## Exemptions / Sole Source / Single Source Certification Form

Date:	9-13-22	Project:	WBEXT, WSRP, PDCII	
Vendor Name:	Three Rivers Timber, LLC	FY Cost:	\$1,250,000	
Address:	1548 The Greens Way, Suite 6 Jax, FL 32250	Total Cost:	\$1,250,000	
Phone:	904 482-1113		00 68075572-563710 WSRP	
Contact Name:	VARIBLE OF A PARTY.		\$390,000.00 63470541-563100 WBEXT,	
Description of Goods	and/or Services:	\$244,375.00 634705	541-563100 PDCII	
Mitigation Credits for 3	approved CIP projects. Mitigation Credits a	re required for completion	of each project.	
Source of Funds: 🗏 C	County □State □Federal □ Other			
Check one (1) of the f	following choices:			
Exempt pur	chase: Artistic Services FS 287.057	(3)(e)L as defined unde	r FS 287.012	
Zxempepar	Professional Services: Nassa 141) - Purchasing policy Sc methods.	u County Purchasing Polection (e) Purchases exe	icy (Chapter 1, Article VII, Section 1- empt from competitive or alternative	
	Communications (5.2 – Nass	,	• • •	
	Publications (5.3 – Nassau C			
	Lodging and Transportation			
	Other Professional Services (	-		
X Single Source		quirements, there is only	e sources, but in order to meet certain one economically feasible source for	
Sole Source			only one source. (Attach letter from	
	unacceptable) No 🗆 (If no,	explain why no alterna	itives were evaluated)	
Indicate the unique fea steps have been underta Mitigation Credits are in high dem	ce: Why are the requested goods or services atures of the product or qualifications that a aken to make this determination.  and and very little inventory exists within Basin three. Mitigation a Nassau County continues to encroach wellands the supply of co	are not available in any o	ther product or service. Provide what	
Department Head/Ma has been, reviewed, bud Koburt (omparion	anaging Agent - I certify that, to the best of the less of the less of the last of the las	of my knowledge, this req urchasing Policy p	quisition reflects accurate information, /14/2022 / 9/14/2022	
	r - I certify that I have reviewed this requ ssau County Purchasing Policy. 9/16/2022	est and concur that it is	an Exempt, Sole or Single Source and is	
	nt and Budget Director - I certify that, to the with the Nassau County Purchasing Policy 9/16/2022		, funds are available for payment and this	
County Manager - I and no other condition	certify that, to the best of my knowledge, t as would prevent approval. 1/9/21/2022	he appropriate staff hav	re reviewed and approved this Requisition	

## **CHECK REQUEST**

			DATE	:: <u>9</u>	1/26/2022
PAYABLE TO:	Three Rivers Timber, LLC		_		
	1548 The Greens Way, S	uite 6	_		
	Jacksonville, FL 32250		_		
	Phone: 904 482-1113				
AMOUNT:	\$1,250,000.00	_	ACCOUNT#	See belo	ow
EXPLANATION:					
	Purchase of Mitigation Cre	edits within Basin Three	required for the	constructio	on of three
	approved CIP projects: W	estside Regional Park, \	William Burgess	Extension	i, Pages Dairy-
	Chester Road Intersection	Improvements.			
	·				
	68075572-563710 WSRP	\$615,625.00			
	63470541-563100 WBEX				
	63470541-563100 PDCII S	\$244,375.UU			
	MAIL CHECK DIRECTLY:	x	YES NO		
	OR		- 140		
	FORWARD CHECK TO: REQUESTED BY:		aldwell, Capital F Companion/SC	rojects	
	APPROVED:	Doug Podiak Doug Podiak, Public V	9/14/202	2	P <sub>9/14/2022</sub>
		cluris lacambra Chris Lacambra, Direc	9/16/2022 ctor of OMB	2	
		Robert Companion Robert T. Companion,	9/14/202 , PE, Deputy Co		iger
		County Engineer			
		Taco E. Pope, AIC		22	
		Taco E. Pope, County  Jeff Gray, Chairman	ivialiagei		×
		och Gray, Chairman			

# BOCC CONTRACT APPROVAL FORM

(Request for Contract Preparation)

CONTRACT TRACKING NO.

CM 3239

GENERAL INFORMATION			
Requesting Department: Capital Projects		<u>-</u>	
Contact Person: Robert Companion/SC			
Telephone: 530-6010 Fax: ()	_ Email	:rcompanion@nassaucountyfl.com	
CONTRACTOR INFORMATION Name:Three Rivers Timber, LLC			
Address: 1548The Greens Way, Suite 6 Ja	icksonv	ille Beach, FL 32250	
-	City	State	Zip
Contractor's Administrator Name: William Lai	nius	President	
Telephone: 904 482-1113 Fax: Email:		wrlanius@arendale.com	
IDENTIFY WHO WILL SIGN CONTRACT ON BE Authorized Signatory Name:William R. Lanius			PRESS)
Authorized Signatory Email: _wrlanius@arendale.c	om		
CONTRACT INFORMATION Contract Name: Mitigation Credit Purchase Description: Mitigation Credits for William Burgess Blvd GOODS AND/OR SERVICES TO Total Amount of Contract: \$1,250,000	Ext and W		ter Rd Intersection
APPROXIMATE IF NECESSARY			
Source of Funds: $\square$ County $\square$ State $\square$ Federa	ıl 🗆 Ot	herAccount: <u>*See</u> B	elow
Authorized Signatory:Je f Gray			
Authorized Signatory:	GN CONTR	Cermination/Cancellation:	
Status: ■ New □Renew □Amend# □WA			
How Procured:   Exemption Sole Source	_		□ Соор
□ Piggyback □ Quotes □ Other	*	68075572-563710 WSRP \$615,625 63470541-563100 WBEXT \$390,000 63470541-563100 PDCII \$244,375	
If Processing an Amendment:		,	
Contract #:Increased Amoun	it to Exis	ting Contract:	
New Contract Dates:to	_Total o	r Amended Amount:	

Continued on next page

Review/Complete before sendin	g contract for final signature	
Requirement	Description	Complete B
Contract, Exhibits and Appendices	<ol> <li>The contract and all documents incorporated by reference in the contract, including exhibits and appendices are attached (including E-Verify, Pricing, Scope, etc.) and properly identified; and</li> <li>All such documents have been read and agreed to in their entirety by originating department and staff members who have obligations under this contract.</li> </ol>	Dept LG
Name, Address, Contact Person	The full name, address, legal status (i.e., corporation, partnership, etc.) and contact person of other party are included.	Dept LG
Understanding	Written contract matches the verbal understanding of all parties. All terms and conditions conform to the final negotiations/agreement of the parties.	Dept LG
Competition/Conflicts and Existing Contracts/Compliance	This contract does not conflict with any other contracts, promises or obligations of the BOCC. The requesting department verifies the BOCC can comply with all terms and conditions.	Dept LG Cnty Atty
Other Necessary Agreements	All other necessary agreements or waivers referred to in contract have been obtained and are attached and properly identified for reference.	Cnty Atty
Indemnification	BOCC may not indemnify, hold harmless, be liable to, or reimburse any other party to the contract for claims, lawsuits, damages, attorney fees, or losses incurred by that party in connection with the contract.	Cnty Atty
Term of Contract	Start and end dates of contract are included. Any renewals are included.	Cnty Atty
Warranties/Guarantees	Warranties or guarantees give satisfactory protection.	Cnty Atty/Risk
Insurance	Risk manager has or will approve insurance clauses. Levels confirmed in requirements	Dept LG
Governing Law	The contract is governed under the laws of the State of Florida. The contract may be silent on this issue but in no event will another state's law govern the agreement.	Cnty Atty
Confidentiality Agreements	All nondisclosure clauses include exceptions regarding disclosure as required by law. If not applicable, indicate "n/a."	Cnty Atty
Printed/Typed Names	Names of all persons signing contracts are printed or typed below signatures.	Router

# APPROVALS PURSUANT TO NASSAU COUNTY PURCHASING POLICY

1 Robert Companion	9/14/2022	Doug Podiak 9/14/2022
Robert T. Companion, PE	Date	
Deputy County Manager-County Engineer		
2. Lanau Hilmou	9/16/2022	Dry Poberts ON 14/2022
Lanace Gilmore, Procurement Director	Date	J. 109 ) 311 2022
3. cliris lacambra	9/16/2022	
Chris Lacambra, OMB Director	Date	
4. Denise C. May	9/21/2022	
Denise C. May, County Attorney	Date	

## COUNTY MANAGER – FINAL SIGNATURE APPROVAL

5. Taco E. Pope, AICP	9/21/2022
Taco E. Pope, County Mana	ger Date

### MITIGATION CREDIT PURCHASE AGREEMENT

THIS MITIGATION CREDIT PURCHASE AGREEMENT ("Agreement") is made and entered into this \_\_\_\_\_ day of September, 2022, (the "Effective Date") by and between THREE RIVERS TIMBER, LLC, a Florida limited liability company ("Seller") and Nassau County Board of Commissioners, Nassau County, Florida, a political subdivision of the State of Florida ("Purchaser").

#### Recitals

WHEREAS, pursuant to permit number 94925-7 issued by the St. Johns River Water Management District ("SJRWMD"), Seller is the sponsor of the Thomas Creek Mitigation Bank, a 594.50-acre mitigation bank located in Nassau County, Florida, within Regional Watershed #3 (Nassau River);

WHEREAS, Purchaser seeks to fulfill the requirements of various permit applications with SJRWMD under Florida Environmental Resource Permits (the "SJRWMD Permits") to allow the discharge of clean non-toxic fill material into a wetland for the various projects under its direct authority and control (individually, a "Capital Project" and collectively, the "Capital Projects");

WHEREAS, two such Capital Projects are the William Burgess Boulevard Extension (SJRWMD application# 118853-6) and the Westside Regional Park (SJRWMD application# 190161-1); and

WHEREAS, as a condition of the SJRWMD Permits, the Purchaser will be required to compensate for the proposed impacts to wetlands resulting from the development of the Capital Projects.

#### **Terms of Agreement**

NOW, THEREFORE, for and in consideration of the mutual covenants herein contained and other good and valuable consideration, the receipt and sufficiency of which are hereby mutually acknowledged, it is agreed as follows:

### 1. Purchase Price

Seller hereby agrees to reserve and transfer ten (10) state Forested Freshwater Uniform Mitigation Assessment Method ("UMAM") credits from the Thomas Creek Mitigation Bank (the "NCBC Mitigation Credits") for Purchaser to partially or totally fulfill the mitigation requirements of the SJRWMD Permits in consideration of the total sum of one million two hundred and fifty thousand dollars (\$1,250,000.000) (the "Purchase Price"), payable in U.S. dollars in cash or legally available funds, subject to the terms herein. The Purchase Price shall be payable to Seller on or before the date which is fifteen (15) days from the Effective Date.

## 2. Reservation and Transfer Process

The NCBC Mitigation Credits will be reserved by Seller and transferred to Purchaser as follows:

- A. <u>Reservation Period</u>. Upon Seller's timely receipt of the Purchase Price, Seller will reserve the NCBC Mitigation Credits for Purchaser for up to three (3) years from the Effective Date (the "Reservation Period").
- B. <u>Reservation Letter / Notification</u>. During the Reservation Period and within five (5) business days of receiving a written request from Purchaser, Seller will convey a letter or electronic mail to SJRWMD indicating the number of NCBC Mitigation Credits that have been reserved by Purchaser for application to the mitigation plan for a specific Capital Project (the "Reservation Letter"). Seller shall provide a copy of the Reservation Letter to Purchaser.
- C. <u>Transfer Letter / Notification</u>. During the Reservation Period and within five (5) business days of receiving a written request from Purchaser, Seller will convey a letter or electronic mail to SJRWMD indicating that the NCBC Mitigation Credits reserved for a specific Capital Project have been transferred to Purchaser for application to the Capital Project's mitigation plan (the "Transfer Letter").
- D. <u>Process</u>. During the Reservation Period, the Reservation Letter and Transfer Letter notification process described above in sections 2.B. and 2.C. may be repeated for successive Capital Projects until all NCBC Mitigation Credits have been reserved and transferred. Seller will maintain a ledger of all NCBC Mitigation Credits that have been reserved and transferred according to each Capital Project. In no event, however, will the cumulative number of mitigation credits reserved and transferred by Seller for benefit of the Capital Projects exceed ten (10) credits.

### 3. Purchaser's Obligations

Purchaser shall promptly provide to Seller all information and supporting materials regarding the Capital Projects and its mitigation plan for each such Capital Project as reasonably requested by Seller for its business purposes, including compliance with filing and approval requirements. Purchaser shall perform all obligations required to maintain compliance with the terms and conditions of its SJRWMD Permits.

## 4. Seller's Obligations

Seller represents that it is authorized by SJRWMD to convey the NCBC Mitigation Credits from Thomas Creek Mitigation Bank in accordance with its SJRWMD permit and that it has good and sufficient title to the NCBC Mitigation Credits that it will convey to Purchaser. Seller shall be responsible for the development and maintenance of the NCBC Mitigation Credits in accordance with the requirements of the SJRWMD. Except as otherwise provided in this Agreement, Purchaser shall have no rights or obligations to perform any of the responsibilities of the Seller now or hereafter set forth by the SJRWMD regarding the development and maintenance of the NCBC Mitigation Credits or the Thomas Creek Mitigation Bank.

## 5. Disclaimer and Acknowledgement

Seller does not warrant that the NCBC Mitigation Credits will be adequate to satisfy Purchaser's mitigation plan for the Capital Projects and is not obligated to transfer to Purchaser any additional wetlands mitigation credits that might be available from Thomas Creek Mitigation Bank even if the NCBC Mitigation Credits are not adequate to satisfy Purchaser's mitigation plans. Purchaser acknowledges that the NCBC Mitigation Credits are applicable only to SJRWMD jurisdiction wetlands within its Basin 3 and cannot be used to mitigate the impact to wetlands that are under the jurisdiction of the United States Army Corps of Engineers permitting system. Purchaser further acknowledges that NCBC Mitigation Credits conveyed to Purchaser are non-transferrable and, except as otherwise provided in this Agreement, the Purchase Price paid for the NCBC Mitigation Credits is non-refundable.

### 6. Brokers

Seller and Purchaser represent to each other that neither they nor anyone on their behalf has dealt with or consulted with any broker, agent or other person in connection with this matter, and that no commission or finder's fee will be payable as a result of the execution of this Agreement or the consummation of the transaction contemplated hereby. In the event a broker, agent or other person claims to have dealt with one of the parties contrary to the foregoing representation, the party with whom the broker, agent or other person claims to have dealt or consulted with agrees to indemnify and hold the other party harmless against any such claims or demands, including reasonable attorneys' fees and costs incurred by such other party.

## 7. Notices

Any notices required or permitted hereunder shall be sufficiently given if delivered by overnight courier, by First Class United States mail with return receipt requested or electronic mail to the parties hereto as follows:

#### If to Seller:

Three Rivers Timber, LLC 1548 The Greens Way, Suite 6 Jacksonville Beach, Florida 32250 Attention: William R. Lanius

Telephone: (904) 482-1113
Email: wrlanius@arendale.com

#### If to Purchaser:

Robert T. Companion, PE
Deputy County Manager - County Engineer
Board of County Commissioners - Nassau County, FL
96135 Nassau Place
Yulee, Florida 32097

Email: rcompanion@nassaucountyfl.com

Any notice given by overnight courier shall be effective as of delivery. Any notice given by First Class United States mail with return receipt requested, shall be effective as of the third business day following its posting, and any notice given by electronic mail shall be effective as of receipt of a confirmation by the sending party.

## 8. Default and Remedy

Purchaser's failure to make the payments due under this Agreement within the time periods required herein shall constitute the Purchaser's default of this Agreement. In the event of Purchaser's default hereunder, Seller shall be entitled to terminate the Agreement and retain any portion of the Purchase Price previously paid and all NCBC Mitigation Credits reserved on Purchaser's behalf as its sole remedy.

If Seller defaults hereunder, Purchaser's sole remedy shall be to terminate this Agreement and obtain a refund of the Purchase Price paid less an amount representing the pro rata portion of the Purchase Price applicable to the total number of NCBC Mitigation Credits that have been reserved by Purchaser for its Capital Projects. The parties agree and acknowledge that the SJRWMD has exclusive jurisdiction to enforce Seller's compliance with the terms and conditions of its permit authorizing the Thomas Creek Mitigation Bank, and Purchaser agrees it shall not be entitled to sue Seller, and hereby covenants not to sue Seller, to enforce compliance with the terms and conditions of the SJRWMD permit.

Prior to Seller or Purchaser exercising their respective remedies above, the other party shall provide the defaulting party with written notice and ten (10) days to cure the default prior to enforcing its remedies set forth above, except that no such cure period shall apply to or be available with respect to any failure of Purchaser to timely pay the Purchase Price.

Neither Purchaser nor Seller shall have recourse to any other remedies nor shall either party be liable for any consequential, special, punitive and exemplary damages of any nature under this Agreement.

## 9. Waiver of Jury Trial; Venue

EACH PARTY TO THIS AGREEMENT HEREBY KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY RIGHT THEY MAY HAVE TO A TRIAL BY JURY IN RESPECT OF ANY LITIGATION BASED UPON THIS AGREEMENT OR ARISING OUT OF, UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ANY OTHER AGREEMENT CONTEMPLATED AND EXECUTED IN CONNECTION HEREWITH, OR ANY COURSE OF DEALING, COURSE OF CONDUCT, STATEMENTS (WHETHER VERBAL OR WRITTEN) OR ACTIONS OF ANY PARTY HERETO. PURCHASER AND SELLER HEREBY IRREVOCABLY SUBMIT TO THE JURISDICTION OF ANY FLORIDA STATE COURT OR FEDERAL COURT SITTING IN JACKSONVILLE, DUVAL COUNTY, FLORIDA OVER ANY SUIT, ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT AND AGREE THAT VENUE FOR ANY SUCH ACTION OR PROCEEDING SHALL BE IN DUVAL COUNTY, FLORIDA. PURCHASER AND SELLER EACH HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY OBJECTION IT MAY NOW OR HEREAFTER HAVE TO

#### SUCH VENUE AS BEING AN INCONVENIENT FORUM.

## 10. Assignment and Reversion

Neither party to this Agreement shall assign any interest hereunder without the prior approval of the other party. Upon expiration of the Reservation Period, all remaining credits that are not subject to a Reservation Letter shall revert back to Seller and Purchaser shall execute any documents reasonably required in connection therewith.

### 11. Non-Waiver

No delay or omission in the exercise of any right or remedy accruing to Seller or Purchaser upon any breach under this Agreement shall impair such right or remedy or be construed as a waiver of any other breach occurring before or after such breach. The waiver by Seller or Purchaser of any breach of any term, covenant or condition stated in this Agreement shall not be deemed to be a waiver of any other breach, or of a subsequent breach of the same or any other term, covenant or condition herein contained.

## 12. Entire Agreement and Amendments

This Agreement constitutes the entire agreement of the parties and shall supersede any and all prior understandings and agreements between the parties hereto, whether written or oral, with respect to the subject matter hereof and may be amended only by a written document stating the specifics of such amendment, executed by both Seller and Purchaser. No waiver of any provision of this Agreement shall be effective unless it is in writing and signed by the party against whom it is asserted and any such written waiver shall only be applicable to the specific instance which it relates and shall not be deemed to be a continuing or future waiver.

## 13. Partial Invalidity

In the event that any term or provision of this Agreement is determined by appropriate judicial authority to be illegal or otherwise invalid, such provision shall be given its nearest legal meaning or be construed or deleted as such authority determines, and the remainder of this Agreement shall remain in full force and effect.

### 14. **Time**

If any date described in this Agreement falls on a Saturday, Sunday or national holiday, that date shall be automatically extended to the next day that is not a Saturday, Sunday or national holiday.

### Headings

The headings inserted at the beginning of sections and paragraphs herein are for convenience only and do not add to or subtract from the meaning of the contents thereof.

## 16. No Third-Party Beneficiaries

This Agreement constitutes an agreement solely between the parties hereto, and is not intended to and will not create any third-party beneficiary or confer any rights, remedies, obligations or liabilities, legal or equitable, on any person other than the parties hereto and their respective successors or assigns. This Agreement shall benefit and bind the successors and assigns of the parties hereto.

## 17. Construction of Terms

This Agreement shall not be construed more strictly against one party than against the other by virtue of the fact that initial drafts may have been prepared by counsel and/or management for one of the parties.

### 18. Confidentiality

Neither party shall disclose the material terms of this Agreement except to their officers, managers, directors and employees and to their attorneys, accountants, lenders and other consultants who have a need to know such information or as required by law.

### 19. Survival

The rights and obligations of the parties under this Agreement that would by their nature survive the expiration or termination of this Agreement shall survive the expiration or termination of this Agreement.

### 20. Counterparts

This Agreement may be executed in counterparts by the parties hereto and each shall be considered an original, but all such counterparts shall be construed together as representing one agreement between the parties hereto. Electronic copies of signatures on this Agreement shall be deemed to be originals.

[SIGNATURES APPEAR ON THE FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties have executed this Agreement on the dates specified below.

## PURCHASER:

Nassau County Board of Commissioners, Nassau County, Florida, a political subdivision of the State of Florida

By:
Name:
Γitle:
Date:/, 2022
SELLER:
THREE RIVERS TIMBER, LLC, a Florida limited liability company
By:
Name: William R. Lanius
Title: President
Date: / 2022