RESOLUTION OF THE FAYETTEVILLE PUBLIC WORKS COMMISSION TO ACCEPT A STATE LOAN OFFER UNDER THE SAFE DRINKING WATER ACT AMENDMENTS OF 1996

WHEREAS, the Safe Drinking Water Act Amendments of 1996 and the North Carolina Water Infrastructure Fund have authorized the making of loans and/or grants, as applicable, to aid eligible, drinking-water system owners in financing the cost of construction for eligible, drinking-water infrastructure, and

WHEREAS, the North Carolina Department of Environmental Quality (NCDEQ) has amended and increased the previous State Revolving Loan offer of \$10,719,300 by \$5,000,000 to a total of \$15,719,300 for the construction of the P.O. Hoffer WTP/ Glenville Lake WTP Reliability Improvements project (Exhibit A); and

WHEREAS, the Fayetteville Public Works Commission (COMMISSION) intends to construct said project in accordance with the approved plans and specifications; and

WHEREAS, the loan terms for P.O. Hoffer WTP/ Glenville Lake WTP Reliability Improvements project are 20 years, 1.02% interest and 2% closing fee, and

NOW THEREFORE BE IT RESOLVED BY THE COMMISSION THAT:

- 1. The COMMISSION does hereby accept the amended State Revolving Loan offer of \$15,719,300 as presented in Exhibit A, contingent upon approval of the same by the City Council of the City of Fayetteville pursuant to Charter Section 6A.19.
- 2. The COMMISSION does hereby give assurance to NCDEQ that all items specified in the loan offer, Section II Assurances will be adhered to.
- 3. Timothy L. Bryant, CEO/General Manager of the COMMISSION, and successors so titled, is hereby authorized and directed to furnish such information as the appropriate State agency may request in connection with such application or the project; to make the assurances as contained above; to execute the promissory note; and to execute such other documents as may be required in connection with the application.
- 4. The COMMISSION has substantially complied or will substantially comply with all Federal, State and local laws, rules, regulations, and ordinances applicable to the project and to Federal and State grants and loans pertaining thereto.
- 5. The COMMISSION requests that the City Council of the City of Fayetteville approve this loan pursuant to Charter Section 6A.19 by adopting a Resolution in the form attached hereto.

Adopted this 8th day of November, 2023.

FAYETTEVILLE PUBLIC WORKS COMMISSION

Donald L. Porter, Chairman

ATTEST:

Ronna Rowe Garrett, Secretary

STATE OF NORTH CAROLINA DEPARTMENT OF ENVIRONMENTAL QUALITY DIVISION OF WATER INFRASTRUCTURE

	Project Number: Assistance Listing Numbe	r: 66.468	
	Additional Amount for		
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		Burning Total	
		Daniel Trans	
		L PROVIOUS LOTS	Total Offered
	Funding Increases	Previous rotal	Total Officied
\boxtimes	\$5,000,000	\$10,719,300	\$15,719,300
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	Total Financial As	sistance Offer:	\$ 15,719,300
ŧ			\$ 25,441,450
	Estimated Closing Fee*: For Loans		\$ 314,386
	Principal Forgiveness:		\$0
	Interest Rate:		1.02 % APR
	Maximum Loan T	erm:	20 Years
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partm	ent of Environmental Qualit	y as naving surricle	ant priority to recei
ng on i	hehalf of the State of Nort	h Carolina, hereb	v offers the financ
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	 Date		
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	DDY, do hereby accept this	Financial Award C	Offer and will com
Condit		Financial Award C	Offer and will com
	id State State partm ng on kaf, D arolina Far Til CE take s	Total Project Cost Estimated Closing For Loans Principal Forgiver Interest Rate: Maximum Loan T loan amount. State law, State law, State law, and partment of Environmental Qualit arolina Department of Environmental Fayetteville Public Works Con Timothy L. Bryant CEO/General Manager take such action, as evidenced	Estimated Closing Fee*: For Loans Principal Forgiveness: Interest Rate: Maximum Loan Term: loan amount. State law, State law, State law, and partment of Environmental Quality as having sufficient and partment of Environmental Quality as having sufficient arolina Department of Environmental Quality Lo/24/2023 Date Fayetteville Public Works Commission Timothy L. Bryant CEO/General Manager take such action, as evidenced by the attached

APPLICABLE STANDARD CONDITIONS

Project Applicant: Fayetteville Public Works Commission Project Numbers: WIF-1998

The following "super cross-cutters" apply to SRF projects and may be found in the Public Policy Requirements
section of the EPA General Terms and Conditions for each year's appropriation. This document can be found at
www.epa.gov/ogd/tc.htm. Please note that nothing is submitted to the State's SRF program offices regarding
compliance with these items.

- (a) Title VI of the Civil Rights Act of 1964
- (b) Section 504 of the Rehabilitation Act of 1973
- (c) The Age Discrimination Act of 1975
- (d) Section 13 of the Federal Water Pollution Control Act Amendments of 1972
- 2. Acquisition of Real Property must comply with all applicable provisions of the Uniform Relocation and Real Property Acquisition Policies Act of 1970 (PL 92-646), as amended. The Applicant shall certify it has or will have a fee simple, or such other estate or interest in the site of the project, including necessary easements and rights-of-way, to assure undisturbed use and possession for purposes of construction and operation for the estimated life of the project using a certification form provided by the Department of Environmental Quality (DEQ).
- 3. Specific MBE/WBE "disadvantaged businesses enterprise" (DBE) forms and instructions are provided, which are to be included in the contract specifications. These forms will assist with documenting positive efforts made by the Applicant, their consultant(s) and contractor(s) to utilize DBEs. Such efforts should allow DBEs the maximum feasible opportunity to compete for subagreements and subcontracts to be performed. Documentation of efforts made to utilize DBE firms must be maintained by the Applicant and their construction contractor(s), and made available upon request.
- 4. The Applicant shall comply fully with Subpart C of the Code of Federal Regulations (CFR), Chapter 2, Part 180, entitled, "Responsibilities of Participants Regarding Transactions Doing Business with Other Persons," as implemented and supplemented by 2 CFR Part 1532. The Applicant is responsible for ensuring that any lower-tier covered transaction, as described in Subpart B of 2 CFR Part 180, entitled "Covered Transactions," includes a term or condition requiring compliance with Subpart C. The Applicant is responsible for further requiring the inclusion of a similar term or condition in any subsequent lower-tier covered transactions. The Applicant may access suspension and debarment information at: http://www.sam.gov. This system allows applicants to perform searches determining whether an entity or individual is excluded from receiving Federal assistance.
- 5. The construction contract(s) require(s) the contractor to adhere to the Davis-Bacon and Related Acts Provisions and Procedures, as listed in the Code of Federal Regulations, Chapter 29, Part 5, Section 5 (29 CFR 5.5). Public Law pertaining to this is also enacted in Title 40, United States Code, Subtitle II Section 3141 through Section 3148.
- **6.** As required by H.R. 3547, "Consolidated Appropriations Act, 2014" Section 436, Division G, Title IV, this project is subject to the federal "American Iron-and-Steel" provisions. The State provides detailed requirements, to be included in the construction contract specifications.

ASSURANCES

Project Applicant: Fayetteville Public Works Commission

Project Numbers:

WIF-1998

- 1. The Applicant intends to construct the project, or cause it to be constructed to final completion, in accordance with the Application approved for financial assistance by the Division of Water Infrastructure. The Applicant acknowledges that in the event a milestone contained within the most recent Drinking Water State Revolving Fund Intended Use Plan and/or the Letter of Intent to Fund is missed, the Department of Environmental Quality will rescind this Funding Award Offer.
- 2. The Applicant is responsible for paying for those costs that are ineligible for SRF funding.
- **3.** The construction of the project, including the letting of contracts in connection therewith, conforms to the applicable requirements of State and local laws and ordinances.
- **4.** As of the acceptance of this Funding Award Offer, Steps "A-D" in the "North Carolina SRF Program Overview and Guidance" (SRF Guidance Document enclosed with the Funding Award Offer) will be complete. These Assurances, likewise, incorporate the most recent version of the SRF Guidance Document, and the Applicant hereby certifies by accepting this Funding Award Offer that it will adhere to the subsequent steps in the SRF Guidance Document. The remaining steps generally govern project design, bidding, contracting, inspection, reimbursements, close-out and repayment.
- 5. The Applicant will provide and maintain adequate engineering supervision and inspection.
- **6.** The Applicant agrees to establish and maintain a financial management system that adequately accounts for revenues and expenditures. Adequate accounting and fiscal records will be maintained during the construction of the project, and these records will be retained and made available for a period of at least three (3) years following completion of the project.
- 7. All SRF funds loaned shall be expended solely for carrying out the approved project, and an audit shall be performed in accordance with G.S. 159-34. Partial disbursements on this loan will be made promptly upon request, subject to adequate documentation of incurred eligible costs, and subject to the Applicant's compliance with the "Standard Conditions" of this Funding Award Offer. The Applicant agrees to make prompt payment to its contractor, and to retain only such amount as allowed by North Carolina General Statute.
- 8. The Applicant will expend all the requisitioned funds for the purpose of paying the costs of the project within three (3) banking days following the receipt of the funds from the State. Please note the State is not a party to the construction contract(s) and the Applicant is expected to uphold its contract obligations regarding timely payment.
- **9.** The applicant acknowledges that loan funds contained in this Funding Offer require approval from the North Carolina Local Government Commission before they can be disbursed.