STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

STATE REVOLVING FUND LOAN PROGRAM for Point Source Water Pollution Control

LOAN APPLICATION



Florida Department of Environmental Protection State Revolving Fund Program Marjory Stoneman Douglas Building 3900 Commonwealth Blvd., MS 3505 Tallahassee, FL 32399-3000

TABLE OF CONTENTS

		Number
LOAN A	APPLICATION	
(1) (2) (3)	SUBMITTALCOMPLETING THE APPLICATIONASSISTANCE	1 1 1
PART I	- ADMINISTRATIVE INFORMATION	
	PROJECT SPONSOR	1 1 1 1 1
PART I	I - PROJECT INFORMATION	
A. PRE	CONSTRUCTION PROJECT	
(2)	ACTIVITIES	2 2 2
B. CON	STRUCTION PROJECT	
	ACTIVITIES	2 3 3
PART I	II - FINANCIAL INFORMATION	
(2)	PRINCIPAL TERMS AND REPAYMENT ANNUAL FUNDING LIMIT INFORMATION ON LIENS ACTUAL AND PROJECTED REVENUES AVAILABILITY OF PLEDGED REVENUES LOAN SERVICE FEE.	3 3 3 4 4 4
	V - AUTHORIZATION AND ASSURANCES	
	AUTHORIZATIONASSURANCES	4 4
PART V	- SUPPLEMENTARY INFORMATION	
SCH SCH	IEDULE OF PRIOR AND PARITY LIENS	7 8 9

LOAN APPLICATION

- (1) SUBMITTAL. Submit the application and attachments to the Department of Environmental Protection, MS 3505, State Revolving Fund Program, 3900 Commonwealth Blvd., Tallahassee, Florida 32399-3000. The application (and backup) may be submitted electronically to the Department's Project Manager.
- (2) COMPLETING THE APPLICATION.
- (a) This application consists of five parts: (I) ADMINISTRATIVE INFORMATION; (II) PROJECT INFORMATION; (III) FINANCIAL INFORMATION; (IV) AUTHORIZATION AND ASSURANCES; and (V) SUPPLEMENTARY INFORMATION.
- (b) All information provided on this application must be printed. Monetary amounts may be rounded.
- (c) Forms and attachments to be submitted are denoted with italic print.
- (3) ASSISTANCE. Completing this application may require information that can be obtained from Clean Water State Revolving Fund Program staff. Please email SRF_Reporting@dep.state.fl.us for assistance in completing this application.

PART I - ADMINISTRATIVE INFORMATION

(1)	PROJECT SPONSOR					
	Federal Employer Identification Number					
(2)	AUTHORIZED REPRESE	NTATIVE (person authoriz	ed to sign or attest loan documents).			
	Name		Title			
	Telephone	FAX	Email			
	Mailing Address					
(3)	PRIMARY CONTACT (per	rson to answer questions re	garding this application).			
	Name		Title			
	Telephone	FAX	Email			
	Employer					
	3.6.111 4.1.1					
(4)	the information (Attachment	t #).	nal person is to receive copies of Depa	•		
			Email			
	·					
	Mailing Address					
(5)	PROJECT NUMBER (listed	d on the Department's prior	ity list).			
(6)	INTERIM FINANCING. conditions regarding such fi		ect sponsor that has interim financia	ng may be subject to certain		
	Is the project currently be	ing funded with interim f	inancing? Yes	☐ No		

PART II – PROJECT INFORMATION

If you are applying for a planning, design, or SSES loan for a project that will involve construction, complete only Subpart A below. If you are applying for a loan to construct a project that is already planned and designed, complete only Subpart B below.

A.	PLANNING, DESIGN OR SSES PROJECT
Infor	mation should be provided for each separate facility to be planned and designed as appropriate. For design/build project
(not e	eligible for design loans) or those where multiple facilities, segments, or phases are involved, please attach information

(not e	mation should be provided for each separate facility to be planned and designed as appropriate. For de- eligible for design loans) or those where multiple facilities, segments, or phases are involved, please etivities, schedule, and cost for each. (Attachment #)	_			
(1)	ACTIVITIES. Attach a brief description of the scope of planning and design activities to be find Include a list of any specialized studies to be performed. (<i>Attachment</i> #) Are these activities scheduled on the <i>Request for Inclusion Form</i> ? Yes No. If "No", please explain. (<i>Attachment</i> #)	s the s	ame as		
(2)	SCHEDULE.				
(a)	Provide proposed completion dates for the items. (Please call Department staff to discuss time francequired tasks.)	mes ne	eeded t	o com	plete
	Planning documentation				
	Engineering work				
	Certification of site availability				
	Permit				
(b)	Do you anticipate that an interlocal agreement with another party will be necessary to implement the project? If "Yes", please explain. (<i>Attachment</i> #)		Yes		No
(c)	Is this a design/build project?		Yes		No
(3)	COST. Is the cost information submitted for the planning, design or SSES loan priority list current? If "No", please explain and submit revised cost information using the appropriate page of the <i>Request for Inclusion Form.</i> (Attachment #) Note that the disbursable amount will be limited to the priority list amount.		Yes		No
PRE	ECONSTRUCTION LOAN APPLICANTS PROCEED TO PART III.				
В.	CONSTRUCTION OR I/I REHABILITATION PROJECT				
(1)	ACTIVITIES.				
(a)	Attach a brief description of construction or I/I rehabilitation activities to be financed by this loa contracts (by title) corresponding to the plans and specifications accepted by the Department (Attach				of the
	Are these contracts the same as those scheduled on the Request for Inclusion Form?		Yes		No
	If "No", please explain. (Attachment #)				
(b)	Have any of the contracts been bid?		Yes		No
	If "Yes", indicate which contracts have been bid. (Attachment #)				
(c)	Was planning, design, or SSES for this project financed in another SRF loan?		Yes		No
	If "Yes", give the SRF loan number.				
(d)	Does this project involve an interlocal agreement with other local governments or other entities?		Yes		No
	If "Yes", attach a copy of the interlocal agreement. (Attachment #)				
	Is the interlocal agreement fully executed and enforceable?		Yes		No
	If "No", please explain (Attachment #).				_

(2)	SCHEDULE.	(month and year)
(a)	Anticipated notice to proceed for first construction contract.	
(b)	Anticipated completion of all construction contracts.	
(3)	COST. Is the cost information submitted for the priority list current?	Yes No
	If "No", please explain and submit revised cost information using the appropriate page of the <i>Requient #</i>) Note that the disbursable amount will be limited to the priority list amount.	uest for Inclusion Form
PAR'	T III - FINANCIAL INFORMATION <mark>(NOT APPLICABLE)</mark>	
limita	nates of the capitalized interest, project useful life for financial hardship loans, financing rate, pledged ations on annual loan amounts for large projects, applicability and amount of repayment reserves, a see fee and any other information may be obtained by contacting staff in the State Revolving Fund Man	mount of the loan
(1)	PRINCIPAL. The requested amount of the loan which does not include capitalized interest is	
	Note that the disbursable amount will be limited to the priority list amount and must be consinformation provided under PART II of this application. Also note that the capitalized interest is a it is subject to adjustment by the Department to reflect actual disbursement timing. The principal a not include the loan service fee.	an inexact estimate, and
(2)	TERMS AND REPAYMENT.	
(a)	Loans to local government project sponsors are amortized over the lesser of useful life of the project project is to serve a small community qualifying as having a financial hardship. Loans to financia may be amortized over the lesser of useful life of the project or 30 years. Loans to non-government amortized over the lesser of the useful of the project or 20 years. Finance charges and principal are	l hardship communities tal project sponsors are
	What is the useful life of the project? (years)	
	Over how many years would you like to amortize the loan? (years)	
(b)	List all revenues that are to be pledged for repayment of this loan.	<u>.</u>
(c)	Pledged revenue receipts or collections by the project sponsor must exceed the amount of the Department unless there are other collateral provisions. The excess revenue, or coverage, ger repayment.	
	What coverage is proposed for the loan?% (coverage percentage)	
(d)	Is any other financial assistance being applied to this project?	Yes No
	If "Yes", please list. (Attachment #)	
(3)	ANNUAL FUNDING LIMIT. Large project funding (generally, loans in excess of \$10 millio increments pursuant to the initial loan agreement and subsequent amendments. Each increment financing rate as established in the agreement or amendment providing that increment.	
(4)	INFORMATION ON LIENS.	
(a)	Describe, if applicable, all debt obligations having a prior or parity lien on the revenues pledged (<i>Attachment</i> #) For example: City Name, Florida, Water and Sewer System Revenue Bonds, in the amount of \$10,000,000, pursuant to Ordinance No. 93-104, as amended and supplemented by 156.	Series 1996, issued
(b)	Using the Part V, Schedule of Prior and Parity Liens, provide debt service information, if applicable parity obligation.	e, on each prior and

- (c) For the listed obligations, provide a copy of the ordinance(s), resolution(s), official statement(s), or pages thereof, setting forth the definitions, use of proceeds, debt service schedule, pledged revenues, rate covenants, provisions for issuing additional debt, provisions for bond insurance, and debt rating. (Attachment #_____).
- (d) Describe any other notes and loans payable from the revenues pledged to repay this loan. (Attachment #_____).
- (5) ACTUAL AND PROJECTED REVENUES.
- (a) Complete the Part V, Schedule of Actual Revenues and Debt Coverage for the past two fiscal years.
- (b) Complete the Part V, Schedule of Projected Revenues and Debt Coverage, demonstrating the availability of pledged revenues for loan repayment.
- (6) AVAILABILITY OF PLEDGED REVENUES. All sources must be supported by a written legal opinion. (*Attachment* #_____) The opinion must address the following:
- (a) Availability of the revenues to repay the loan.
- (b) Right to increase rates at which revenues shall be collected to repay the loan.
- (c) Subordination of the pledge if pledged revenues are subject to a prior or parity lien.
- (7) LOAN SERVICE FEE. A loan service fee is assessed on each loan. The fee is not part of the loan. The fee along with interest thereon will be deducted from the first available repayments after the final amendment to the loan agreement.

PART IV - AUTHORIZATION AND ASSURANCES

- (1) AUTHORIZATION. Provide an authorizing resolution of the Applicant's governing body or other evidence of authorization (*Attachment* #) for the following:
- (a) Pledging revenues to repay the loan.
- (b) Designation of the Authorized Representative(s) to file this application, provide assurances, execute the loan agreement, and represent the Applicant in carrying out responsibilities (including that of requesting loan disbursements) under the loan agreement.
- (2) ASSURANCES. The Applicant agrees to comply with the laws, rules, regulations, policies and conditions relating to the loan for this project. Applicants should seek further information from the Clean Water State Revolving Fund Program staff as to the applicability of the requirements if the necessity for the assurances is of concern. Specifically, the Applicant certifies that it has complied, as appropriate, and will comply with the following requirements, as appropriate, in undertaking the Project:
- (a) Assurances for capitalization grant projects.
- 1. Complete all facilities for which funding has been provided.
- 2. The Archaeological and Historic Preservation Act of 1974, PL 93-291, and the National Historic Preservation Act of 1966, PL 89-665, as amended, regarding identification and protection of historic properties.
- 3. The Clean Air Act, 42 U.S.C. 7506(c), which requires conformance with State Air Quality Implementation Plans.
- 4. The Coastal Zone Management Act of 1972, PL 92-583, as amended, which requires assurance of project consistency with the approved State management program developed under this Act.
- 5. The Endangered Species Act, 16 U.S.C. 1531, et seq., which requires that projects avoid disrupting threatened or endangered species and their habitats.
- 6. Executive Order 11593, Protection and Enhancement of the Cultural Environment, regarding preservation, restoration and maintenance of the historic and cultural environment.
- 7. Executive Order 11988, Floodplain Management, related to avoiding, to the extent possible, adverse impacts associated with floodplain occupancy, modification and development whenever there is a practicable alternative.
- 8. Executive Order 11990, Protection of Wetlands, related to avoiding, to the extent possible, adverse impacts associated with the destruction or modification of wetlands and avoiding support of construction in wetlands.
- 9. The Fish and Wildlife Coordination Act, PL 85-624, as amended, which requires that actions to control natural streams or other water bodies be undertaken to protect fish and wildlife resources and their habitats.

- 10. The Safe Drinking Water Act, Section 1424(e), PL 93-523, as amended, regarding protection of underground sources of drinking water.
- 11. The Wild and Scenic Rivers Act, PL 90-542, as amended, related to protecting components or potential components of the national wild and scenic rivers system.
- 12. The federal statutes relating to nondiscrimination, including: The Civil rights Act of 1964, PL 88-352, which prohibits discrimination on the basis of race, color or national origin; the Age Discrimination Act, PL 94-135, which prohibits discrimination on the basis of age; Section 13 of the Federal Water Pollution Control Act, PL 92-500, which prohibits sex discrimination; the Rehabilitation Act of 1973, PL 93-112, as amended, which prohibits discrimination on the basis of handicaps.
- 13. Executive Order 11246, Equal Employment Opportunity, which provides for equal opportunity for all qualified persons.
- 14. Executive Orders 11625 and 12138, Women's and Minority Business Enterprise, which require that small, minority, and women's business and labor surplus areas are used when possible as sources of supplies, equipment, construction and services.
- 15. The Coastal Barrier Resources Act, 16 U.S.C. 3501 et seq., regarding protection and conservation of the coastal barrier resources.
- 16. The Farmland Protection Policy Act, 7 U.S.C. 4201 et seq., regarding protection of agricultural lands from irreversible loss.
- 17. The Uniform Relocation and Real Property Acquisition Policies Act of 1970, PL 91-646, which provides for fair and equitable treatment of persons displaced or whose property is acquired as a result of federal or federally assisted programs.
- 18. The Demonstration Cities and Metropolitan Development Act of 1966, PL 89-754, as amended, which requires that projects be carried out in accordance with area wide planning activities.
- 19. Section 306 of the Clean Air Act, Section 508 of the Clean Water Act and Executive Order 11738, which prohibit manufacturers, firms, or other enterprises on the EPA's list of Violating Facilities from participating in the Project.
- 20. Executive Order 12549, Debarment and Suspension, which prohibits any award to a party which is debarred or suspended or is otherwise excluded from, or ineligible for, participation in federal assistance programs.
- 21. Minority and Women's Business Enterprise participation in project work using numerical goals, established by the U.S. Environmental Protection Agency, and to be set forth in the specifications for construction and materials contracts.
- (b) Assurances for other projects.
- 1. Chapter 161, Part I, F.S., "Beach and Shore Preservation Act" and Part III, "Coastal Zone Protection Act of 1985" which regulate coastal zone construction and all activities likely to affect the condition of the beaches or shore.
- 2. Chapter 163, Part II, F.S., the "Local Government Comprehensive Planning and Land Development Regulation Act" which requires units of local government to establish and implement comprehensive planning programs to control future development.
- 3. Chapter 186, F.S., State and Regional Planning, which requires conformance of projects with Regional Plans and the State Comprehensive Plan.
- 4. Chapter 253, F.S., "Emergency Archaeological Property Acquisition Act of 1988" which requires protection of archaeological properties of major statewide significance discovered during construction activities.
- 5. Chapter 258, Part III, F.S., which requires protection of components or potential components of the national wild and scenic rivers system.
- 6. Chapter 267, F.S., the "Florida Historical Resources Act" which requires identification, protection, and preservation of historic properties, archaeological and anthropological sites.
- 7. Chapter 287, Part I, F.S., which prohibits parties convicted of public entity crimes or discrimination from participating in State-assisted projects and which requires consideration of the utilization of Minority Business Enterprises in State-assisted projects.
- 8. Chapter 372, F.S., the Florida Endangered and Threatened Species Act which prohibits the killing or wounding of an endangered, threatened, or special concern species or intentionally destroying their eggs or nest.

- 9. Chapter 373, Part IV, F.S., Florida Water Resources Act of 1972, which requires that activities on surface waters or wetlands avoid adversely affecting: public health, safety, welfare, or property; conservation of fish and wildlife, including endangered or threatened species or their habitats; navigation or the flow of water; the fishing or recreational values or marine productivity; and significant historical and archaeological resources.
- 10. Chapter 380, Part I, F.S., Florida Environmental Land and Water Management Act of 1972 as it pertains to regulation of developments and implementation of land and water management policies.
- 11. Chapter 381, F.S., Public Health, as it pertains to regulation of onsite wastewater systems.
- 12. Chapter 403, Part I, F.S., Florida Air and Water Pollution Control which requires protection of all waters of the state.
- 13. Chapter 582, F.S., Soil and Water Conservation Act which requires conformance with Water Management District's regulations governing the use of land and water resources.
- 14. Governor's Executive Order 95-359, which requires State Clearinghouse review of project planning documentation and intergovernmental coordination.
- (c) Assurances for all projects. The loan recipient certifies that it is not listed on the governmentwide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension."

I, the undersigned Authorized Representative of the Applicant, hereby certify that all information contained herein and in the attached is true, correct, and complete to the best of my knowledge and belief. I further certify that I have been duly authorized to file the application and to provide these assurances.

Signed this	Day of	, 20
Authorized Representative	(signature)	(name typed or printed)

Attachments

(NOT APPLICABLE)

PART V – SUPPLEMENTARY INFORMATION

SCHEDULE OF PRIOR AND PARITY LIENS (EXCLUDING SRF LOANS)

List annual debt service beginning two years before the anticipated loan agreement date and continuing at least three additional fiscal years. Use additional pages as necessary.

No	Identify Each Obligation	#1		#2	; 	#3
Fiscal Year Annual Debt Service (Principal Plus Interest) Total Debt Service Force Incl. Coverage 2011 \$	Coverage		%			
Fiscal Year Annual Debt Service (Principal Plus Interest) Total Debt Service Service Incl. Coverage 2011 \$	Insured?	Yes	No	Yes	No Yes	s No
2011 \$						Service Incl.
2012 \$						
2013 \$						
2014 \$						
2015 \$						
2016 \$						
2017 \$						
2018 \$						
2019 \$						
2020 \$						
2021 \$						
2022 \$						
2023 \$						
2024 \$						
2025 \$						
2026 \$						
2027 \$						
2028 \$ \$ \$ \$ \$ 2029 \$ \$ \$ \$ \$ 2030 \$ \$ \$ \$ \$ 2031 \$ \$ \$ \$ \$ 2032 \$ \$ \$ \$ \$ 2033 \$ \$ \$ \$ \$ 2034 \$ \$ \$ \$ \$ 2035 \$ \$ \$ \$						
2029 \$						
2030 \$						
2031 \$						
2032 \$ \$ \$ \$ 2033 \$ \$ \$ \$ 2034 \$ \$ \$ \$ 2035 \$ \$ \$ \$						
2033 \$						
2034 \$ \$ \$ \$ 2035 \$ \$ \$						
2035 \$ \$ \$ \$						

2037

(NOT APPLICABLE)

PART V – SUPPLEMENTARY INFORMATION

SCHEDULE OF ACTUAL REVENUES AND DEBT COVERAGE

(Provide information for the two fiscal years preceding the anticipated date of the SRF loan agreement.)

		FY 20	FY 20
(a)	Operating Revenues (Source)		
(b)	Interest Income		
(c)	Other Income or Revenue (Identify)		
(d)	Total Revenues		
(e)	Operating Expenses (excluding interest on debt, depreciation, and other non-cash items)		
(f)	Net Revenues $[(f) = (d) - (e)]$		
(g)	Debt Service (including any required coverage)		
(h)	Attach audited annual financial report(s) support the above information. Include a compliance with covenants of debt oblig repayment of the SRF Loan. (Attachment	any notes or comments from the au ations having a prior or parity lien	dit reports regarding
(i)	Attach worksheets reconciling this page backing out depreciation and interest pay		
(j)	If the net revenues were not sufficient to explain what corrective action was taken		ge requirement, please

(NOT APPLICABLE)

PART V – SUPPLEMENTARY INFORMATION

SCHEDULE OF PROJECTED REVENUES AND DEBT COVERAGE

Begin with the fiscal year preceding first anticipated semiannual loan payment and continuing for at least three additional years. Attach a separate page for previous State Revolving Fund loans. (*Attachment* #____)

		FY 20	FY 20	FY 20	FY 20	FY 20
(a)	Operating Revenue					
(b)	Interest Income					
(c)	Other Income or Revenue (identify)					
(d)	Total Revenues					
(e)	Operating Expenses (excluding interest on debt, depreciation, and other non-cash items)					
(f)	Net Revenues $(f = d - e)$					
(g)	Revenue (including coverage) pledged to debt service, excluding SRF loans					
(h)	Revenue (including coverage) pledged to outstanding SRF loans					
(i)	Revenue Available for this SRF Loan $[(i) = (f) - (g) - (h)]$					
(j)	Identify the source of the above infinclude an explanation of any reverservice growth, inflation adjustmen considerations.	nue and expense	growth or other adj	justments; for exam	mple, any rate in	creases,
(k)	For construction loans, are the above feasibility information?	ve projections co	onsistent with the ac	ecepted financial		es 🗌 No
	If "No", please explain. (Attachme	nt #)				

PART V – SUPPLEMENTARY INFORMATION

LIST OF ATTACHMENTS

LIST OF ATTACHMENTS. This application requires the submittal of *Attachments* to provide supplemental information. The application is not complete without the completed *List of Attachments*. Please list all attachments that you are including with this application form.

Attachment	Number

Attachment No 1: Brief Project Description

Project Sponsor: City of Pompano Beach

Project Name: Water Treatment Plant Improvements

Phase 1: Deep Injection Well (IW2)

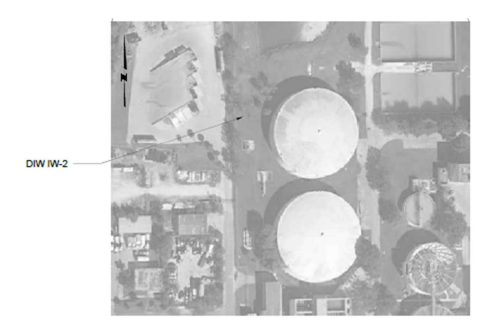
Latitude/Longitude: Water Treatment Plant (26°14'26.7" N, 80°07'15" W)

PSW ID: 4061129

Loan Number: WW0624D0 (Emerging Contaminant)

The City of Pompano Beach (City) owns and operates a 50 million gallon per day (mgd) water treatment plant (PWS ID: 4061129) that utilizes both conventional lime softening (LS) (40 mgd) and nanofiltration (NF) membrane (10 mgd) processes to treat raw water from the surficial Biscayne Aquifer. The City's water sampling program has identified the presence of emerging contaminants that are currently not regulated but are listed on the United States Environmental Protection Agency's Fifth Unregulated Contaminant Monitoring Rule (USEPA's UCMR5), in the raw water that supplies the water treatment plant. The water treatment plant buildout of the NF facility requires an additional deep injection well for the additional concentrate from new NF treatment train.

The City submitted a Request for Inclusion (RFI) to the Drinking Water State Revolving Fund (DWSRF) that was priority listed at the August 13, 2025, priority listing meeting. The City received two fund allocations for this project at the priority list meeting; a WW0624D0 loan (\$5,968,305 with 100% principal forgiveness) with emerging contaminant funds and the WW0624E0 with conventional loan (\$10,604,695) funds. The City intends to use SRF funds acquired to finance the additional deep injection well (IW-2), to address public health and welfare of the City's drinking water customers by providing compliance with PFAS NPDWR for the long term, in the most cost-effective manner possible.



VICINITY MAP

RESOLUTION NO. 2026-

CITY OF POMPANO BEACH Broward County, Florida

A RESOLUTION OF THE CITY COMMISSION OF THE CITY FLORIDA, **POMPANO** BEACH, RESCINDING RESOLUTION NO. 2026-20 AND APPROVING AND AUTHORIZING THE PROPER CITY OFFICIALS TO APPLY FOR THE STATE OF FLORIDA DEPARTMENT ENVIRONMENTAL PROTECTION STATE REVOLVING FUND LOAN PROGRAM, LOAN AGREEMENT WW0624D, TO FINANCE DEEP INJECTION WELL 2; MAKING **FINDINGS**: **AUTHORIZING** THE LOAN APPLICATION; APPROVING AND AUTHORIZING THE **LOAN AGREEMENT**; **DESIGNATING AUTHORIZED** REPRESENTATIVES; AUTHORIZING THE PROPER CITY OFFICIALS TO EXECUTE THE LOAN AGREEMENT; PROVIDING ASSURANCES; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; PROVIDING AN EFFECTIVE DATE.

WHEREAS, that Resolution No. 2026-20 is hereby rescinded in its entirety; and

WHEREAS, Florida Statutes provides for loans to local government agencies to finance the construction of Deep Injection Well 2; and

WHEREAS, Florida Administrative Code rules require authorization to apply for loans, to designate an authorized representative; to provide assurances of compliance with loan program requirements; and to enter into a loan agreement; and

WHEREAS, the State Revolving Fund loan priority list designates Project No. WW0624D (DIW-IW-2) as eligible for available funding; and

WHEREAS, the City of Pompano Beach, Florida, intends to enter into a loan agreement with the Department of Environmental Protection under the State Revolving Fund for project financing upon approval of the loan application; now, therefore,

BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF POMPANO BEACH FLORIDA:

SECTION 1. That Resolution No. 2026-20 is hereby rescinded in its entirety.

SECTION 2. The foregoing findings are incorporated herein by reference and made a part

hereof.

SECTION 3. The City of Pompano Beach, Florida, is authorized to apply for a loan to finance

the Project referenced above.

SECTION 4. The loan principal amount upon the City's compliance with all provisions of

the loan agreement is \$5,968,305 with 100% principal forgiveness.

SECTION 5. The City's Utilities Director is hereby designated as the authorized

representative to provide the assurances and commitments required by the loan application.

SECTION 6. The Mayor is hereby designated as the authorized representative to execute the

loan agreement which will become a binding obligation in accordance with its terms when signed by

both parties. The Mayor is authorized to represent the City in carrying out the City's responsibilities

under the loan agreement. The Mayor is authorized to delegate responsibility to appropriate City staff

to carry out technical, financial, and administrative activities associated with the loan agreement.

SECTION 7. All resolutions or part of Resolutions in conflict with any of the provisions of

this Resolution are hereby repealed.

SECTION 8. If any section or portion of a section of this Resolution proves to be invalid,

unlawful, or unconstitutional, it shall not be held to invalidate or impair the validity, force, or effect of

any other section or part of this Resolution.

SECTION 9. This Resolution shall become effective upon passage.

PASSED AND ADOPTED this ______ day of _______, 2025.

REX HARDIN, MAYOR

ATTEST:

KERVIN ALFRED, CITY CLERK

11/17/25

1:reso/2026-47

2