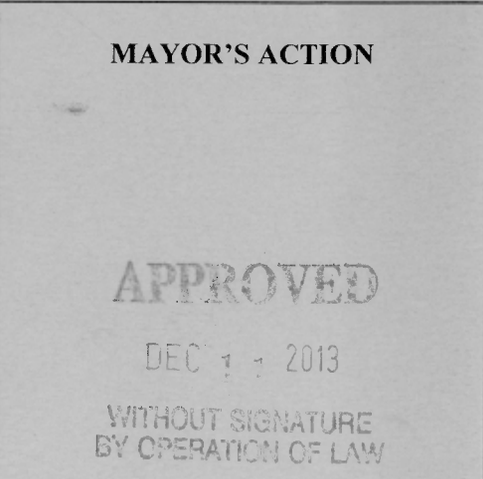


- CONSENT REFER
- REGULAR REPORT REFER
- ADVERTISE & REFER
- 1ST ADOPT 2ND READ & REFER
- PERSONAL PAPER REFER

Date Referred:
Referred To:
Date Referred:
Referred To:
Date Referred:
Referred To:

Committee
Date
Chair
Action
Fav. Adv. Hold (see rev. side)
Other
Members
ADOPTED BY
DEC 02 2013
COUNCIL
Refer To

Committee
Date
Chair
Action
Fav. Adv. Hold (see rev. side)
Other
Members
Refer To



**A RESOLUTION
BY CITY UTILITIES COMMITTEE**

A RESOLUTION AUTHORIZING THE MAYOR AND THE ATLANTA-FULTON COUNTY WATER RESOURCES COMMISSION TO ENTER INTO AN AGREEMENT WITH THE ATLANTA REGIONAL COMMISSION FOR RIVER/LAKE INFORMATION MANAGEMENT SERVICES IN AN AMOUNT NOT TO EXCEED ONE HUNDRED TWENTY FOUR, SEVENTY FOUR DOLLARS AND ZERO CENTS (\$124,074.00); ALL CONTRACTED WORK SHALL BE CHARGED TO AND PAID FROM THE LISTED FUND DEPARTMENT ORGANIZATION AND ACCOUNT NUMBERS IN THE FOLLOWING AMOUNTS: FY14: 5051 (WATER AND WASTEWATER REVENUE FUND) 170101 (DWM COMMISSIONER OF WATERSHED MANAGEMENT) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 1320000 (CHIEF EXECUTIVE)--\$26,896.82; 5051 (WATER AND WASTEWATER REVENUE FUND) 170244 (DWM TREATMENT PLANT-NORTH AREA) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 4430000 (TREATMENT)--\$13,247.68 FY15: 5051 (WATER AND WASTEWATER REVENUE FUND) 170101 (DWM COMMISSIONER OF WATERSHED MANAGEMENT) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 1320000 (CHIEF EXECUTIVE)--\$27,698.80, 5051 (WATER AND WASTEWATER REVENUE FUND) 170244 (DWM TREATMENT PLANT-NORTH AREA) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 4430000 (TREATMENT)--\$13,642.70; FY16: 5051 (WATER AND WASTEWATER REVENUE FUND) 170101 (DWM COMMISSIONER OF WATERSHED MANAGEMENT) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 1320000 (CHIEF EXECUTIVE)--\$28,533.96 5051 (WATER AND WASTEWATER REVENUE FUND) 170244 (DWM TREATMENT PLANT-NORTH AREA) 5212001 (CONSULTING/PROFESSIONAL SERVICES) 4430000 (TREATMENT)--\$14,054.04; AND FOR OTHER PURPOSES.

WHEREAS, the City of Atlanta ("Atlanta") and other local governments satisfy all or a portion of their water needs by withdrawing surface water from the Chattahoochee River; and

WHEREAS, Atlanta and other local governments ("Participants") desire to provide for the efficient use of water resources for water supply and water quality, and to assure the continued availability of the foregoing water resources by providing information for appropriate releases of water from Lake Lanier by the United States of America ("Government") and from Morgan Falls Dam by Georgia Power Company ("Company"); and

WHEREAS, pursuant to O.C.G.A. § 50-8-99.1, the Atlanta Regional Commission ("ARC") is authorized to act as the contracting and coordinating agent for the Participants under certain conditions; and

WHEREAS, each of the Participants hereby agrees, approves and authorizes ARC to act as its agent to provide information on needs for the release of water from Lake Lanier, the implementation of a statement of policy with the Company ("Statement") regarding the release



of water from Morgan Falls Dam, and the cooperative management of the water resources in Lake Lanier and the Chattahoochee River below Buford Dam ("Project"); and

WHEREAS, the Participants and ARC desire to enter into an agreement to allocate the costs and benefits associated with the project, establish obligations and responsibilities of each of the Participants, delineate the relationship among the parties, and address any other matters which may be necessary or convenient to assure the successful implementation of the Project ("Agreement"); and

WHEREAS, the City's portion of funding of the Agreement is an amount not to exceed One Hundred Twenty Four, Seventy Four Dollars and Zero Cents (\$124,074.00); and

THE CITY COUNCIL OF THE CITY OF ATLANTA, GEORGIA, HEREBY RESOLVES, that the Mayor, or his authorized designee, is authorized to enter into an Agreement with the Atlanta Regional Commission for River/Lake Information Management Services in an amount not to exceed One Hundred Twenty Four, Seventy Four Dollars and Zero Cents (\$124,074.00); and

BE IT FURTHER RESOLVED, that the Atlanta-Fulton County Water Resources Commission ("AFCWRC") is authorized to enter into an Agreement with the Atlanta Regional Commission for River/Lake Information Management Services; and

BE IT FURTHER RESOLVED, that the term of the Agreement will be for three (3) years effective January 1, 2014 through December 31, 2016; and

BE IT FURTHER RESOLVED, that the City Attorney is directed to prepare and to approve as to form an Agreement in substantial compliance with the terms set forth in the agreement attached as Exhibit A for execution by the Mayor, or his authorized designee; and

BE IT FURTHER RESOLVED, that the agreement will not become binding on the City and the City will incur no obligation or liability under it until it has been approved as to form by the City Attorney, executed by the Mayor, attested to by the Municipal Clerk and delivered to the Atlanta Regional Commission; and

BE IT FURTHER RESOLVED, that all contracted work shall be charged to and paid from the listed Fund Department Organization and Account Numbers in the following amounts: FY14: 5051 (Water and Wastewater Revenue Fund) 170101 (DWM Commissioner of Watershed Management) 5212001 (Consulting/Professional Services) 1320000 (Chief Executive)--\$26,896.82; 5051 (Water and Wastewater Revenue Fund) 170244 (DWM Treatment Plant-North Area) 5212001 (Consulting/Professional Services) 4430000 (Treatment)--\$13,247.68 FY15: 5051 (Water and Wastewater Revenue Fund) 170101 (DWM Commissioner of Watershed Management) 5212001 (Consulting/Professional Services) 1320000 (Chief Executive)--\$27,698.80, 5051 (Water and Wastewater Revenue Fund) 170244 (DWM Treatment Plant-North Area) 5212001 (Consulting/Professional Services) 4430000 (Treatment)--\$13,642.70; FY16: 5051 (Water and Wastewater Revenue Fund) 170101 (DWM Commissioner of Watershed Management) 5212001 (Consulting/Professional Services) 1320000 (Chief Executive)--

\$28,533.96 5051 (Water and Wastewater Revenue Fund) 170244 (DWM Treatment Plant-North Area) 5212001 (Consulting/Professional Services) 4430000 (Treatment) -\$14,054.04.

BE IT FINALLY RESOLVED, that the funding of portions of the Agreement shall be subject to and expressly contingent upon the City's adoption and approval of the FY 2015 and 2016 budgets and the appropriation of sufficient funds to the associated funding sources.

A true copy,



Deputy Clerk

ADOPTED by the Atlanta City Council
APPROVED as per City Charter Section 2-403

DEC 02, 2013
DEC 11, 2013



AGREEMENT FOR RIVER/LAKE INFORMATION MANAGEMENT SERVICES

THIS AGREEMENT, entered into as of the 1st day of January, 2014, by and among the ATLANTA REGIONAL COMMISSION (hereinafter referred to as "ARC") and the CITY OF ATLANTA (hereinafter referred to as "Atlanta"); the Atlanta – Fulton County Water Resources Commission, a joint venture of the City of Atlanta and Fulton County (hereinafter referred to as AFCWRC); COBB COUNTY-MARIETTA WATER AUTHORITY (hereinafter referred to as "CCMWA"); DEKALB COUNTY (hereinafter referred to as "DeKalb"). (Atlanta, AFCWRC, CCMWA, and DeKalb are sometimes hereinafter referred to as the "Participants" or "Local Governments").

W I T N E S S E T H:

WHEREAS, the Participants are all "participating affected local governments" within the meaning given that phrase in § 50-8-99.1 (a) of the Official Code of Georgia Annotated (the "Code"); and

WHEREAS, each of the Participants satisfies all or portion of its water needs by withdrawing same from the Chattahoochee River; and

WHEREAS, the Participants desire to provide for the efficient use of the water resources for water supply and water quality, and to assure the continued availability of the foregoing water resources by providing information for appropriate releases of water from Lake Lanier by the United States of America (the "Government") and from Morgan Falls Dam by Georgia Power Company (the "Company"); and

WHEREAS, pursuant to § 50-8-99.1 (b) of the Code, ARC is authorized to act as the contracting and coordinating agent for the Participants under certain conditions; and

WHEREAS, each of the Participants hereby agrees, approves and authorizes ARC to act as its agent as aforesaid, subject to the authority given and duties defined herein below, including providing information on needs for the release of water from Lake Lanier, the negotiation of a statement of policy with the Company (the "Statement") regarding the release of water from Morgan Falls Dam, and the cooperative management of the water resources in Lake Lanier and the Chattahoochee River below Buford Dam (the "project"); and

WHEREAS, the Participants and ARC desire to enter into this agreement in order to allocate the costs and benefits associated with the project, establish obligations and responsibilities of each of the Participants, delineate the relationship among the parties hereto, and address any other



matters which may be necessary or convenient in order to assure the successful implementation of the project, all pursuant to § 50-8-99.1 (c) of the Code.

NOW, THEREFORE, for and in consideration of the premises and the other mutual benefits to be derived herefrom, each of the parties hereto does hereby agree as follows:

1. Authority of ARC; Acknowledgements. In accordance with § 50-8-99.1(c) of the Code, each of the Participants hereby grants to ARC the authority to act as the sponsor and coordinator of the project, including interacting with the Government and the Company, and negotiating, executing and implementing the Statement. By so authorizing ARC to act on its behalf, each Participant agrees to be bound by each and every applicable provision of the Statement, whether or not a Participant is a party thereto. Each of the Participants hereby specifically ratifies any and all actions taken by ARC on its behalf with respect to the Statement which may have actually occurred prior to this agreement. Each Participant acknowledges that it will be acting in concert with the other Participants with regard to the project and agrees to cooperate with ARC and the other Participants in connection with same.

Each Participant recognizes that this agreement provides only for the management of information. ARC makes no representation with respect to the quality or availability of water. The water level along the Chattahoochee River will be determined in part by river geometry which will not be preserved or controlled by the Government, the Company or ARC. Thus, this agreement shall not be construed as giving any Participant the right to have the water level maintained at any elevation at points along the Chattahoochee River.

Each of the parties hereto recognizes that the water management system is an administrative arrangement for gathering data and providing information used to make water control decisions to insure that the allocated withdrawals from the river can be made when required and that sufficient remaining flow is available to fulfill the requirement for river flow downstream from the junction of Peachtree Creek for water quality purposes. The purpose of the project is to provide an information management and accounting system for the most efficient water management practicable for providing for water supply withdrawals from the Chattahoochee River. It is a goal of the system to provide releases from Lake Lanier only when needed and to schedule releases during peak power demand periods whenever possible, and to allow the Company to operate Morgan Falls Reservoir effectively in providing water supply and water quality flow downstream from the reservoir. Each Participant recognizes that participation in this agreement is being undertaken to fulfill a condition of its state water withdrawal permits.

2. Duties of ARC. ARC shall act as the sponsor for this project pursuant to § 50-8-99.1(c) of the Code. ARC agrees to perform in a timely and professional manner those tasks to be performed by ARC in accordance with this agreement and the Statement, to work with the Government and the Company in furtherance of the goals and objectives of the project, and to coordinate the implementation of the project as planned on behalf of the Participants in



accordance with the terms hereof. More specifically, the activities of ARC in connection with the project shall include, but not necessarily be limited to, the following:

(a) Interfacing, communicating and working with the Government and the Company on a continuous basis and as may be necessary or proper in order to achieve the wise management of the water resources;

(b) Representing the interests of the Participants while carrying out the terms and conditions of this agreement and in dealing with the Government and the Company generally;

(c) Coordinating the activities of the Participants in connection with the project;

(d) Calling and chairing such meetings of the Participants and/or representatives of the Government, the Company and any other parties responsible for the implementation of the project as may be necessary or desirable from time to time;

(e) Coordinating the allocation of the water to be withdrawn by the Participants;

(f) Coordinating the implementation of a river and lake information management and accounting system in cooperation with the Participants, the Company, the Georgia Department of Natural Resources Environmental Protection Division and the Government. More specifically, ARC shall at a minimum:

(i) receive in advance estimated water requirements for each day of the following week and actual withdrawals for each day of the previous week from all the Participants;

(ii) monitor tributary streamflows on a daily or other appropriate basis through data made available from the Government and the USGS, and estimate inflows;

(iii) advise the Government and the Company of weekly water requirements;

(iv) coordinate future improvements to the management system; and



(v) prepare an annual report summarizing the prior year's activities, as well as any other reports reasonably required by the Government;

(g) Coordinating the withdrawal of all water in accordance with federal, state and local laws;

(h) Collecting the payments due from each of the Participants hereunder in connection with the project; and

(i) Maintaining any records related to the project as may be reasonably required by the Government.

Notwithstanding the above, it is understood and agreed that ARC's performance hereunder is, in many respects, conditioned upon the cooperation of other parties, particularly the Government, the Company and the Participants. Consequently, ARC assumes no responsibility for its failure to perform as contemplated herein, or under any agreement, when such failure is caused by the fault of others.

3. Duties of the Participants. The Participants shall perform such duties and shall have the responsibilities including, but not necessarily limited to, the following;

(a) Taking such actions as may be reasonably required in connection with the project;

(b) Attending any meetings called by ARC in connection with the project after receiving reasonable prior notice;

(c) Cooperating with ARC in the effort to provide a river management system by:

(i) Designating in writing to ARC a contact person responsible for providing the weekly estimates called for in item (c) (ii) below;

(ii) Providing to ARC on a weekly basis an estimate of anticipated daily water withdrawals each day for the upcoming week; including an estimate to be received at ARC by 3:00p.m. on Wednesday of each week and to include the period beginning on the following



Saturday and continuing through the Friday thereafter, as well as an update of the water demand forecast for Tuesday through Friday provided on the Monday of each week by 12:00 noon; and providing ARC each day with the previous day's actual daily withdrawal figures, all of which information shall be provided by electronic mail, by fax transmission or by telephone and promptly confirmed in writing directed to a contact person designated by ARC.

(iii) Providing for the accurate measurement of raw water withdrawals, including metering if necessary, and providing information to ARC regarding the method used to measure raw water withdrawals and estimating future weekly water withdrawals, and cooperating with ARC to improve forecasting methods;

(iv) Maintaining and making available to ARC up-to-date and accurate monthly records of the quantity of water withdrawals and estimates in a form reasonably acceptable to ARC; and

(v) Using their best efforts to withdraw no more water than has been estimated without the prior consent of ARC (i.e. if the estimate given on Wednesday will be exceeded, ARC will be promptly notified no less than 24 hours in advance of the anticipated need so that appropriate action can be taken);

(d) Withdrawing water only in accordance with the terms hereof and the requirements of each Participant's State of Georgia Water Withdrawal Permit;

(e) Maintaining any records related to the project as may be reasonably required by either ARC or the Government; and

(f) Paying their allocable shares of the costs associated with the project in a timely manner.

4. Compensation. For and in consideration of the project management services to be provided by ARC hereunder, each Participant agrees to pay to ARC the sum of:

\$19,963.00	for calendar year 2014
\$20,761.00	for calendar year 2015,
\$21,592.00	for calendar year 2016,

As part of the River/Lake Management System, the United States Geological Survey (USGS) operates and maintains certain gages in Suwanee Creek near Suwanee, Georgia and in Sope



Creek, near Marietta, Georgia. The Participants agree to pay for necessary field and office work by USGS, directly related to such gage operation and maintenance. For this work to be performed by USGS, each Participant agrees to pay to ARC the sum of:

- \$6,800.00 for calendar year 2014
- \$6,800.00 for calendar year 2015
- \$6,800.00 for calendar year 2016

5. Indemnification of ARC. The Participants recognize that ARC has assumed the role of project sponsor at the request of the Participants. To the extent allowed by law, each Participant agrees to indemnify ARC and hold ARC harmless from liability of any nature or kind for or on account of any claim for damages which may be filed or asserted by any party as a result of the activities undertaken by ARC as project sponsor and agent of the Participants in connection with the project, so long as such activities are performed by ARC in good faith and without willful neglect.

6. Term. This agreement shall be effective as of January 1, 2014 (“Effective Date”) and shall continue in full force and effect until December 31, 2016; provided, however, that should performance of this agreement or the project become impossible due to factors outside the control of any of the parties, then this agreement shall be subject to immediate termination upon written notice from ARC or any one of the Participants to each of the other parties to this agreement.

7. Successors. This agreement shall be binding upon and shall inure to the benefit of each of the Parties hereto, its successors and permitted assigns.

8. Entire Agreement; Amendments. This agreement incorporates all prior negotiations, interpretations, and understandings between the parties and is the full and complete expression of their agreement. Any change, alteration, deletion or addition to the terms set forth in this agreement shall be valid only if accomplished by written amendment executed by all parties hereto.

9. Applicable Law. This agreement has been executed and will be performed in the state of Georgia, and all questions of interpretation and construction shall be governed by the laws of such state. Unless expressly provided otherwise by statutory law, venue of any action brought under this agreement shall be in Fulton County, Georgia exclusively.

10. Legal Authority. Each party to this agreement represents to each of the other parties that it is duly authorized and legally empowered to enter into this agreement.



11. Failure to Act. Should any party hereto at any time fail to take any action or make any response required hereunder in a timely manner, then the other parties shall be entitled to act alone with regard to any such matter; provided, however, that the failure of a party so to act or respond shall not affect that party's right to act or respond as to future matters.

12. Severability. If any provision of this agreement or the application thereof to any person or circumstance shall to any extent be invalid and unenforceable, the remainder of this agreement, or the application of such provision to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby, and each provision of this agreement shall be valid and shall be enforced to the fullest extent permitted by law.

IN WITNESS WHEREOF, the parties hereto have executed this agreement by and through there duly authorized representatives as of the day and year first above written. This agreement may be executed in counterparts by each party hereto and shall be effective as of the Effective Date.

Counterpart 1 of 6 to Agreement for River/Lake Management Services.

ATLANTA REGIONAL COMMISSION

Attest: _____

Director

Chair



Counterpart 2 of 6 to Agreement for River/Lake Management Services.

Witness:

CITY OF ATLANTA
(for itself and as a joint venture partner of AFCWRC)

Municipal Clerk

Kasim Reed, Mayor (Seal)

Approved as to Form:

Recommended:

City Attorney

Commissioner, Department of
Watershed Management

Approved:

Chief Procurement Officer

Chief Financial Officer

Chief Operating Officer



Counterpart 3 of 6 to Agreement for River/Lake Management Services.

COBB COUNTY-MARIETTA WATER
AUTHORITY

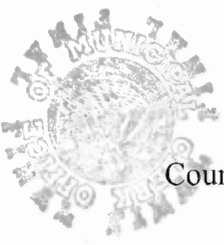
Chairman

Approved as to form:

Attest:

Attorney

Title:



Counterpart 4 of 6 to Agreement for River/Lake Management Services.

DEKALB COUNTY, GEORGIA

Lee May
Chief Executive Officer
DeKalb County, Georgia

Attest:

Clerk of the
Chief Executive Officer
And Board of Commissioners
Of DeKalb County, Georgia

Approved as to Substance:

Director

Approved as to Form:

County Attorney



Counterpart 5 of 6 to Agreement for River/Lake Management Services.

ATLANTA-FULTON COUNTY WATER
RESOURCES COMMISSION

Chairman

Approved as to Content:

Kathy Crews, General Manager



Counterpart 6 of 6 to Agreement for River/Lake Management Services.

FULTON COUNTY (as a joint venture partner of
AFCWRC)

By: _____

Title: _____

ATTEST:

_____ (seal)

Approved as to form:

County Attorney

RCS# 3178
12/02/13
3:26 PM

Atlanta City Council

CONSENT I

CONSENT AGENDA SECTION I:EXCEPT
13-O-1333,1334,1264,1395,13-R-3783,3785
ADOPT

YEAS: 14
NAYS: 0
ABSTENTIONS: 0
NOT VOTING: 1
EXCUSED: 0
ABSENT 1

Y Smith	Y Archibong	Y Moore	Y Bond
B Hall	Y Wan	Y Martin	Y Watson
Y Young	Y Shook	Y Bottoms	Y Willis
Y Winslow	Y Adrean	Y Sheperd	NV Mitchell

CONSENT I

		12-02-13
ITEMS ADOPTED ON CONSENT	ITEMS ADOPTED ON CONSENT	ITEMS ADVERSED ON CONSENT
1. 13-O-1100	41. 13-R-3792	79. 13-R-3806
2. 13-O-1398	42. 13-R-3850	80. 13-R-3807
3. 13-O-1386	43. 13-R-3851	81. 13-R-3808
4. 13-O-1387	44. 13-R-3852	82. 13-R-3809
5. 13-O-1400	45. 13-R-3853	83. 13-R-3810
6. 13-O-1401	46. 13-R-3854	84. 13-R-3811
7. 13-O-1402	47. 13-R-3855	85. 13-R-3812
8. 13-O-1403	48. 13-R-3856	86. 13-R-3813
9. 13-O-1404	49. 13-R-3857	87. 13-R-3814
10. 13-O-1405	50. 13-R-3858	88. 13-R-3815
11. 13-O-1406	51. 13-R-3859	89. 13-R-3816
12. 13-O-1407	52. 13-R-3869	90. 13-R-3817
13. 13-O-1408	53. 13-R-3786	91. 13-R-3818
14. 13-O-1411	54. 13-R-3846	92. 13-R-3819
15. 13-O-1412	55. 13-R-3849	93. 13-R-3820
16. 13-O-1413	56. 13-R-3871	94. 13-R-3821
17. 13-O-1415	57. 13-R-3872	95. 13-R-3822
18. 13-O-1389	58. 13-R-3795	96. 13-R-3823
19. 13-O-1390	59. 13-R-3796	97. 13-R-3824
20. 13-O-1391	60. 13-R-3873	98. 13-R-3825
21. 13-O-1392	61. 13-R-3874	99. 13-R-3826
22. 13-O-1397	62. 13-R-3875	100. 13-R-3827
23. 13-O-1388	63. 13-R-3876	101. 13-R-3828
24. 13-O-1356	64. 13-R-3877	102. 13-R-3829
25. 13-O-1393	65. 13-R-3878	103. 13-R-3830
26. 13-O-1210	66. 13-R-3782	104. 13-R-3831
27. 13-O-1262	67. 13-R-3860	105. 13-R-3832
28. 13-O-1325	68. 13-R-3777	106. 13-R-3833
29. 13-O-1326	69. 13-R-3779	107. 13-R-3834
30. 13-R-3794	70. 13-R-3797	108. 13-R-3835
31. 13-R-3861	71. 13-R-3798	109. 13-R-3836
32. 13-R-3862	72. 13-R-3799	110. 13-R-3837
33. 13-R-3863	73. 13-R-3800	111. 13-R-3838
34. 13-R-3864	74. 13-R-3801	112. 13-R-3839
35. 13-R-3865	ITEMS ADVERSED ON	113. 13-R-3840
36. 13-R-3866	CONSENT	114. 13-R-3841
37. 13-R-3867	75. 13-R-3802	115. 13-R-3842
38. 13-R-3689	76. 13-R-3803	116. 13-R-3843
39. 13-R-3778	77. 13-R-3804	117. 13-R-3844
40. 13-R-3790	78. 13-R-3805	118. 13-R-3845