

PURCHASE OF SERVICE AGREEMENT

THIS AGREEMENT ("Agreement") is made this 23 day of September 2015, by and between the Adams County Board of County Commissioners, located at 4430 South Adams County Parkway, Brighton, Colorado 80601, hereinafter referred to as the "County," and Quantum Water Consulting, located at 1746 South Cole Boulevard, Suite 340, Lakewood, Colorado 80401, hereinafter referred to as the "Contractor." The County and the Contractor may be collectively referred to herein as the "Parties".

The County and the Contractor, for the consideration herein set forth, agree as follows:

1. SERVICES OF THE CONTRACTOR:

1.1. All work shall be in accordance with the attached RFP 2015.124 for the Professional Consultation Services for the Shooting Range Remediation Planning and the Contractor's response to the RFP 2015.124 attached hereto as Exhibit A, and incorporated herein by reference. Should there be any discrepancy between Exhibit A and this Agreement the terms and conditions of this Agreement shall prevail.

1.2. Emergency Services: In the event the Adams County Board of County Commissioners declares an emergency, the County may request additional services (of the type described in this Agreement or otherwise within the expertise of the Contractor) to be performed by the Contractor. If the County requests such additional services, the Contractor shall provide such services in a timely fashion given the nature of the emergency, pursuant to the terms of this Agreement. Unless otherwise agreed to in writing by the parties, the Contractor shall bill for such services at the rates provided for in this Agreement.

2. RESPONSIBILITIES OF THE COUNTY: The County shall provide information as necessary or requested by the Contractor to enable the Contractor's performance under this Agreement.

3. TERM:

3.1. Term of Agreement: The Term of this Agreement shall be for one-year from the date of this Agreement.

3.2. Extension Option: The County, at its sole option, may offer to extend this Agreement as necessary for up to two, one year extensions providing satisfactory service is given and all terms and conditions of this Agreement have been fulfilled. Such extensions must be mutually agreed upon in writing by the County and the Contractor.

4. PAYMENT AND FEE SCHEDULE: The County shall pay the Contractor for services furnished under this Agreement, and the Contractor shall accept as full payment for those services, the sum of ninety-six thousand, five hundred forty-two dollars (\$96,542.00):

4.1. Payment pursuant to this Agreement, whether in full or in part, is subject to and contingent upon the continuing availability of County funds for the purposes hereof. In the event that funds become unavailable, as determined by the County, the County may immediately terminate this Agreement or amend it accordingly.

5. **INDEPENDENT CONTRACTOR:** In providing services under this Agreement, the Contractor acts as an independent contractor and not as an employee of the County. The Contractor shall be solely and entirely responsible for his/her acts and the acts of his/her employees, agents, servants, and subcontractors during the term and performance of this Agreement. No employee, agent, servant, or subcontractor of the Contractor shall be deemed to be an employee, agent, or servant of the County because of the performance of any services or work under this Agreement. The Contractor, at its expense, shall procure and maintain workers' compensation insurance as required by law. **Pursuant to the Workers' Compensation Act § 8-40-202(2)(b)(IV), C.R.S., as amended, the Contractor understands that it and its employees and servants are not entitled to workers' compensation benefits from the County. The Contractor further understands that it is solely obligated for the payment of federal and state income tax on any moneys earned pursuant to this Agreement.**

6. **NONDISCRIMINATION:**

6.1. **The Contractor shall not discriminate against any employee or qualified applicant for employment because of age, race, color, religion, marital status, disability, sex, or national origin. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices provided by the local public agency setting forth the provisions of this nondiscrimination clause. Adams County is an equal opportunity employer.**

6.1.1. The Contractor will cause the foregoing provisions to be inserted in all subcontracts for any work covered by this Agreement so that such provisions will be binding upon each subcontractor, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

7. **INDEMNIFICATION:** The Contractor agrees to indemnify and hold harmless the County, its officers, agents, and employees for, from, and against any and all claims, suits, expenses, damages, or other liabilities, including reasonable attorney fees and court costs, arising out of damage or injury to persons, entities, or property, caused or sustained by any person(s) as a result of the Contractor's performance or failure to perform pursuant to the terms of this Agreement or as a result of any subcontractors' performance or failure to perform pursuant to the terms of this Agreement.

8. **INSURANCE:** The Contractor agrees to maintain insurance of the following types and amounts:

8.1. **Commercial General Liability Insurance:** to include products liability, completed operations, contractual, broad form property damage and personal injury.

8.1.1. Each Occurrence: \$1,000,000

8.1.2. General Aggregate: \$2,000,000

8.2. **Comprehensive Automobile Liability Insurance:** to include all motor vehicles owned, hired, leased, or borrowed.

8.2.1. Bodily Injury/Property Damage: \$1,000,000 (each accident)

8.2.2. Personal Injury Protection: Per Colorado Statutes

- 8.3. Workers' Compensation Insurance: Per Colorado Statutes
- 8.4. Professional Liability Insurance: to include coverage for damages or claims for damages arising out of the rendering, or failure to render, any professional services, as applicable.
- 8.4.1. Each Occurrence: \$1,000,000
- 8.4.2. This insurance requirement applies only to the Contractors who are performing services under this Agreement as professionals licensed under the laws of the State of Colorado, such as physicians, lawyers, engineers, nurses, mental health providers, and any other licensed professionals.
- 8.5. Adams County as "Additional Insured": The Contractor's commercial general liability, comprehensive automobile liability, and professional liability insurance policies and/or certificates of insurance shall be issued to include Adams County as an "additional insured" and shall include the following provisions:
- 8.5.1. Underwriters shall have no right of recovery or subrogation against the County, it being the intent of the parties that the insurance policies so affected shall protect both parties and be primary coverage for any and all losses resulting from the actions or negligence of the Contractor.
- 8.5.2. The insurance companies issuing the policy or policies shall have no recourse against the County for payment of any premiums due or for any assessments under any form of any policy.
- 8.5.3. Any and all deductibles contained in any insurance policy shall be assumed by and at the sole risk of the Contractor.
- 8.6. Licensed Insurers: All insurers of the Contractor must be licensed or approved to do business in the State of Colorado. Upon failure of the Contractor to furnish, deliver and/or maintain such insurance as provided herein, this Agreement, at the election of the County, may be immediately declared suspended, discontinued, or terminated. Failure of the Contractor in obtaining and/or maintaining any required insurance shall not relieve the Contractor from any liability under this Agreement, nor shall the insurance requirements be construed to conflict with the obligations of the Contractor concerning indemnification.
- 8.7. Endorsement: Each insurance policy herein required shall be endorsed to state that coverage shall not be suspended, voided, or canceled without thirty (30) days prior written notice by certified mail, return receipt requested, to the County.
- 8.8. Proof of Insurance: At any time during the term of this Agreement, the County may require the Contractor to provide proof of the insurance coverage or policies required under this Agreement.

9. WARRANTY:

- 9.1. The Contractor warrants and guarantees to the County that all work, equipment, and materials furnished under the Agreement are free from defects in workmanship and materials for a period of one year after final acceptance by the County. The Contractor further warrants and guarantees that the plans and specifications incorporated herein are free of fault and defect sufficient for Contractor to warrant the finished product after completion date. Should the Contractor fail to proceed promptly in accordance with

this guarantee, the County may have such work performed at the expense of the Contractor. This section does not relieve the Contractor from liability for defects that become known after one year.

10. TERMINATION:

- 10.1. For Cause: If, through any cause, the Contractor fails to fulfill its obligations under this Agreement in a timely and proper manner, or if the Contractor violates any of the covenants, conditions, or stipulations of this Agreement, the County shall thereupon have the right to immediately terminate this Agreement, upon giving written notice to the Contractor of such termination and specifying the effective date thereof.
- 10.2. For Convenience: The County may terminate this Agreement at any time by giving written notice as specified herein to the other party, which notice shall be given at least thirty (30) days prior to the effective date of the termination. If this Agreement is terminated by the County, the Contractor will be paid an amount that bears the same ratio to the total compensation as the services actually performed bear to the total services the Contractor was to perform under this Agreement, less payments previously made to the Contractor under this Agreement.

11. MUTUAL UNDERSTANDINGS:

- 11.1. Jurisdiction and Venue: The laws of the State of Colorado shall govern as to the interpretation, validity, and effect of this Agreement. The parties agree that jurisdiction and venue for any disputes arising under this Agreement shall be with Adams County, Colorado.
- 11.2. Compliance with Laws: During the performance of this Agreement, the Contractor agrees to strictly adhere to all applicable federal, state, and local laws, rules and regulations, including all licensing and permit requirements. The parties hereto aver that they are familiar with § 18-8-301, et seq., C.R.S. (Bribery and Corrupt Influences), as amended, and § 18-8-401, et seq., C.R.S. (Abuse of Public Office), as amended, and that no violation of such provisions are present. The Contractor warrants that it is in compliance with the residency requirements in §§ 8-17.5-101, et seq., C.R.S. Without limiting the generality of the foregoing, the Contractor expressly agrees to comply with the privacy and security requirements of the Health Insurance Portability and Accountability Act of 1996 (HIPAA).
- 11.3. OSHA: The Contractor shall comply with the requirements of the Occupational Safety and Health Act (OSHA) and shall review and comply with the County's safety regulations while on any County property. Failure to comply with any applicable federal, state or local law, rule, or regulation shall give the County the right to terminate this agreement for cause.
- 11.4. Record Retention: The Contractor shall maintain records and documentation of the services provided under this Agreement, including fiscal records, and shall retain the records for a period of three (3) years from the date this Agreement is terminated. Said records and documents shall be subject at all reasonable times to inspection, review, or audit by authorized Federal, State, or County personnel.

- 11.5. Assignability: Neither this Agreement, nor any rights hereunder, in whole or in part,

shall be assignable or otherwise transferable by the Contractor without the prior written consent of the County.

- 11.6. Waiver: Waiver of strict performance or the breach of any provision of this Agreement shall not be deemed a waiver, nor shall it prejudice the waiving party's right to require strict performance of the same provision, or any other provision in the future, unless such waiver has rendered future performance commercially impossible.
- 11.7. Force Majeure: Neither party shall be liable for any delay or failure to perform its obligations hereunder to the extent that such delay or failure is caused by a force or event beyond the control of such party including, without limitation, war, embargoes, strikes, governmental restrictions, riots, fires, floods, earthquakes, or other acts of God.
- 11.8. Notice: Any notices given under this Agreement are deemed to have been received and to be effective: 1) Three (3) days after the same shall have been mailed by certified mail, return receipt requested; 2) Immediately upon hand delivery; or 3) Immediately upon receipt of confirmation that an E-mail was received. For the purposes of this Agreement, any and all notices shall be addressed to the contacts listed below:

Department: Adams County Facilities Operations Department
Contact: Sean Braden, Project Manager
Address: 4430 South Adams County Parkway
City, State, Zip: Brighton, Colorado 80601
Phone: 720.523.6003
E-mail: sbraden@adcogov.org

Department: Adams County Purchasing
Contact: Bethany Bonasera, Contract Administrator
Address: 4430 South Adams County Parkway
City, State, Zip: Brighton, Colorado 80601
Phone: 720.523.6056
E-mail: bbonasera@adcogov.org

Department: Adams County Attorney's Office
Address: 4430 South Adams County Parkway
City, State, Zip: Brighton, Colorado 80601
Phone: 720.523.6116

Contractor: Quantum Water Consulting
Contact: John Dellaport
Address: 1746 South Bole Boulevard, Suite 340
City, State, Zip: Lakewood, Colorado 80401
Phone: 720.524.4294
E-mail: john@quantumwaterco.com

- 11.9. Integration of Understanding: This Agreement contains the entire understanding of the parties hereto and neither it, nor the rights and obligations hereunder, may be changed, modified, or waived except by an instrument in writing that is signed by the parties hereto.

- 11.10. Severability: If any provision of this Agreement is determined to be unenforceable or

invalid for any reason, the remainder of this Agreement shall remain in effect, unless otherwise terminated in accordance with the terms contained herein.

11.11. Authorization: Each party represents and warrants that it has the power and ability to enter into this Agreement, to grant the rights granted herein, and to perform the duties and obligations herein described.

11.12. Confidentiality: All documentation related to this Agreement will become the property of Adams County. All documentation maintained or kept by Adams County shall be subject to the Colorado Open Records Act, C.R.S. 24-72-201 *et seq.* ("CORA"). The County does not guarantee the confidentiality of any records.

12. CHANGE ORDERS OR EXTENSIONS:

12.1. Change Orders: The County may, from time to time, require changes in the scope of the services of the Contractor to be performed herein including, but not limited to, additional instructions, additional work, and the omission of work previously ordered. The Contractor shall be compensated for all authorized changes in services, pursuant to the applicable provision in the Invitation to Bid, or, if no provision exists, pursuant to the terms of the Change Order.

12.2. Extensions: The County may, upon mutual written agreement by the parties, extend the time of completion of services to be performed by the Contractor.

13. COMPLIANCE WITH C.R.S. § 8-17.5-101, ET. SEQ. AS AMENDED 5/13/08: Pursuant to Colorado Revised Statute (C.R.S.), § 8-17.5-101, *et. seq.*, as amended May 13, 2008, the Contractor shall meet the following requirements prior to signing this Agreement (public contract for service) and for the duration thereof:

13.1. The Contractor shall certify participation in the E-Verify Program (the electronic employment verification program that is authorized in 8 U.S.C. § 1324a and jointly administered by the United States Department of Homeland Security and the Social Security Administration, or its successor program) or the Department Program (the employment verification program established by the Colorado Department of Labor and Employment pursuant to C.R.S. § 8-17.5-102(5)) on the attached certification.

13.2. The Contractor shall not knowingly employ or contract with an illegal alien to perform work under this public contract for services.

13.3. The Contractor shall not enter into a contract with a subcontractor that fails to certify to the Contractor that the subcontractor shall not knowingly employ or contract with an illegal alien to perform work under this public contract for services.

13.4. At the time of signing this public contract for services, the Contractor has confirmed the employment eligibility of all employees who are newly hired for employment to perform work under this public contract for services through participation in either the E-Verify Program or the Department Program.

13.5. The Contractor shall not use either the E-Verify Program or the Department Program procedures to undertake pre-employment screening of job applicants while this public contract for services is being performed.

- 13.6. If the Contractor obtains actual knowledge that a subcontractor performing work under this public contract for services knowingly employs or contracts with an illegal alien, the Contractor shall: notify the subcontractor and the County within three (3) days that the Contractor has actual knowledge that the subcontractor is employing or contracting with an illegal alien; and terminate the subcontract with the subcontractor if within three days of receiving the notice required pursuant to the previous paragraph, the subcontractor does not stop employing or contracting with the illegal alien; except that the Contractor shall not terminate the contract with the subcontractor if during such three (3) days the subcontractor provides information to establish that the subcontractor has not knowingly employed or contracted with an illegal alien.
- 13.7. Contractor shall comply with any reasonable requests by the Department of Labor and Employment (the Department) made in the course of an investigation that the Department is undertaking pursuant to the authority established in C.R.S. § 8-17.5-102(5).
- 13.8. If Contractor violates this Section, of this Agreement, the County may terminate this Agreement for breach of contract. If the Agreement is so terminated, the Contractor shall be liable for actual and consequential damages to the County.

The remainder of this page is left blank intentionally.

IN WITNESS WHEREOF, the Parties have caused their names to be affixed hereto:

Adams County Manager

Todd Leopold Date 9/23/15
Todd Leopold

Quantum Water Consulting

Theresa Jehn-Dellaport Date 9/15/15
Signature

Theresa Jehn-Dellaport Title President
Printed Name

Attest:

Stan Martin, Clerk and Recorder [Signature]
Deputy Clerk

Approved as to Form: [Signature]
Adams County Attorney's Office

NOTARIZATION OF CONTRACTOR'S SIGNATURE:

COUNTY OF JEFFERSON)

STATE OF COLORADO)SS.

Signed and sworn to before me this 15 day of SEPTEMBER, 2015,

by HECTOR MORENO,

[Signature]
Notary Public

My commission expires on: 01/20/2019



CONTRACTOR'S CERTIFICATION OF COMPLIANCE

Pursuant to Colorado Revised Statute, § 8-17.5-101, *et. seq.*, as amended 5/13/08, as a prerequisite to entering into a contract for services with Adams County, Colorado, the undersigned Contractor hereby certifies that at the time of this certification, Contractor does not knowingly employ or contract with an illegal alien who will perform work under the attached contract for services and that the Contractor will participate in the E-Verify Program or Department program, as those terms are defined in C.R.S. § 8-17.5-101, *et. seq.* in order to confirm the employment eligibility of all employees who are newly hired for employment to perform work under the attached contract for services.

CONTRACTOR:

Quantum Water Consulting 9/15/15
Company Name Date

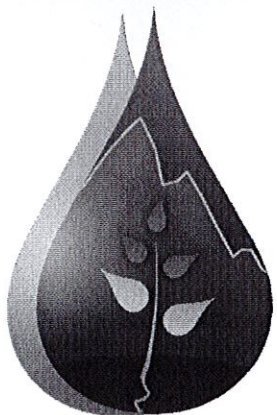
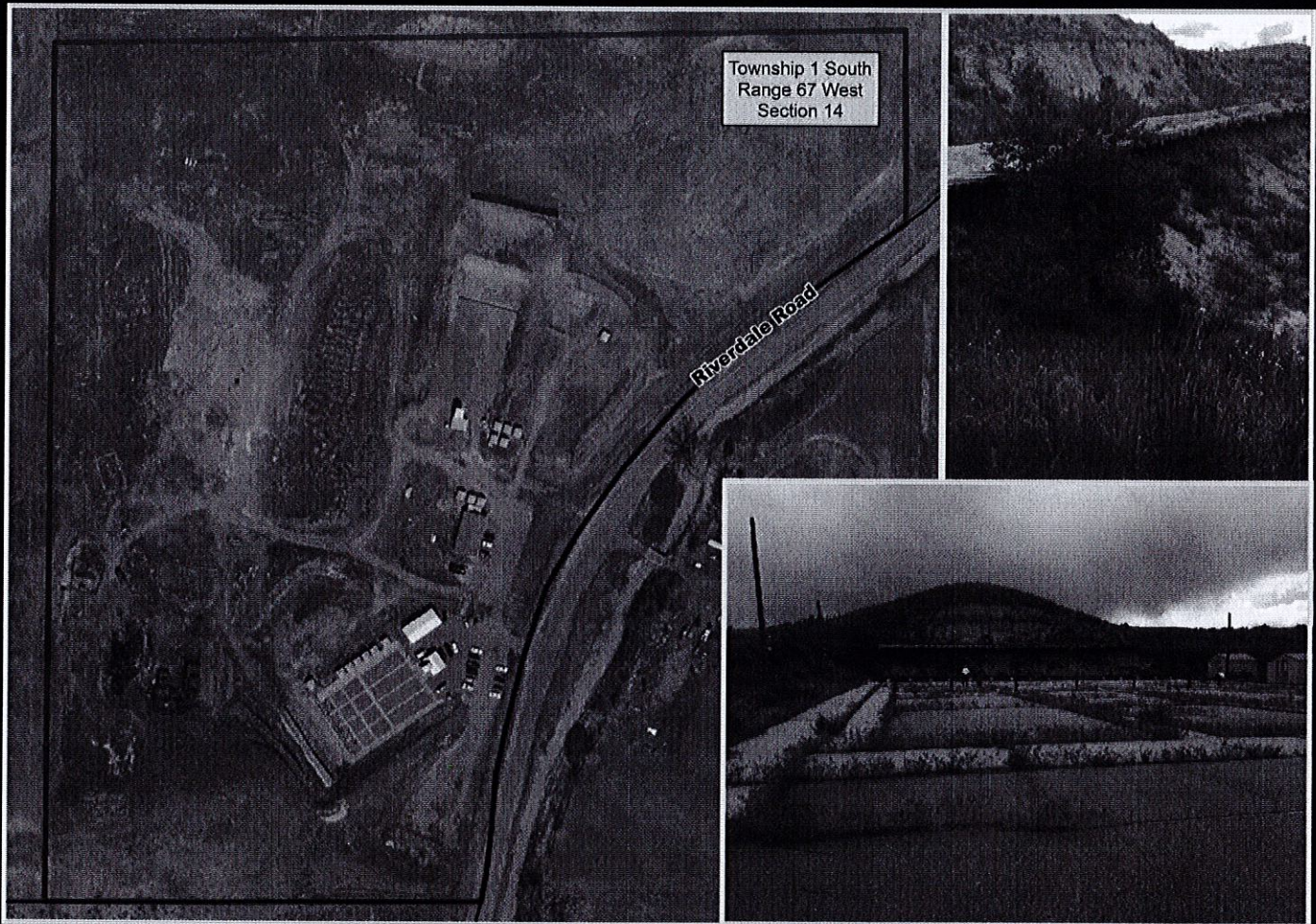
Theresa Jeha-Dellaport
Signature

Theresa Jeha-Dellaport
Name (Print or Type)

President
Title

Note: Registration for the E-Verify Program can be completed at: <https://www.vis-dhs.com/employerregistration>. It is recommended that employers review the sample "memorandum of understanding" available at the website prior to registering

Adams County Proposal #2015.124 Professional Consultation Services for Shooting Range Remediation Planning



QUANTUM WATER & ENVIRONMENT

1746 Cole Boulevard
Suite 340
Lakewood, CO 80401
720.524.4294

www.quantumwaterco.com



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2.0 Qualifications

Quantum proposes to provide professional consultation services required for shooting range remediation planning on behalf of Adams County as the prime contractor. Quantum has sufficient staff, including support staff, with the necessary skills, capabilities, and experience to execute the major part of the work. Quantum currently plans to retain three other firms – Burns & McDonnell Engineering Company (Burns & McDonnell), MT2, and DS Consulting, Inc. (DSC) – as subconsultants (Figure 1), to provide specialized expertise to supplement our in-house capabilities on an as-needed basis, and to address possible contingencies that may arise as the range-remediation planning process advances. Examples of contingencies that may arise during the project include: (1) the possible need to assess current conditions associated with the historic landfill; (2) the possible need to execute an asbestos-abatement action in one or more of the historic buildings that require demolition; or (3) the possibility that Adams County may elect to execute a streamlined range remediation action in conjunction with the planning process. In addition to supplementing our in-house capabilities, each of our subconsultants provides capabilities that will enable the team to rapidly execute any contingency actions that may be identified. We believe that the breadth of experience in range assessment and remediation which our team provides is unmatched by any entity. Quantum has long-term relationships with each of our subconsultants, as described later in our Qualifications.

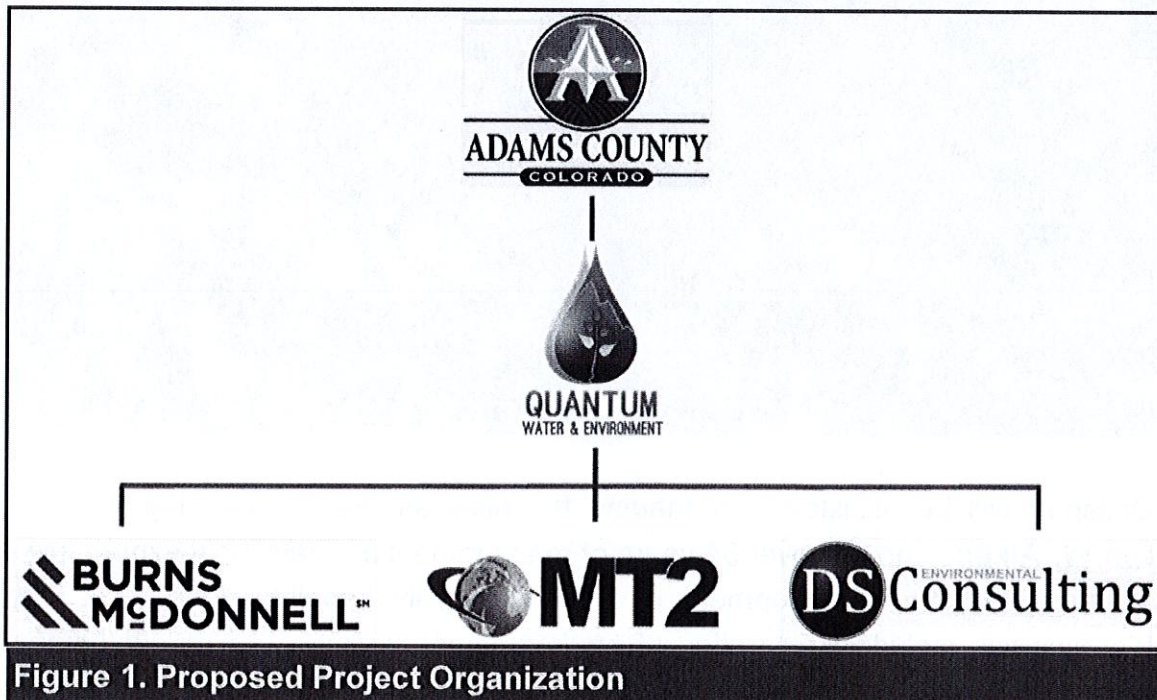


Figure 1. Proposed Project Organization



conditions; remedial cost estimation; and modeling of liabilities and associated costs to obtain environmental insurance and negotiate environmental liability transfer programs. Mr. Aiken also has extensive experience in the management of complex environmental cleanup programs, including regulatory negotiations to achieve site closure under the Resource Conservation and Recovery Act (RCRA), Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), and State Voluntary Cleanup (VCUP) programs.

Project Title: Former Lowry Bombing Range Munitions Response
Contracting Agency: U.S. Army Corps of Engineers (Omaha District)
Project Contact Information: Thomas Berger
Lowry Economic Redevelopment Authority
Denver, CO
(303) 343-0276

Description: The privatization of environmental cleanup at the former Lowry Air Force Base consisted of two major liability assumption contracts. In 2002, the International Risk Group (IRG) took responsibility for the cleanup of a 3.5 mile long chlorinated solvent plume and for closure of the base landfill (Lowry 1). In early 2006, IRG initiated work on the second phase of privatization (Lowry 2), which included closure of the Outdoor Firing Range, a major asbestos-in-soils cleanup in the Northwest Neighborhood, and numerous other soil cleanups at the site. The \$70 million program was insured using a cost cap insurance policy, as well as a pollution and legal liability policy. The Lowry 2 project included the selection of remedial approaches and implementation of remediation for a number of soil-related issues, including asbestos in soils, lead in soils, petroleum in soils, and other conditions. The major projects performed under this contract included the remediation of the Outdoor Firing Range which consisted of the investigation of site conditions, segregation and screening of wastes, unexploded ordnance clearance, the on-site treatment of soils to render them non-hazardous for disposal, the excavation and disposal of spent cartridges and bullets and impacted soils, and confirmation sampling and closure. The Lowry 2 project also included building demolition, public interaction, and extensive involvement and negotiations with the regulatory agency to achieve closure at the site. To date, 28 No Further Action letters have been issued by CDPHE to close out major issues at the former base.



Project Title: St. Anthony Hospital Development Parcel B
Contracting Agency: Centura Health
Project Contact Information: Mr. Tim Keenan , Centura Health
1600 W. 2nd Place, Lakewood, CO 80228
(720) 321-0000
timkeenan@centura.org

Description: Mr. Krajicek managed the assessment and removal of soil contaminated with potentially-hazardous levels of lead during the development of the new St. Anthony's Hospital at a location near the Federal Center in Lakewood, Colorado. Lead contamination was associated with a historic shooting range associated with the former Denver Ordnance Plant/Remington Arms Company, historically located at the Federal Center. Project tasks included historical research and aerial photo review to identify historic range berms and likely areas of contamination; an unexploded ordnance (UXO) survey to locate buried munitions that could potentially pose a threat to worker safety; field-screening and sampling of soils by subcontractor DS Consulting, Inc.; ex-situ treatment of soil by subcontractor MT2 using a proprietary process to stabilize the lead; and removal and proper disposal of treated soil. Site characterization was completed in accordance with a dynamic work plan, and utilized in-situ and ex-situ X-Ray Fluorescence (XRF) screening, supported by laboratory analyses, to identify areas within which lead concentrations were above site cleanup levels. The cleanup was executed in accordance with a Colorado Department of Public Health and Environment (CDPHE) Corrective Action Plan; CDPHE issued a letter documenting "No Further Action" after site activities had been completed.

2.2 Quantum's Subconsultants

Burns & McDonnell is a full-service architecture/engineering (A/E), construction, environmental, and consulting company, and is highly ranked among the leading U.S. design, solid-waste management, and environmental firms by Engineering News Record. Burns & McDonnell was founded in 1898, and has provided professional engineering and environmental services to a wide range of client organizations for decades. Quantum proposes to utilize the services of Burns & McDonnell in project tasks dealing with waste disposal, landfill cover design, and landfill closure. **Mr. Bradley Coleman, P.E.**, will serve as Burns & McDonnell's technical lead for remediation planning, and will coordinate closely with Quantum's project manager (Mr. Dellaport) on tasks requiring Burns & McDonnell's particular expertise. Mr. Coleman is an environmental and civil engineer, licensed in Colorado, South Dakota, Utah, Wyoming, and Arizona, with 30 years of experience. He specializes in designing and



Project Title: Former Lowry Air Force Base Firing Range Closure
Contracting Agency: International Risk Group/AFCEE
Project Contact Information: Paul Weaverling, International Risk Group
7991 Shaffer Pkwy Ste 300; Littleton, CO 80127
(303) 972-6633 x22
pweaverling@irgco.com

Description: MT2 completed the remediation of lead-impacted soil and the clearance of potential Munitions and Explosive of Concern (MEC) at the Former Lowry Outdoor Firing Range in accordance with the CDPHE-approved Remediation Work Plan. MT2 was contracted by the International Risk Group (IRG) in cooperation with the Lowry Economic Redevelopment Authority (LRA) and AFCEE. MT2's real-time field assessment technologies coupled with application of MT2's proprietary lead stabilization technology and processes resulted in expediting the project schedule and saving an estimated \$1,000,000 over traditional remediation approaches. Approximately 10,420 cubic yards of soil were excavated; and approximately 6,980 cubic yards of excavated soil were screened for MEC and sampled for Total Lead and TCLP Lead to ensure that lead-contaminated soils were managed and disposed of appropriately. After screening, the soil was stockpiled and composite samples were collected. Those soil stockpiles that did not meet the on-site cleanup criteria but met TCLP criteria were sent to a nearby landfill. Soils that exceeded the TCLP lead criteria were treated on-site with MT2's proprietary technology to meet the TCLP disposal requirement, retested for TCLP lead, and then transported to the landfill for disposal. Soils exhibiting the obvious presence of bullets and bullet fragments were also transported to the landfill for disposal.

MT2 possesses more Colorado-specific firing range environmental experience than any other firm. MT2 has provided range-maintenance services for over two dozen Colorado firing ranges; and has closed the Mile High Firing Range in Erie, the La Plata County Police Department firing range, and ranges at Buckley, Lowry, and Peterson Air Force bases. Accordingly, MT2 has unparalleled experience in executing projects in accordance with guidance provided in the USEPA's "Best Management Practices for Lead at Outdoor Shooting Ranges" (USEPA, 2005) and CDPHE's "Corrective Action at Outdoor Shooting Ranges Guidance Document" (CDPHE, 2012). MT2 has developed a comprehensive approach for managing, assessing, and remediating outdoor firing ranges. Their integrated technology systems, proven in applications nationwide, incorporate current state-of-the-art technologies for firing range remediation services including:

- ◆ Range Assessment/Consultation and Safety
- ◆ Lead Reclamation/Recycling
- ◆ Range Maintenance/Improvements



John C. Dellaport, P.E. P.G. CHMM
Environmental Division Manager

EXPERIENCE SUMMARY

Mr. Dellaport has over 28 years of experience in hydrogeologic consulting, environmental engineering, regulatory compliance, construction oversight and quality assurance/quality control. Mr. Dellaport is experienced with all phases of environmental engineering including development, procurement, design, construction, and oversight of remedial programs, regulatory compliance programs, and commercial redevelopment projects. He has in-depth experience with contaminant fate and transport and has designed and implemented numerous in-situ remediation programs for chlorinated solvent and petroleum hydrocarbon sites throughout Colorado.

Mr. Dellaport is Quantum's Environmental Division Manager and is responsible for identifying markets, creating opportunities for networking and collaboration with teaming partners. He assembles strategic project teams from a large network of consultants and contractors.

Mr. Dellaport's areas of expertise include:

- Project & Program Management
- Due Diligence
- Site Characterization
- Contaminant Fate and Transport
- Remediation Design
- Risk-Based Corrective Actions
- Regulatory Negotiations
- Litigation Support
- Health and Safety Planning
- Regulatory Compliance
- Hazardous Materials Management

Mr. Dellaport has a wide-variety of career experience in environmental consulting. Some of his key achievements include:

- Project Engineer for the remediation of a 1,033 acre Former TM Shotgun Sports Range site in Orlando, Florida. Cleanup costs are estimated to be six million dollars.
- Managed numerous Voluntary Cleanup Program and US EPA Brownfields projects per Colorado Department of Public Health and Environment and US EPA requirements.
- As Field Engineer and Quality Control Supervisor, provided design engineering, construction oversight, and quality oversight on multiple remedy sites at the former Rocky Mountain Arsenal (RMA) US EPA Superfund site in Commerce City.
- Managed a monitoring well installation project at the RMA site. Due to the potential for chemical agents and heat exhaustion, the work was conducted in Level B personal protective equipment and during night-time hours.
- Provided oil and gas consulting services to municipalities and consulting firms. These included development of site inspection programs and electronic data entry forms to more efficiently capture, store, and track facility information.
- Managed dozens of Phase II Environmental Site Assessment projects in Colorado and the mid-west.



**John W. Anthony, R.G., C.E.G.
Senior Consultant**

EXPERIENCE SUMMARY

Mr. Anthony is a consulting earth scientist and hydrogeologist with more than 28 years of experience successfully directing and managing site investigation and remediation projects dealing with all aspects of the interactions among water, the geologic environment, and naturally-occurring and contaminant geochemistry of soils and aqueous systems. Proven ability to deliver solid results across a broad spectrum of projects by developing innovative and cost-effective solutions to, and closure strategies for complex environmental restoration and management issues on behalf of industrial, institutional and government clients. Extensive experience in all technical and administrative aspects of environmental restoration and response, including assessment and management of sites affected by chlorinated solvents, raw and refined petroleum, fuel oxygenates, pesticides, and metals. Demonstrated success in supporting clients in negotiations with regulatory agencies, and during litigation. Registered Geologist, Certified Engineering Geologist in California and Oregon, and certified as a Professional Hydrologist (Ground Water) by the American Institute of Hydrology.

Mr. Anthony's areas of expertise include:

- Quantitative Hydrology & Hydrogeology
- Occurrence, Movement & Fate of Contaminants in the Environment
- Analytical and Numerical Modeling
- Monitoring Program Design & Optimization
- Project & Program Management
- Project Technical Direction
- Regulatory Negotiations
- Stakeholder Management
- Team Leadership
- Litigation Support

Mr. Anthony has extensive career experience in many aspects of environmental consulting. Key achievements include:

- Principal or co-author of numerous technical guidance documents, including guidance on remediation and management of shooting ranges, completed on behalf of the U.S. Air Force Center for Engineering and the Environment (AFCEE)
- Senior member of multidisciplinary technical review team which completed third-party evaluations of environmental restoration programs at active or closing Department of Defense installations and Department of Energy facilities
- Provided technical oversight and assistance to munitions cleanups on military installations, including Camp Pendleton (U.S. Marine Corps), Fort Irwin (U.S. Army Corps of Engineers), and Barksdale Air Force Base and New Boston Air Force Station (U.S. Air Force)
- Senior member of a team that directly advised Air Force General Counsel and her staff regarding technical issues related to a high-profile environmental litigation
- Interpreted and applied CERCLA, RCRA, and other Federal, State, and local regulations to develop targeted response-completion plans for two military depots in California on behalf of the Defense Logistics Agency

BRADLEY COLEMAN, PE

Environmental Department Manager



Brad Coleman is an environmental and civil engineer with 30 years of experience (23 years in Colorado). During this time, he has gained extensive experience in regulatory permitting and negotiation, project management and resource allocation, construction management, quality

assurance, health and safety, and cost control. More specifically, Brad specializes in designing and constructing landfills, industrial waste repositories, methane barriers, surface impoundments, drainage facilities, and site closures. This wealth of experience has given Brad a broad knowledge base in site closure and redevelopment, site remediation, environmental operations, regulatory negotiation and financial analysis.

SITE DEVELOPMENT / REDEVELOPMENT

Landfill Redevelopment* | Lowry Vista Landfill Redevelopment, Denver, Colorado

Project Manager

Landfill Redevelopment* | Ferry Point Golf Course
New York, New York

Senior Review Engineer

Landfill Redevelopment* | St Anthony's West Hospital
Lakewood, Colorado

Project Engineer

Voluntary Cleanup and Landfill Redevelopment* | River Point at Sheridan
Sheridan, Colorado

Senior Engineer

Voluntary Cleanup and Landfill Redevelopment* | Former General Chemical Site
Denver, Colorado

Project Manager

SPECIALTIES

- ▶ Environmental and civil engineering
- ▶ Regulatory negotiation and permitting
- ▶ Program management
- ▶ Design Engineer-of-Record
- ▶ Brownfield redevelopment
- ▶ Solid and hazardous waste permitting, design, closure, construction, and CQA

EDUCATION

- ▶ BS, Geological Engineering

REGISTRATION

- ▶ Professional Engineer (CO, WY, SD, UT, AZ)

**1.5 YEARS WITH BURNS &
MCDONNELL**

30 YEARS OF EXPERIENCE



Technical Qualifications

- Over 11 years' experience managing various construction and environmental remediation projects on residential, commercial, municipal, Superfund, Brownfields and FEMA projects
- Security clearances for DFC, Denver Mint, USAFA, Ft. Carson, AFP PJKS

Education

- BS, Society & Technology, Montana School of Mines and Technology, Butte, Montana, 2000

Certifications, Licenses & Training

- USEPA/AHERA and CO-Certified Asbestos Building Inspector, 2006
- USEPA/AHERA and CO-Certified Asbestos Air Monitoring Specialist (AQCC, Regulation 8), 2006
- NIOSH 582-E - Sampling & Evaluating Airborne Asbestos Dust, 2006
- IHPAT-Round Proficient NIOSH Method 7400 Airborne Asbestos PCM Analyst, 2006
- USEPA/AHERA and CO-Certified Asbestos Management Planner, 2011
- USEPA/AHERA and CO-Certified Certified Asbestos Supervisor, 2011
- USEPA/AHERA and CO-Certified Lead Inspector/Risk Assessor, 2010
- 40-hour HAZWOPER, 2002; Refresher, 2015
- 10-hour OSHA Construction, 2011; Refresher, 2015
- CDOT Stormwater Mgmt. & Erosion Control Supervisor, 2010

Selected Project Experience

Certified Asbestos Building Inspector (CABI), Air Monitoring Specialist (AMS), GSA, Implementation CMWP, Denver Federal Center (DFC) Lakewood, CO (05/10 – 12/13). Performed CABI inspection, sampling, and air monitoring of over 3,000 grids in IA5, South IA6, South IA10W, South IA11, and South IA12 at the DFC.

CABI, AMS for GSA, Develop CMWP—Southern RTD at the DFC, Lakewood, CO (06/11 – 11/14). Performed visual inspections and site-characterization soil sampling of thousands of grids at the DFC in Lakewood, CO. Tasks included surface and sub-surface soil sampling, grid stabilization, data management, CABI oversight of ACS remediation and daily air monitoring as subcontractor to ECC.

CABI, AMS, US Department of Veterans Affairs, Fitzsimmons Army Medical Campus, Aurora, CO (10/12 – 07/13). CABI & AMS for the full abatement and demolition of 3 buildings at the former Fitzsimmons Army Medical Campus. Wrote the SCMP for buried asbestos utility lines and contaminated soil.

CABI, AMS, University of CO, Health and Wellness Center, Aurora, CO (11/10 – Present). Performed subcontractor asbestos training; soil inspections and remediation oversight during excavation, construction, utility, and infrastructure upgrades. Projects included abatement of underground steam lines and over 15,000 yds. of friable ACS. Conducted air monitoring and onsite PCM analysis of daily area, OSHA, and final clearance air samples.

CABI, AMS, Green Mountain Water/Sanitation, St Anthony Hospital Utility Installation, DFC, Lakewood, CO (05/09 – 06/10). Wrote and implemented a Materials Management Plan for contaminated soils and special waste in support of utility trench excavations through the DFC. Performed visual clearance inspections, soil sampling and air monitoring for ACS abatement, as well as waste sampling, profiling and manifesting for disposal.

CABI, AMS, Centura Health, St. Anthony West Hospital, DFC, Lakewood, CO (07/08 – 05/10). Continuous-core drilling and sampling for soil characterization. Soil inspector for excavation activities related to new hospital construction at the former DFC. Performed onsite training, visual clearances, soil sampling and air monitoring for ACS, lead, and contaminated soil remediation.

CABI, AMS, University of CO-Denver, New Science Building Construction, Auraria Campus, Denver, CO (02/08 – 08/09). Performed asbestos-awareness training, soil inspections, air monitoring and health and safety services for ACS excavation and steam line abatement, including final-clearance air sampling and onsite phase contrast microscopy analysis. Remediated over 40,000 yds³ of ACS in less than 6 weeks.

Summary of Qualifications:

In addition to the breakdown of the Fee Proposal, provide a summary of corporate and personnel experience as follows (*also provide qualifications summary for each Sub-Consultant*):

Business / Corporate Information:

Current Name of Firm: Burns & McDonnell Engineering Co. Place of Incorporation: Kansas City

Other Names / Previous Names: none

Type of Business: Engineering Number of Years in Business: 117

Number of Employees: 5200 Number of Local Employees: 180

Principals/ Owners: 5200 VP/Directors: 50 Project Managers: 1500

Technicians: 100 Engineers: 3000 Support Staff: 1000

Project Information (through the past 10 years):

Provide information indicating projects that the Firm was the prime design professional or a major contributor. All quantities shall be through *the past 10 years*.

Total number of Lead Remediation Projects: +10

Number of Projects Valued \$ 250,000 to \$2,000,000 in Remediation Cost: 50+

Number of Shooting Ranges with Corrective Action / Remediation Activities: >3

Number of Shooting Ranges Closed/Abandoned: >3

Number of Projects for Governmental Agencies (State, County, Municipal): >100

Total Number of Projects for Adams County: 3

Value of Work Currently Under Contract: (for Adams County) \$ 0

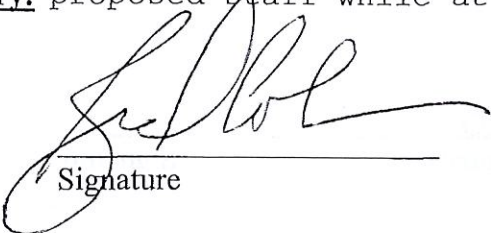
Number of Projects completed with Sub-consultant / Primary Design lead: 5**

Note: Adams County reserves the right to request validation or proof of any or all of the information described above or as provided in the Proposal. Proof shall consist of descriptions, narratives, references or similar information necessary to establish a substantive role of the Firm in the identified project.

**Burns & McDonnell proposed staff have completed these projects w/ Quantu

Verification of Qualifications Summary: proposed staff while at previous firms.

Bradley A. Coleman, PE
Senior Associate



June 15, 2015

Name and Title (Printed)

Signature

Date

Summary of Qualifications:

In addition to the breakdown of the Fee Proposal, provide a summary of corporate and personnel experience as follows (*also provide qualifications summary for each Sub-Consultant*):

Business / Corporate Information:

Current Name of Firm: Metals Treatment Technologies, LLC Place of Incorporation: Colorado

Other Names / Previous Names: dba MT2, LLC

Type of Business: Limited Liability Company Number of Years in Business: 14

Number of Employees: 35 Number of Local Employees: 15

Principals/ Owners: 2 VP/Directors: 4 Project Managers: 2

Technicians: 3 Engineers: 1 Support Staff: 3

Project Information (through the past 10 years):

Provide information indicating projects that the Firm was the prime design professional or a major contributor. All quantities shall be through *the past 10 years*.

Total number of Lead Remediation Projects: 800

Number of Projects Valued \$ 250,000 to \$2,000,000 in Remediation Cost: 28

Number of Shooting Ranges with Corrective Action / Remediation Activities: 500

Number of Shooting Ranges Closed/Abandoned: 200

Number of Projects for Governmental Agencies (State, County, Municipal): 250

Total Number of Projects for Adams County: 2

Value of Work Currently Under Contract: \$ 2,042,000

Number of Projects completed with Sub-consultant / Primary Design lead: 1

Note: Adams County reserves the right to request validation or proof of any or all of the information described above or as provided in the Proposal. Proof shall consist of descriptions, narratives, references or similar information necessary to establish a substantive role of the Firm in the identified project.

Verification of Qualifications Summary:

James M Barthel
Name and Title (Printed)


Signature

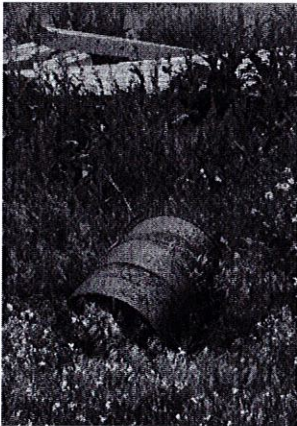
3/16/15
Date



Quantum will use the following phased approach to identify and evaluate the significance of these AOCs. Task pricing and estimated level of effort by Quantum and its subconsultants is included in the fee estimate provided in Section 4.0 - Proposed Fee.

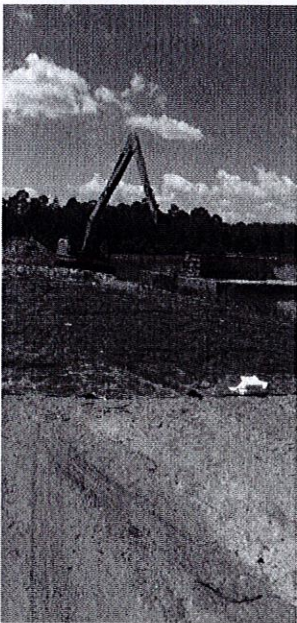
3.2.1 Kick Off Meetings

Initially, the County and Quantum will meet to discuss project goals and objectives. The site cleanup objectives will be based on the acceptable level of risk, as determined by the County. Commercial/industrial land use scenarios allow higher levels of contaminants to remain on site, but will restrict the land use and may require institutional controls or environmental covenants. A site redeveloped as open space or a park could be cleaned up to the residential (unrestricted use) risk level, but the additional remediation costs may outweigh the benefits. The County and Quantum will discuss the merits of each cleanup objective and how the cleanup approach best suits the long-term vision for the site. Quantum recommends an initial planning meeting with CDPHE to obtain concurrence on the County's objectives. At the CDPHE meeting, our primary goals will be to confirm the regulatory frameworks for site closure, the necessary scopes for site characterization, and the criteria by which each AOC can be closed.



3.2.2 Property Research

Quantum will research available and relevant studies, reports, operating records, permits, utility easements, building permit records, historical and current aerial photos and topographic maps, geotechnical studies, environmental studies, and conceptual site plans for site reuse. These records may be available from the County, municipal (Brighton) offices, and regulatory agencies (e.g., CDPHE, Colorado Oil and Gas Conservation Commission [COGCC], and the Tri-County Health Department [TCHD]). We will also attempt to interview long-time County employees and other available site personnel regarding the various operations conducted at the site.



discuss the County's short-term and long-term expectations for this landfill. Various site assessment alternatives will be discussed depending on the County's objectives. Of key importance is the challenge of preventing public exposure to contaminants if the landfill is to be reused as an open space or park. Another challenge is to ensure that the site drains if it is capped with an evapotranspirative cover. In order for CDPHE to consider the site for closure, upgradient and downgradient monitoring for potential groundwater impacts most likely will be required, at a minimum. Additionally, the potential for methane occurrence and migration should also be evaluated. The range of assessment options is too numerous at this time to discuss without understanding the County's short-term and long-term objectives. After meeting with the County, the Quantum Team will present a number of assessment alternatives in line with the County's objectives.

- **Scrap Tire Dump** - . Scrap tires provide breeding grounds for mosquitoes and rodents, posing a risk to public health. These tires should be removed from the site. Quantum will assist the County in locating a nearby permitted disposal/recycling facility to accept these tires.
- **Septic Leach Field** – Commercially-operated septic fields can be sources of soil and groundwater contamination if hazardous substances were disposed down drains and entered the septic leach field. Quantum will include sampling to investigate for potential releases of contaminants to soil and groundwater.
- **Active Utilities** – A buried storm water drain pipe purportedly exists beneath the site. If the pipe inlet and/or outlet can be located, Quantum will recommend sampling upgradient (inlet) and downgradient (outlet) points of the pipe to evaluate if there are any site contributions of contaminants to the storm water drain pipe. An active oil and gas buried utility pipe was observed on the site. The owner of this utility will be determined so that right-of-way and easement information can be obtained.
- **Wells** – Potentially, two inactive O&G wells and associated facilities were observed on the site. If not abandoned, these wells pose a threat from methane migration and potential contamination of shallow aquifers. These wells should be either properly shut-in or abandoned in accordance with COGCC regulations to reduce the risk of releases and long-term liability associated with these structures. We will assist the County by attempting to locate the owners of these facilities. If the owners cannot be located, we will develop bid documents to abandon the wells in accordance with COGCC rules. One inactive water supply well was observed on

in the last 10 years, each exceeding \$250,000 in revenue. These key personnel have the capacity to fulfill their roles on this project for the duration of the contract. Quantum will not substitute key personnel without a qualifying event or express written approval from the County.

Quantum's subsconsultants MT2, Burns & McDonnell, and DS Consulting will provide expertise and specialized support on an as-needed basis.

Quantum's proposal includes the following services:

- Kickoff and Progress Meetings
- Ongoing Consultations with the County
- Consultation with Subconsultants
- Historical Research and Site Reconnaissance
- Preparation of a Historical Research Report
- Preparation of SAPs and Work Plans for Phase II Investigations and Building Surveys
- Phase II Implementation Oversight
- Review of Reports (Prepared by Others)
- Evaluation of Remedial Options and Preparation of Cost Estimates
- Preparation of Bidding Documents for Remediation
- Remediation Implementation Oversight

Quantum's proposal excludes the following services:

- Phase I Environmental Site Assessments
- Phase II Site Investigations and Reporting
- Building Surveys and Demolition
- Sampling and Analysis
- Geotechnical Testing
- Land or Geophysical Surveys
- Well Abandonments
- Remediation Design
- Remediation Implementation
- Preparation of No Further Action or NAD Requests

All or portions of these out-of-scope tasks will be implemented either by the Quantum



4.0 Proposed Fee

4.1 Quantum Rate Schedule 2015

<u>Classification</u>	<u>Rate</u>
Principal Engineer/Hydrogeologist	\$130
Project Manager/Engineer	\$120
Staff Geologist	\$90
Staff Hydrologist	\$85
Staff GIS Analyst	\$75
Administration	\$45
Expert Witness	\$250

Principal Engineer/ Hydrogeologist \$130.00 Hr	Project Manager/Engineer \$120.00 Hr		Staff Geologist \$90.00 Hr		Hydrologist \$85.00 Hr		GIS Analyst \$75.00 Hr		Administration \$45.00 Hr		MT2		Burns and McDonnell		DS Consulting		Subt Ho	
	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee		
2	\$260	16	\$1,920	32	\$2,880	32	\$2,720		\$0	16	\$720		\$0			\$0	9	
2	\$260	16	\$1,920	32	\$2,880	24	\$2,040	4	\$300	8	\$360	56	\$6,029	10	\$1,400	12	\$1,020	10
2	\$260	16	\$1,920	36	\$3,240	40	\$3,400	24	\$1,800	4	\$180	86	\$5,811	10	\$1,400	12	\$1,020	20
2	\$260	16	\$1,920	30	\$2,700	20	\$1,700	4	\$300	4	\$180	92	\$9,667	6	\$840	8	\$680	10
2	\$260	20	\$2,400	30	\$2,700	0	\$0	4	\$300	2	\$90	0	\$0	0	\$0	0	\$0	5
2	\$260	16	\$1,920	24	\$2,160	20	\$1,700	8	\$600	2	\$90	0	\$0	0	\$0	24	\$2,040	9
0	\$0	40	\$4,800		\$0		\$0		\$0	2	\$90	10	\$1,450	0	\$0	0	\$0	5
12	\$1,560	140	\$16,800	184	\$16,560	136	\$11,560	44	\$3,300	38	\$1,710	244	\$22,957	26	\$3,640	56	\$4,760	80

in, or liquidated damages

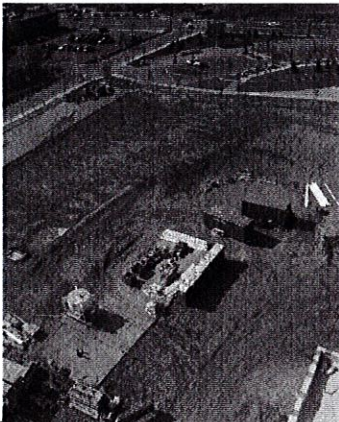
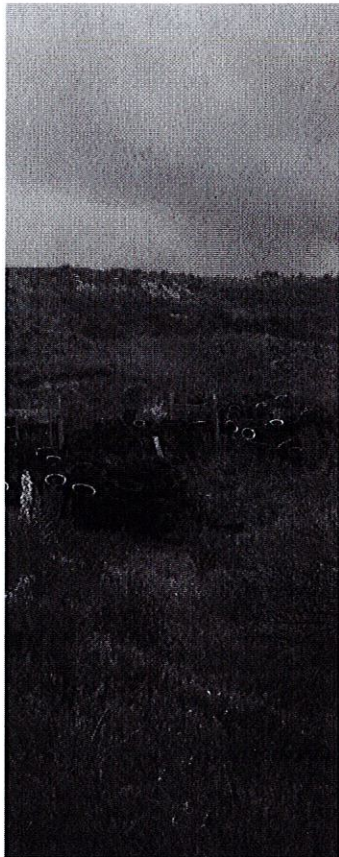
but not remediation design
in meetings

orting
etc.
ion with Adam's County subcontractor
rs, and review of data
mates for each alternative

D
f firing range
h MT2

REMEDIAL ADMINISTRATION COST ESTIMATE

Principal Engineer/ \$130.00 Hr	Project \$100.00 Hr		Staff Geologist \$90.00 Hr		Hydrologist \$85.00 Hr		GIS Analyst \$75.00 Hr		Administration \$45.00 Hr		MT2		Burns and McDonnell		DS Consulting		Subt Ho	
	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee	Hrs	Fee		
4	\$520	32	\$3,840	30	\$2,700	30	\$2,550	8	\$600	4	\$180		\$0			\$0	10	
0	\$0	20	\$2,400		\$0		\$0		\$0	4	\$180	5	\$725	0	\$0		\$0	2
4	\$520	52	\$6,240	30	\$2,700	30	\$2,550	8	\$600	8	\$360	5	\$725	0	\$0	0	\$0	



- City and County of Denver – Dave Wilmoth – 720-865-5438
- Colorado Division of Water Resources – State Engineer – (Dick Wolfe) 303-866-7873

5.3 Water Supply Well

Depending upon the disposition of the wells on the property, whether they are required to be abandoned or put to beneficial use, Quantum has significant experience in water supply in the State of Colorado. Ms. Jehn-Dellaport, the Company President, is appointed by Governor Hickenlooper to the Board of Water Well Examiners as the groundwater expert and is well versed in the rules and regulations required for well abandonment, permitting, and water supply issues.

5.4 Oil and Gas Experience

Quantum has significant experience with the oil and gas industry. We understand oil well completion methods and the possibilities of aquifer contamination from these structures. Quantum staff has prepared bid specifications, provided construction oversight and contract management on countless deep well abandonment projects. If the abandonment of the existing oil and gas wells are required, Quantum can provide consultation services to accomplish this task.

5.5 Landfill Experience

Although we understand that the current project is focused on the cleanup of the firing range, our team is also composed of experts that can provide consultation on landfill characterization, remediation and cover design. Members of our team have been involved in numerous CERCLA Superfund projects involving both sanitary and hazardous waste landfills.

Phone Number for Quotes or Placing Orders and Fax Number to send a Purchase Order or a Request for Quote

720-524-4294

Phone Number

Fax Number

Company Information

www.quantumwaterco.com

Web Address

info@quantumwaterco.com

Company Email Address

E-Mail Address for Purchasing Orders or Request for Quotes (if different from above)

Company Email Address

Contact Information

John Dellaport

Contact Name

Environmental Division Manager

Position/Title

720-524-4294

Contact Phone Number

Contact Fax Number

john@quantumwaterco.com

Contact Email Address (if different than above)

BUSINESS CLASSIFICATION – Please check all that apply and attach supporting documents for these business classifications:

- Small Business
- Disadvantaged
- Woman Owned
- Hub-Zone
- Business is 51% owned by physically disabled individual(s)
- Veteran Owned
- Vietnam Veteran
- Service Disabled Veteran

ETHNICITY OF BUSINESS – Please check where applicable

- Black American
- Hispanic American
- Asian Pacific American
- Subcontinent Asian American
- Native American
- Caucasian
- Other _____

CONFLICT OF INTEREST

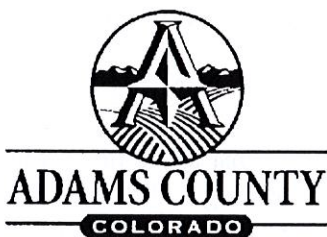
Does this company employ any Adams County employees or their immediate family members? YES NO

If YES, please explain

Does this company have any financial interests with an Adams County employee? YES NO

If YES, please explain

Thank you!



PROPOSAL FORM
 2015.124 Professional Consultation Services for
 Shooting Range Remediation Planning

VENDOR'S STATEMENT

I have read and fully understand all the special conditions herein set forth in the foregoing paragraphs, and by my signature set forth hereunder, I hereby agree to comply with all said special conditions as stated or implied. In consideration of the above statement, the following proposal is hereby submitted.

WE, THE UNDERSIGNED, HEREBY ACKNOWLEDGE RECEIPT OF

Addenda # 1 Addenda # 2

If None, Please write NONE.

<u>Quantum Water & Environment</u>	<u>6/17/2015</u>
Company Name	Date
<u>1746 Cole Blvd., Suite 340</u>	<u><i>John C. Dellaport</i></u>
Address	Signature
<u>Lakewood, CO 80401</u>	<u>John Dellaport</u>
City, State, Zip Code	Printed Name
<u>Jefferson</u>	<u>Environmental Division Manager</u>
County	Title
<u>720-524-4294</u>	<u>N/A</u>
Telephone	Fax
<u>john@quantumwaterco.com</u>	
E-mail Address	