

Our vision of Coeur d'Alene is of a beautiful safe city that promotes a high quality of life and sound economy through excellence in government

GENERAL SERVICES/PUBLIC WORKS COMMITTEE

with

Council Members Wood, Evans, & English
August 7, 2023, 12:00 p.m.
Library Community Room
702 Front Avenue

AGENDA

***ITEMS LISTED BELOW ARE CONSIDERED TO BE ACTION ITEMS

- Item 1 Request Approval of a Professional Services Agreement with Welch Comer Engineers, for the Government Way Strategic Initiatives Funding and Phase 1 Preliminary Signal Upgrade & Coordination Design, in the Amount of \$45,000.00 City Engineer Chris Bosley, Streets & Engineering Department.
- Item 2 Request Approval of a Professional Services Agreement with HMH Engineering, for Design of the 3rd Street Stormwater Storage/Filtration System, in the Amount of \$34,675.08– City Engineer Chris Bosley, Streets & Engineering Department

The City of Coeur d'Alene will make reasonable accommodations for anyone attending this meeting who requires special assistance for hearing, physical or other impairments. Please contact Juanita Knight, Senior Legal Assistant, at (208) 769-2348 at least 24 hours in advance of the meeting date and time.

GENERAL SERVICES/PUBLIC WORKS COMMITTEE STAFF REPORT

DATE: AUGUST 7, 2023

FROM: CHRIS BOSLEY – CITY ENGINEER

SUBJECT: PROFESSIONAL SERVICES AGREEMENT FOR GOVERNMENT WAY

STRATEGIC INITIATIVES FUNDING AND PHASE 1 PRELIMINARY

SIGNAL UPGRADE & COORDINATION DESIGN

DECISION POINT:

Should Council approve the Professional Services Agreement with Welch Comer Engineers?

HISTORY:

Following on the traffic signal coordination projects that were implemented on Northwest Boulevard and Ramsey and on Sherman Avenue, the City desires to make necessary upgrades to the Government Way corridor in order to coordinate the signals. The City also desires bringing pedestrian ramps up to ADA compliance. By beginning design of these improvements, the City will be better positioned for grant funding through the Strategic Initiatives program which awards more points to projects closer to completion. The grant is due in September.

FINANCIAL ANALYSIS:

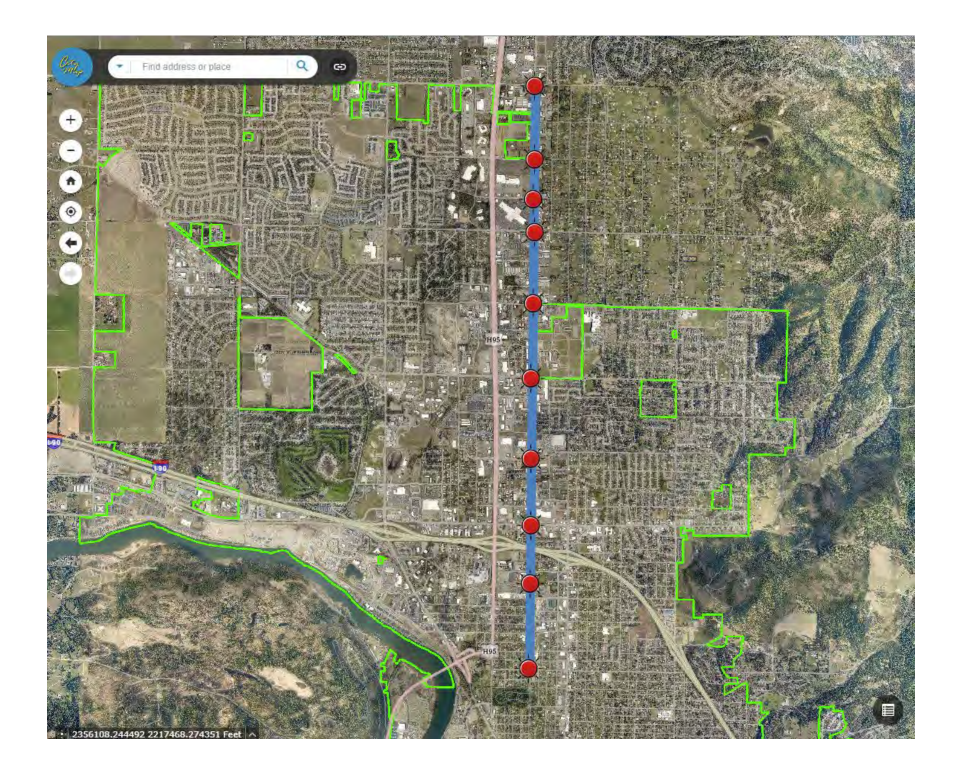
The cost for the design is \$45,000, which would be funded with impact fees. However, if awarded the grant, up to \$6,000,000 could be provided to upgrade this corridor.

PERFORMANCE ANALYSIS:

Approval of this agreement will enable Welch Comer to begin design of the corridor improvements and assist the City in applying for the grant funding.

DECISION POINT/RECOMMENDATION:

City Council should approve the Professional Services Agreement with Welch Comer Engineers.



PROFESSIONAL SERVICES AGREEMENT

for

GOVERNMENT WAY STRATEGIC INITIATIVES FUNDING AND PHASE 1 PRELIMINARY SIGNAL UPGRADE & COORDINATION DESIGN

THIS Professional Services Agreement is made and entered into this _____ day of _____, 2023, between the CITY OF COEUR D'ALENE, Kootenai County, Idaho, a municipal corporation organized and existing under the laws of the state of Idaho, hereinafter referred to as the "CITY," and WELCH COMER & ASSOCIATES, INC., a corporation duly organized and existing in the state of Idaho, with its principal place of business at 330 E. Lakeside Ave., Ste. 101, Coeur d'Alene, Idaho, hereinafter referred to as the "CONSULTANT."

WITNESSETH:

WHEREAS, in compliance with State law and the **CITY**'s policies, the **CONSULTANT** has been selected to perform professional services on the basis of qualifications and demonstrated competence; and

WHEREAS, it was deemed to be in the best interests of the CITY to retain the CONSULTANT; and

WHEREAS, the **CONSULTANT** and the **CITY** have reached this Agreement for , hereinafter referred to as the "Work," according to the Project Documents on file in the office of the City Clerk of the **CITY**, which Project Documents are incorporated herein by reference.

NOW, THEREFORE,

IT IS AGREED that, for and in consideration of the covenants and agreements made and to be performed by the **CITY** as set forth herein, the **CONSULTANT** shall complete the Work, furnishing all services therefor according to the Project Documents. All services performed shall be of the high quality typically provided by members of the **CONSULTANT**'s profession.

<u>SECTION 1</u>. <u>EMPLOYMENT OF CONSULTANT</u>. The **CITY** agrees to engage the **CONSULTANT** and the **CONSULTANT** agrees to perform the services as described in Section 2 hereof.

SECTION 2. SCOPE OF SERVICES.

- A. The **CONSULTANT** shall perform the services described in the Scope of Services attached hereto and incorporated herein by reference as Exhibit "A."
- B. The **CONSULTANT** shall perform all the necessary ancillary services respecting the tasks set forth in the Scope of Services.

SECTION 3. PERSONNEL.

- A. The **CONSULTANT** represents that it has or will secure at its own expense all personnel required to perform its services under this Agreement. Such personnel shall not be employees of or have any contractual relationship with the **CITY**.
- B. All of the services required hereunder will be performed by the **CONSULTANT** or under its direct supervision, and all personnel engaged in the work shall be fully qualified and shall be authorized under state and local law to perform such services.
- C. The **CONSULTANT** agrees to maintain Worker's Compensation coverage on all employees, including the employees of subcontractors, during the term of this Contract as required by Title 72, Idaho Code. In addition to a certificate of insurance, the **CONSULTANT** shall furnish to the **CITY**, prior to commencement of the work, such evidence as the **CITY** may require guaranteeing contributions which will come due under the Employment Security Law including, at the option of the **CITY**, a surety bond in an amount sufficient to make such payments. Should the **CONSULTANT** fail to maintain the required Worker's Compensation insurance during the entire term hereof, the **CONSULTANT** shall indemnify the **CITY** against any loss resulting to the **CITY** from such failure, either by way of compensation or additional premium liability.

<u>SECTION 4.</u> <u>TIME OF PERFORMANCE</u>. The services of the **CONSULTANT** shall commence upon execution of this Agreement by the **CITY** and shall be completed within sixty (60) days thereafter. The period of performance may be extended for additional periods only by the mutual written agreement of the parties.

SECTION 5. COMPENSATION.

- A. Subject to the provisions of this Agreement, the **CITY** shall pay the **CONSULTANT** a sum not to exceed Forty-five Thousand and no/100 Dollars (\$45,000.00), unless authorized in writing by the **CITY**.
- B. Except as otherwise provided in this Agreement, the **CITY** shall not provide any additional compensation, payment, use of facilities, services, or other thing of value to the **CONSULTANT** in connection with performance of its duties under this Agreement. The parties understand and agree that administrative overhead and other indirect or direct costs the **CONSULTANT** may incur in the performance of its obligations under this Agreement have already been included in computation of the **CONSULTANT**'s fee and may not be charged to the **CITY**.

<u>SECTION 6.</u> <u>METHOD AND TIME OF PAYMENT</u>. Monthly progress payments must be submitted by the 10th of the month for work done in the previous calendar month. Partial payment shall be made by the end of each calendar month for the work completed in the previous calendar

month and certified by the **CONSULTANT**. Final payment shall be made thirty (30) days after completion of all work and acceptance by the City Council.

SECTION 7. TERMINATION OF AGREEMENT FOR CAUSE. If, through any cause within the CONSULTANT's reasonable control, the CONSULTANT shall fail to fulfill in a timely and proper manner its obligations under this Agreement, or if the CONSULTANT shall violate any of the covenants, agreements, or stipulations of this Agreement, the CITY shall provide the CONSULTANT a written statement of the deficiency and shall provide a reasonable time to remedy the deficiency. If the CONSULTANT fails to cure the deficiency, the CITY shall have the right to terminate this Agreement by giving written notice to the CONSULTANT of such termination and specifying the effective date thereof. Such written notice shall be provided to the CONSULTANT at least five (5) days before the effective date of such termination. In that event, all finished or unfinished hard copy documents, data, studies, surveys, and reports or other materials prepared by the CONSULTANT under this Agreement shall, at the option of the CITY, become its property, and the CONSULTANT shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents and materials. Equitable compensation shall not exceed the amount reasonably billed for work actually done and expenses reasonably incurred.

SECTION 8. TERMINATION FOR CONVENIENCE. The CITY may terminate this Agreement at any time by giving thirty (30) days' written notice to the CONSULTANT of such termination and specifying the effective date of such termination. In that event, all finished or unfinished hard copy documents, data, studies, surveys, and reports or other materials prepared by the CONSULTANT under this Agreement shall, at the option of the CITY, become its property. The CONSULTANT shall be entitled to receive compensation not to exceed the amount reasonably billed for work actually done and expenses reasonably incurred as of the effective date of the termination.

<u>SECTION 9.</u> <u>MODIFICATIONS</u>. The **CITY** may, from time to time, require modifications to the Scope of Services, Exhibit "A," to be performed under this Agreement. The type and extent of such services cannot be determined at this time; however, the **CONSULTANT** agrees to do such work as ordered in writing by the **CITY**, and the **CITY** agrees to compensate the **CONSULTANT** for such work accomplished by written amendment to this Agreement.

SECTION 10. NON-DISCRIMINATION.

A. The **CONSULTANT** will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin, sexual orientation and/or gender identity/expression. The **CONSULTANT** shall take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, color, religion, sex, or national origin, sexual orientation and/or gender identity/expression. Such actions shall include, but not be limited to the following: employment, upgrading, demotions, or transfers; recruitment or recruitment advertising; layoffs or terminations; rates of pay or other forms of compensation; selection for training, including apprenticeship; and participation in recreational and educational activities. The

CONSULTANT agrees to post in conspicuous places available for employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause. The **CONSULTANT** will, in all solicitations or advertisements for employees placed by or on behalf of the **CONSULTANT**, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin, sexual orientation and/or gender identity/expression. The **CONSULTANT** 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 subconsultant, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

- B. The **CONSULTANT** shall keep such records and submit such reports concerning the racial and ethnic origin of applicants for employment and employees as the **CITY** may require.
- C. The **CONSULTANT** shall comply, if applicable, with the Regulations relative to non-discrimination in federally assisted programs of United States Department of Transportation (USDOT), Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the "Regulations"), which are herein incorporated by reference and made a part of this Agreement. In addition, the **CONSULTANT** shall comply with the requirements of Chapter 9.56, Coeur d'Alene Municipal Code.
- D. The **CONSULTANT**, with regard to the work performed by it during the Agreement, shall not discriminate on the grounds of race, color, national origin, sexual orientation, and/or gender identity/expression, in the selection and retention of sub-consultants, including procurement of materials and leases of equipment. The **CONSULTANT** shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the Agreement covers a program set forth in Appendix B of the Regulations or discrimination prohibited by Chapter 9.56, Coeur d'Alene Municipal Code.
- E. In all solicitations either by competitive bidding or negotiations made by the **CONSULTANT** for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential sub-consultant or supplier shall be notified by the **CONSULTANT** of the **CONSULTANT**'s obligations under this Agreement and the Regulations and Municipal Code relative to non-discrimination on the grounds of race, color, sexual orientation and/or gender identity/expression, national origin, sexual orientation, and/or gender identity/expression.
- F. The **CONSULTANT** shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by the **CITY** or the appropriate federal agency to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of the **CONSULTANT** is in the

exclusive possession of another who fails or refuses to furnish this information, the **CONSULTANT** shall so certify to ITD or the USDOT as appropriate, and shall set forth what efforts it has made to obtain the information.

- G. In the event of the **CONSULTANT**'s non-compliance with the non-discrimination provisions of this Agreement, the **CITY** shall impose such contract sanctions as it or the USDOT may determine to be appropriate, including, but not limited to:
 - Withholding of payments to the **CONSULTANT** under the Agreement until the **CONSULTANT** complies, and/or;
 - Cancellation, termination, or suspension of the Agreement, in whole or in part.

The **CONSULTANT** shall include the provisions of paragraphs (C) through (G) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The **CONSULTANT** shall take such action with respect to any subconsultant or procurement as the contracting agency or USDOT may direct as a means of enforcing such provisions including sanctions for non-compliance. Provided, however, that in the event the **CONSULTANT** becomes involved in, or is threatened with, litigation with a sub-consultant or supplier as a result of such direction, the **CONSULTANT** may request ITD enter into such litigation to protect the interests of the state and, in addition, the **CONSULTANT** may request the USDOT enter into such litigation to protect the interests of the United States.

SECTION 11. ANTI-BOYCOTT CERTIFICATION. Pursuant to Idaho Code § 67-2346, the CONSULTANT certifies that it is not currently engaged in, and will not for the duration of the contract engage in, a boycott of goods or services from Israel or territories under its control. This provision shall not apply if the Agreement has a total potential value of less than one hundred thousand dollars (\$100,000.00) or if the CONSULTANT has fewer than ten (10) employees.

<u>SECTION 12</u>. <u>CHINESE OWNERSHIP CERTIFICATION</u>. Pursuant to Idaho Code § 67-2359, the **CONSULTANT** certifies that it is not currently owned or operated by the government of the People's Republic of China and will not for the duration of the contract be owned or operated by the government of the People's Republic of China.

SECTION 13. ASSIGNABILITY.

A. The **CONSULTANT** shall not assign any interest in this Agreement and shall not transfer any interest in the same (whether by assignment or novation) without the prior written consent of the **CITY** thereto. Provided, however, that claims for money due or to become due to the **CONSULTANT** from the **CITY** under this Agreement may be assigned to a bank, trust company, or other financial institution without such approval. Notice of any such assignment or transfer shall be furnished promptly to the **CITY**.

B. The **CONSULTANT** shall not delegate duties or otherwise subcontract work or services under this Agreement without the prior written approval of the **CITY**.

<u>SECTION 14</u>. <u>Interest of Consultant</u>. The **CONSULTANT** covenants that neither it nor its owners or officers presently have an interest, and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. The **CONSULTANT** further covenants that, in the performance of this Agreement, no person having any such interest shall be employed on the Work.

<u>SECTION 15</u>. <u>Findings Confidential</u>. Any reports, information, data, etc., given to or prepared or assembled by the **CONSULTANT** under this Agreement which the **CITY** requests to be kept confidential shall not be made available to any individual or organization by the **CONSULTANT** without the prior written approval of the **CITY**.

SECTION 16. Publication, Reproduction and Use of Materials. No material produced, in whole or in part, under this Agreement shall be subject to copyright in the United States or in any other country. The CITY shall have unrestricted authority to publish, disclose, distribute and otherwise use, in whole or in part, any reports, data or other materials prepared under this Agreement. The CONSULTANT shall provide copies of such work products to the CITY upon request. The CITY may make and retain copies of Documents for information and reference in connection with use on the Project by the CITY. Such Documents are not intended or represented to be suitable for reuse by the CITY or others on extensions of the Project or on any other project. Any such reuse or modification without written verification or adaptation by the CONSULTANT, as appropriate for the specific purpose intended, will be at the CITY's sole risk and without liability or legal exposure to the CONSULTANT and the CONSULTANT's sub-consultants. To the extent allowed by law, the CITY shall indemnify and hold harmless the CONSULTANT and CONSULTANT and expenses, including attorney's fees arising out of or resulting therefrom.

SECTION 17. Audits and Inspection. The CONSULTANT shall provide access for the CITY and any duly authorized representatives to any books, documents, papers, and records of the CONSULTANT that are directly pertinent to this specific agreement for the purpose of making audit, examination, excerpts, and transcriptions. The CONSULTANT shall retain all records pertinent to the project for three years after final payment and all other pending matters are closed.

<u>SECTION 18</u>. <u>Jurisdiction; Choice of Law</u>. Any civil action arising from this Agreement shall be brought in the District Court for the First Judicial District of the State of Idaho at Coeur d'Alene, Kootenai County, Idaho. The laws of the state of Idaho shall govern the rights and obligations of the parties.

<u>SECTION 19</u>. <u>Non-Waiver</u>. The failure of the **CITY** at any time to enforce a provision of this Agreement shall in no way constitute a waiver of the provisions, nor in any way affect the validity of this Agreement or any part thereof, or the right of the **CITY** thereafter to enforce each and every protection hereof.

SECTION 20. Permits, Laws and Taxes. The CONSULTANT shall acquire and maintain in good standing all permits, licenses and other documents necessary to its performance under this Agreement, including all necessary licenses and certifications for its employees. All actions taken by the CONSULTANT under this Agreement shall comply with all applicable statutes, ordinances, rules, and regulations. The CONSULTANT shall pay all taxes pertaining to its performance under this Agreement.

<u>SECTION 21</u>. <u>Relationship of the Parties</u>. The **CONSULTANT** shall perform its obligations hereunder as an independent contractor of the **CITY**. The **CITY** may administer this Agreement and monitor the **CONSULTANT**'s compliance with this Agreement, but shall not supervise or otherwise direct the **CONSULTANT** except to provide recommendations and to provide approvals pursuant to this Agreement.

<u>SECTION 22</u>. <u>Integration</u>. This Agreement, and all appendices and amendments thereto, embody the entire agreement of the parties. There are no promises, terms, conditions, or obligations other than those contained herein, and this Agreement shall supersede all previous communications, representations or agreements, either oral or written, between the parties.

SECTION 23. Hold Harmless.

- A. The **CONSULTANT** shall save, hold harmless, indemnify, and defend the **CITY**, its officers, agents and employees from and against any and all damages or liability arising out of the acts, errors, omissions, or negligence, including costs and expenses, for or on account of any and all legal actions or claims of any character resulting from injuries or damages sustained by any person or persons or property arising from the **CONSULTANT**'s performance of this Agreement and not arising from the **CONSULTANT**'s professional services. To this end, the **CONSULTANT** shall maintain general liability insurance in at least the amount set forth in Section 25(A).
- B. The **CONSULTANT** shall save, hold harmless, and indemnify the **CITY**, its officers, agents, and employees from and against damages or liability arising out of the **CONSULTANT**'s negligent acts, errors, or omissions, including costs and expenses for or on account of any and all legal actions or claims of any character resulting from injuries or damages sustained by persons or property to the extent arising from the **CONSULTANT**'s negligent performance of this Agreement, including but not limited to the **CONSULTANT**'s professional services. To this end, the **CONSULTANT** shall maintain Errors and Omissions insurance in at least the amounts set forth in Section 25(B).

<u>SECTION 24</u>. <u>Notification</u>. Any notice under this Agreement may be served upon the **CONSULTANT** or the **CITY** by mail at the following addresses:

City of Coeur d'Alene

710 E. Mullan Ave. Coeur d'Alene, ID 83814 Attn.:

Welch Comer & Associates, Inc. 330 E. Lakeside Ave., Ste. 101 Coeur d'Alene, Idaho 83814

SECTION 25. Standard of Performance and Insurance.

- A. The **CONSULTANT** shall maintain general liability insurance naming the **CITY**, its entities, and its representatives as additional insureds in the amount of at least \$500,000.00 for property damage or personal injury, death or loss as a result of any one occurrence or accident regardless of the number of persons injured or the number of claimants, it being the intention that the minimum limits shall be those provided for by Idaho Code § 6-924.
- B. In performance of professional services, the **CONSULTANT** will use that degree of care and skill ordinarily exercised under similar circumstances by members of the **CONSULTANT**'s profession. Should the **CONSULTANT** or any of the **CONSULTANT**'s employees be found to have been negligent in the performance of professional services from which the **CITY** sustains damage, the **CONSULTANT** has obtained Errors and Omission Insurance with limits of at least five hundred thousand dollars (\$500,000.00). The **CONSULTANT** shall maintain, and furnish proof thereof, coverage for a period of two years following the completion of the project.
- C. The **CONSULTANT** shall obtain and maintain auto liability insurance with limits in the amount of at least \$500,000.00 for the duration of the project.
- D. Prior to work under this Agreement, the **CONSULTANT** shall furnish to the **CITY** certificates of the insurance coverages required herein, which certificates must be approved by the City Attorney. Certificates shall provide for at least thirty (30) days' notice to the **CITY** prior to cancellation of the policy for any reason. In addition, the **CONSULTANT** shall promptly notify the **CITY** when the policy is canceled.

IN WITNESS WHEREOF, this agreement executed the day and year first written above.

| CITY OF COEUR D'ALENE | WELCH COMER & ASSOCIATES, INC. | |
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| James Hammond, Mayor | , Vice-President | |
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| ATTEST: | ATTEST: | |
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| Renata McLeod, City Clerk | Secretary | |

GENERAL SERVICES/PUBLIC WORKS COMMITTEE STAFF REPORT

DATE: AUGUST 7, 2023

FROM: CHRIS BOSLEY – CITY ENGINEER

SUBJECT: HMH ENGINEERING 3RD STREET STORMWATER DESIGN

AGREEMENT

DECISION POINT:

Should Council approve the 3rd Street Stormwater Design Agreement with HMH Engineering?

HISTORY:

With funding from the Idaho Department of Environmental Quality (IDEQ), the City has begun design and/or construction on three separate stormwater drainage areas with the goal of reducing or eliminating the volume of stormwater that discharges into Lake Coeur d'Alene. The goal of the projects is to reduce the amount of phosphorus that enters the Lake. The latest project awarded to the City under this grant program was for the East Sherman outfall, a small 12-acre drainage area that discharges into Fernan Creek, which ultimately flows to Lake Coeur d'Alene. Recently, IDEQ allowed the City to move our efforts to the 3rd Street outfall with the stipulation that a comparable drainage area would be addressed, at a minimum. By reducing flows to the outfall, this project will reduce the amount of phosphorus entering the Lake and reduce the probability of surcharging the stormwater pipe network and flooding the McEuen parking garage.

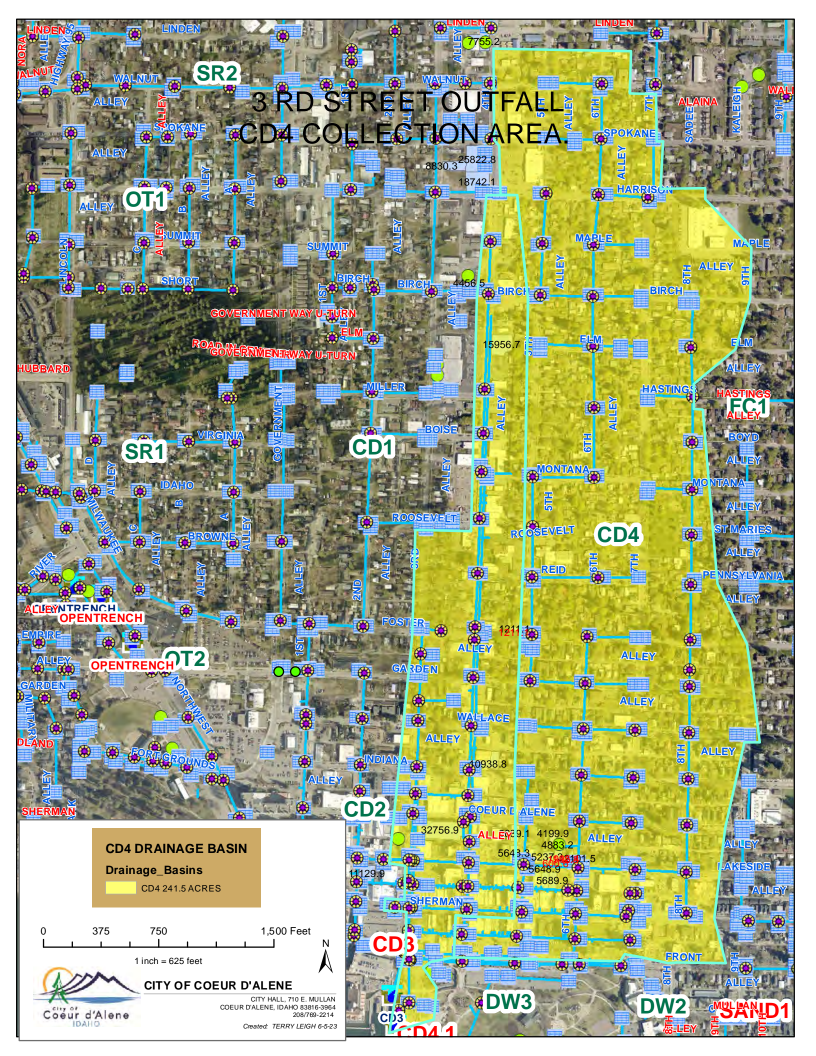
FINANCIAL ANALYSIS:

The cost for the design is \$34,675.08, which would be funded through the IDEQ grant. The total funding available for this project is \$190,000. The remaining funds will be used for construction.

PERFORMANCE ANALYSIS:

Approval of this agreement will enable HMH to analyze the stormwater system and design a storage/filtration system. Completing the construction portion will reduce the amount of phosphorus and other pollutants discharging into the Lake and reduce the probability of future flooding of the McEuen parking garage.

DECISION POINT/RECOMMENDATION: City Council should approve the 3rd Street Stormwater Design Agreement with HMH Engineering.



PROFESSIONAL SERVICES AGREEMENT for STORMWATER IMPROVEMENTS

THIS Professional Services Agreement is made and entered into this _____ day of _____, 2023, between the CITY OF COEUR D'ALENE, Kootenai County, Idaho, a municipal corporation organized and existing under the laws of the state of Idaho, hereinafter referred to as the "CITY," and HMH, LLC, d/b/a HMH ENGINEERING, a limited liability company duly organized and existing in the state of Idaho, with its principal place of business at 3882 N. Schreiber Way, Ste. 104, Coeur d'Alene, Idaho, hereinafter referred to as the "CONSULTANT."

WITNESSETH:

WHEREAS, in compliance with State law and the **CITY**'s policies, the **CONSULTANT** has been selected to perform professional services on the basis of qualifications and demonstrated competence; and

WHEREAS, it was deemed to be in the best interests of the CITY to retain the CONSULTANT; and

WHEREAS, the **CONSULTANT** and the **CITY** have reached this Agreement to analyze and develop construction documents to capture, store, and infiltrate stormwater at Phippeny Park in Coeur d'Alene, and to evaluate other stormwater treatment improvements with the 3rd Street drainage basin to include in construction documents if feasible, hereinafter referred to as the "Work," according to the Project Documents, including the Detailed Scope of Work (Exhibit "A"), which Project Documents are incorporated herein by reference.

NOW. THEREFORE.

IT IS AGREED that, for and in consideration of the covenants and agreements made and to be performed by the **CITY** as set forth herein, the **CONSULTANT** shall complete the Work, furnishing all services therefor according to the Project Documents. All services performed shall be of the high quality typically provided by members of the **CONSULTANT**'s profession.

<u>SECTION 1</u>. <u>EMPLOYMENT OF CONSULTANT</u>. The **CITY** agrees to engage the **CONSULTANT** and the **CONSULTANT** agrees to perform the services as described in Section 2 hereof.

SECTION 2. SCOPE OF SERVICES.

A. The **CONSULTANT** shall perform the services described in the Detailed Scope of Services attached hereto and incorporated herein by reference as Exhibit "A."

- B. The **CONSULTANT** shall perform all the necessary ancillary services respecting the tasks set forth in the Scope of Services.
- C. It is understood that the following services are not included in this Scope of Service, but may be provided at additional expense as may be agreed by the parties: Geotechnical Engineering or Percolation Testing, Construction Phase Services, and Construction Cost Estimate.
- D. If **CONSULTANT** discovers conditions or circumstances that it had not contemplated at the commencement of this Agreement and/or which are inconsistent with the general assumptions of the parties as articulated herein, **CONSULTANT** will notify Client in writing of the changed conditions. Following notification, Client and **CONSULTANT** shall renegotiate the terms and conditions of this Agreement in good faith. If **CONSULTANT** and Client cannot agree upon amended terms and conditions within 30 days after notification of the changed conditions, **CONSULTANT** may terminate this Agreement and shall be compensated for all work performed as of the date of termination.
- E. **CONSULTANT's** services exclude any services related to hazardous materials or a hazardous environmental condition, including hazardous materials as defined by federal, state and local law. Discovery of hazardous materials after the date of execution of this Agreement mandates renegotiation of **CONSULTANT's** scope of work or suspension or termination of services.

SECTION 3. PERSONNEL.

- A. The **CONSULTANT** represents that it has or will secure at its own expense all personnel required to perform its services under this Agreement. Such personnel shall not be employees of or have any contractual relationship with the **CITY**.
- B. All of the services required hereunder will be performed by the **CONSULTANT** or under its direct supervision, and all personnel engaged in the work shall be fully qualified and shall be authorized under state and local law to perform such services.
- C. The **CONSULTANT** agrees to maintain Worker's Compensation coverage on all employees, including the employees of subcontractors, during the term of this Contract as required by Title 72, Idaho Code. In addition to a certificate of insurance, the **CONSULTANT** shall furnish to the **CITY**, prior to commencement of the work, such evidence as the **CITY** may require guaranteeing contributions which will come due under the Employment Security Law including, at the option of the **CITY**, a surety bond in an amount sufficient to make such payments. Should the **CONSULTANT** fail to maintain the required Worker's Compensation insurance during the entire term hereof, the **CONSULTANT** shall indemnify the **CITY** against any loss resulting to the **CITY** from such failure, either by way of compensation or additional premium liability.

<u>SECTION 4.</u> <u>TIME OF PERFORMANCE</u>. The services of the **CONSULTANT** shall commence upon execution of this Agreement by the **CITY** and shall be completed on or before ______. The period of performance may be extended for additional periods only by the mutual written agreement of the parties.

SECTION 5. COMPENSATION.

- A. Subject to the provisions of this Agreement, the **CITY** shall pay the **CONSULTANT** a sum not to exceed Thirty-four Thousand Six Hundred Seventy-five and 08/100 Dollars (\$34,675.08), unless authorized in writing by the **CITY**. This compensation includes both fees and reimbursable costs.
- B. Except as otherwise provided in this Agreement, the **CITY** shall not provide any additional compensation, payment, use of facilities, services, or other thing of value to the **CONSULTANT** in connection with performance of its duties under this Agreement. The parties understand and agree that administrative overhead and other indirect or direct costs the **CONSULTANT** may incur in the performance of its obligations under this Agreement have already been included in computation of the **CONSULTANT**'s fee and may not be charged to the **CITY**.

SECTION 6. METHOD AND TIME OF PAYMENT. Monthly progress payments must be submitted by the 10th of the month for work done in the previous calendar month. Partial payment shall be made by the end of each calendar month for the work completed in the previous calendar month and certified by the **CONSULTANT**. Final payment shall be made thirty (30) days after completion of all work and acceptance by the City Council.

SECTION 7. STANDARD OF PERFORMANCE; DISCLAIMER OF WARRANTIES.

- A. <u>Level of Services</u>. **CONSULTANT** offers different levels of professional services to suit the desires and needs of differing projects and clients. Although the possibility of error can never be eliminated, more detailed and extensive Services yield more information and reduce the probability of error, but at increased costs. Client must determine the level of Services adequate for its purposes. Client has reviewed the Scope of Engagement and has determined that it does not need or want a greater level of Services than that being provided.
- B. <u>Standard of Care</u>. Subject to the limitations inherent in the agreed Scope of Engagement as to the degree of care, the amount of time and expenses to be incurred, and subject to any other limitations contained in this Agreement, **CONSULTANT** will perform its Services consistent with that level of care and skill ordinarily exercised by other professional engineers practicing in the same locale and under similar circumstances at the time the Services are performed.
- C. <u>No Warranty</u>. No warranty, express or implied, is included or intended by this Agreement.

SECTION 8. TERMINATION OF AGREEMENT FOR CAUSE. If, through any cause within the CONSULTANT's reasonable control, the CONSULTANT shall fail to fulfill in a timely and proper manner its obligations under this Agreement, or if the CONSULTANT shall violate any of the covenants, agreements, or stipulations of this Agreement, the CITY shall provide the CONSULTANT a written statement of the deficiency and shall provide a reasonable time to remedy the deficiency. If the CONSULTANT fails to cure the deficiency, the CITY shall have the right to terminate this Agreement by giving written notice to the CONSULTANT of such termination and specifying the effective date thereof. Such written notice shall be provided to the CONSULTANT at least five (5) days before the effective date of such termination. In that event, all finished or unfinished hard copy documents, data, studies, surveys, and reports or other materials prepared by the CONSULTANT under this Agreement shall, at the option of the CITY, become its property, and the CONSULTANT shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents and materials. Equitable compensation shall not exceed the amount reasonably billed for work actually done and expenses reasonably incurred.

SECTION 9. TERMINATION FOR CONVENIENCE. The CITY may terminate this Agreement at any time by giving thirty (30) days' written notice to the CONSULTANT of such termination and specifying the effective date of such termination. In that event, all finished or unfinished hard copy documents, data, studies, surveys, and reports or other materials prepared by the CONSULTANT under this Agreement shall, at the option of the CITY, become its property. The CONSULTANT shall be entitled to receive compensation not to exceed the amount reasonably billed for work actually done and expenses reasonably incurred as of the effective date of the termination.

<u>SECTION 10. MODIFICATIONS</u>. The **CITY** may, from time to time, require modifications to the Scope of Services, Exhibit "B," to be performed under this Agreement. The type and extent of such services cannot be determined at this time; however, the **CONSULTANT** agrees to do such work as ordered in writing by the **CITY**, and the **CITY** agrees to compensate the **CONSULTANT** for such work accomplished by written amendment to this Agreement.

SECTION 11. NON-DISCRIMINATION.

A. The **CONSULTANT** will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin, sexual orientation and/or gender identity/expression. The **CONSULTANT** shall take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their race, color, religion, sex, or national origin, sexual orientation and/or gender identity/expression. Such actions shall include, but not be limited to the following: employment, upgrading, demotions, or transfers; recruitment or recruitment advertising; layoffs or terminations; rates of pay or other forms of compensation; selection for training, including apprenticeship; and participation in recreational and educational activities. The **CONSULTANT** agrees to post in conspicuous places available for employees and applicants for employment, notices to be provided setting forth the provisions of this

nondiscrimination clause. The **CONSULTANT** will, in all solicitations or advertisements for employees placed by or on behalf of the **CONSULTANT**, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin, sexual orientation and/or gender identity/expression. The **CONSULTANT** 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 subconsultant, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.

- B. The **CONSULTANT** shall keep such records and submit such reports concerning the racial and ethnic origin of applicants for employment and employees as the **CITY** may require.
- C. The **CONSULTANT** shall comply, if applicable, with the Regulations relative to non-discrimination in federally assisted programs of United States Department of Transportation (USDOT), Title 49, Code of Federal Regulations, part 21, as they may be amended from time to time, (hereinafter referred to as the "Regulations"), which are herein incorporated by reference and made a part of this Agreement. In addition, the **CONSULTANT** shall comply with the requirements of Chapter 9.56, Coeur d'Alene Municipal Code.
- D. The **CONSULTANT**, with regard to the work performed by it during the Agreement, shall not discriminate on the grounds of race, color, national origin, sexual orientation, and/or gender identity/expression, in the selection and retention of sub-consultants, including procurement of materials and leases of equipment. The **CONSULTANT** shall not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the Agreement covers a program set forth in Appendix B of the Regulations or discrimination prohibited by Chapter 9.56, Coeur d'Alene Municipal Code.
- E. In all solicitations either by competitive bidding or negotiations made by the **CONSULTANT** for work to be performed under a subcontract, including procurement of materials or leases of equipment, each potential sub-consultant or supplier shall be notified by the **CONSULTANT** of the **CONSULTANT**'s obligations under this Agreement and the Regulations and Municipal Code relative to non-discrimination on the grounds of race, color, sexual orientation and/or gender identity/expression, national origin, sexual orientation, and/or gender identity/expression.
- F. The **CONSULTANT** shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information and its facilities as may be determined by the **CITY** or the appropriate federal agency to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of the **CONSULTANT** is in the exclusive possession of another who fails or refuses to furnish this information, the **CONSULTANT** shall so certify to ITD or the USDOT as appropriate, and shall set forth what

efforts it has made to obtain the information.

- G. In the event of the **CONSULTANT**'s non-compliance with the non-discrimination provisions of this Agreement, the **CITY** shall impose such contract sanctions as it or the USDOT may determine to be appropriate, including, but not limited to:
 - Withholding of payments to the **CONSULTANT** under the Agreement until the **CONSULTANT** complies, and/or;
 - Cancellation, termination, or suspension of the Agreement, in whole or in part.

The **CONSULTANT** shall include the provisions of paragraphs (C) through (G) in every subcontract, including procurement of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto. The **CONSULTANT** shall take such action with respect to any subconsultant or procurement as the contracting agency or USDOT may direct as a means of enforcing such provisions including sanctions for non-compliance. Provided, however, that in the event the **CONSULTANT** becomes involved in, or is threatened with, litigation with a sub-consultant or supplier as a result of such direction, the **CONSULTANT** may request ITD enter into such litigation to protect the interests of the state and, in addition, the **CONSULTANT** may request the USDOT enter into such litigation to protect the interests of the United States.

SECTION 12. ANTI-BOYCOTT CERTIFICATION. Pursuant to Idaho Code § 67-2346, the **CONSULTANT** certifies that it is not currently engaged in, and will not for the duration of the contract engage in, a boycott of goods or services from Israel or territories under its control. This provision shall not apply if the Agreement has a total potential value of less than one hundred thousand dollars (\$100,000.00) or if the **CONSULTANT** has fewer than ten (10) employees.

<u>SECTION 13</u>. <u>CHINESE OWNERSHIP CERTIFICATION</u>. Pursuant to Idaho Code § 67-2359, the **CONSULTANT** certifies that it is not currently owned or operated by the government of the People's Republic of China and will not for the duration of the contract be owned or operated by the government of the People's Republic of China.

SECTION 14. ASSIGNABILITY.

- A. The **CONSULTANT** shall not assign any interest in this Agreement and shall not transfer any interest in the same (whether by assignment or novation) without the prior written consent of the **CITY** thereto. Provided, however, that claims for money due or to become due to the **CONSULTANT** from the **CITY** under this Agreement may be assigned to a bank, trust company, or other financial institution without such approval. Notice of any such assignment or transfer shall be furnished promptly to the **CITY**.
- B. The **CONSULTANT** shall not delegate duties or otherwise subcontract work or services under this Agreement without the prior written approval of the **CITY**.

SECTION 15. Interest of Consultant. The CONSULTANT covenants that neither it nor its owners or officers presently have an interest, and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of services required to be performed under this Agreement. The CONSULTANT further covenants that, in the performance of this Agreement, no person having any such interest shall be employed on the Work.

<u>SECTION 16</u>. <u>Findings Confidential</u>. Any reports, information, data, etc., given to or prepared or assembled by the **CONSULTANT** under this Agreement which the **CITY** requests to be kept confidential shall not be made available to any individual or organization by the **CONSULTANT** without the prior written approval of the **CITY**.

SECTION 17. Publication, Reproduction and Use of Materials. No material produced, in whole or in part, under this Agreement shall be subject to copyright in the United States or in any other country. The CITY shall have unrestricted authority to publish, disclose, distribute and otherwise use, in whole or in part, any reports, data or other materials prepared under this Agreement. The CONSULTANT shall provide copies of such work products to the CITY upon request. The CITY may make and retain copies of Documents for information and reference in connection with use on the Project by the CITY. Such Documents are not intended or represented to be suitable for reuse by the CITY or others on extensions of the Project or on any other project. Any such reuse or modification without written verification or adaptation by the CONSULTANT, as appropriate for the specific purpose intended, will be at the CITY's sole risk and without liability or legal exposure to the CONSULTANT and the CONSULTANT's sub-consultants. To the extent allowed by law, the CITY shall indemnify and hold harmless the CONSULTANT and CONSULTANT's sub-consultants from all claims, damages, losses, and expenses, including attorney's fees arising out of or resulting therefrom.

SECTION 18. Audits and Inspection. The CONSULTANT shall provide access for the CITY and any duly authorized representatives to any books, documents, papers, and records of the CONSULTANT that are directly pertinent to this specific agreement for the purpose of making audit, examination, excerpts, and transcriptions. The CONSULTANT shall retain all records pertinent to the project for three years after final payment and all other pending matters are closed.

<u>SECTION 19.</u> <u>Jurisdiction; Choice of Law.</u> Any civil action arising from this Agreement shall be brought in the District Court for the First Judicial District of the State of Idaho at Coeur d'Alene, Kootenai County, Idaho. The laws of the state of Idaho shall govern the rights and obligations of the parties.

<u>SECTION 20</u>. <u>Non-Waiver</u>. The failure of the **CITY** at any time to enforce a provision of this Agreement shall in no way constitute a waiver of the provisions, nor in any way affect the validity of this Agreement or any part thereof, or the right of the **CITY** thereafter to enforce each and every protection hereof.

SECTION 21. Permits, Laws and Taxes. The CONSULTANT shall acquire and maintain in good standing all permits, licenses and other documents necessary to its performance under this Agreement, including all necessary licenses and certifications for its employees. All actions taken by the CONSULTANT under this Agreement shall comply with all applicable statutes, ordinances, rules, and regulations. The CONSULTANT shall pay all taxes pertaining to its performance under this Agreement.

SECTION 22. Relationship of the Parties. The **CONSULTANT** shall perform its obligations hereunder as an independent contractor of the **CITY**. The **CITY** may administer this Agreement and monitor the **CONSULTANT**'s compliance with this Agreement, but shall not supervise or otherwise direct the **CONSULTANT** except to provide recommendations and to provide approvals pursuant to this Agreement. The parties agree to assist and cooperate with each other in any manner necessary and within their respective abilities to facilitate completion of this Project.

<u>SECTION 23</u>. <u>Integration</u>. This Agreement, and all appendices and amendments thereto, embody the entire agreement of the parties. There are no promises, terms, conditions, or obligations other than those contained herein, and this Agreement shall supersede all previous communications, representations or agreements, either oral or written, between the parties.

SECTION 24. Hold Harmless.

- A. The **CONSULTANT** shall save, hold harmless, indemnify, and defend the **CITY**, its officers, agents and employees from and against any and all damages or liability arising out of the acts, errors, omissions, or negligence, including costs and expenses, for or on account of any and all legal actions or claims of any character resulting from injuries or damages sustained by any person or persons or property arising from the **CONSULTANT**'s performance of this Agreement and not arising from the **CONSULTANT**'s professional services. To this end, the **CONSULTANT** shall maintain general liability insurance in at least the amount set forth in Section 25(A).
- B. The **CONSULTANT** shall save, hold harmless, and indemnify the **CITY**, its officers, agents, and employees from and against damages or liability arising out of the **CONSULTANT**'s negligent acts, errors, or omissions, including costs and

expenses for or on account of any and all legal actions or claims of any character resulting from injuries or damages sustained by persons or property to the extent arising from the **CONSULTANT**'s negligent performance of this Agreement, including but not limited to the **CONSULTANT**'s professional services. To this end, the **CONSULTANT** shall maintain Errors and Omissions insurance in at least the amounts set forth in Section 25(B).

<u>SECTION 25</u>. <u>Notification</u>. Any notice under this Agreement may be served upon the **CONSULTANT** or the **CITY** by mail at the following addresses:

City of Coeur d'Alene 710 E. Mullan Ave. Coeur d'Alene, ID 83814 Attn.: Renata McLeod, City Clerk

HMH, LLC 3882 N. Schreiber Way, Ste. 104 Coeur d'Alene, ID 83815 Attn.:

SECTION 26. Standard of Performance and Insurance.

- A. The **CONSULTANT** shall maintain general liability insurance naming the **CITY**, its entities, and its representatives as additional insureds in the amount of at least \$500,000.00 for property damage or personal injury, death or loss as a result of any one occurrence or accident regardless of the number of persons injured or the number of claimants, it being the intention that the minimum limits shall be those provided for by Idaho Code § 6-924.
- B. In performance of professional services, the **CONSULTANT** will use that degree of care and skill ordinarily exercised under similar circumstances by members of the **CONSULTANT**'s profession. Should the **CONSULTANT** or any of the **CONSULTANT**'s employees be found to have been negligent in the performance of professional services from which the **CITY** sustains damage, the **CONSULTANT** has obtained Errors and Omission Insurance with limits of at least five hundred thousand dollars (\$500,000.00). The **CONSULTANT** shall maintain, and furnish proof thereof, coverage for a period of two years following the completion of the project.
- C. The **CONSULTANT** shall obtain and maintain auto liability insurance with limits in the amount of at least \$500,000.00 for the duration of the project.
- D. Prior to work under this Agreement, the **CONSULTANT** shall furnish to the **CITY** certificates of the insurance coverages required herein, which certificates must be

approved by the City Attorney. Certificates shall provide for at least thirty (30) days' notice to the **CITY** prior to cancellation of the policy for any reason. In addition, the **CONSULTANT** shall promptly notify the **CITY** when the policy is canceled.

IN WITNESS WHEREOF, this agreement executed the day and year first written above.

| CITY OF COEUR D'ALENE | HMH, LLC |
|---------------------------|-------------|
| James Hammond, Mayor | , President |
| ATTEST: | ATTEST: |
| Renata McLeod, City Clerk | Secretary |

EXHIBIT "A"

7/19/2023 DETAILED SCOPE OF WORK CITY OF COEUR D'ALENE 3RD STREET STORMWATER OUTFALL VOLUME REDUCTION

Project Description

The City of Coeur d'Alene has a stormwater outfall located at the 3rd Street boat launch near McEuen Park. The City intends to divert stormwater into a storage/treatment/infiltration system at Phippeny Park. The intent is to capture, store, and infiltrate stormwater while leaving the existing outfall in place as overflow for storm events larger than 25-years. The City will also examine other areas for stormwater treatment improvements.

HMH will assist the City by evaluating the existing City stormwater system and providing design for the new treatment area. HMH will develop constructable plans and specifications. If the City requests additional services not specifically called out, they can be added as additional services if they become necessary.

Project Understanding

For items or tasks left out or specifically not included in this scope, these services may be added as additional services at the Cities request if they become necessary.

1. Landscaping is not included in this scope. The City will provide all landscaping elements to include, seeding, and erosion control measures for the project.

A geotechnical consultant is not included in this scope.

No environmental element is included in the scope.

It is understood the City will provide all necessary erosion and sediment control and permitting for the project during construction, including a SWPPP if necessary.

HMH will call for utility locates and survey-tie any marked utilities but the scope does not include coordinating existing or future work with utility entities.

This project will be developed using ISPWC and City standards and details on 11"x17" plan sheets.

This scope assumes the required field work survey will occur during non-winter conditions. Snow on the ground may delay survey work.

Scope of Services

The scope is organized by the following tasks:

Task 1 Project Administration
Task 2 Survey

Task 3 Hydraulics

Task 4 Coordination Meeting
Task 5 Conceptual Design

Task 6 Final Design

Task 1 Project Administration

This will consist of the management of the project and involve administrative tasks that are required of the Consultant during the course of project development, including setting up and maintaining project accounting procedures, billing coordination, monitoring project budget, and general project coordination. Invoices will be submitted monthly via email in PDF format.

Task 2 Survey

HMH will perform the topographic surveying for the project, itemized as follows:

- The topographic survey will encompass the proposed system location at Phippeny Park. HMH will survey the storage/treatment/infiltration system location in detail.
- HMH will determine through the One Call process existing underground utilities within the project area.
- HMH will process survey field data to be imported into AutoCAD. Quality control and assurance will be performed on all linework to verify horizontal and vertical accuracy.

Task 3 Hydraulics

HMH will examine the existing storm drain systems in Autodesk Storm and Sanitary Analysis using the 25-year flows, 24-hour duration storm events. This analysis will determine the existing drainage system capacity and highlight any deficiencies. This scope of work does not include any subsurface engineering or geotechnical work. HMH will make an assumption on the percolation rates for the encompassed watershed to the outfall described for the purpose of design. These rates will need to be verified by the City. HMH will estimate stormwater discharges into the proposed stormwater filter systems and work with a vendor to determine the optimum stormwater filter system. This task includes preparing the Conceptual Design of the stormwater filter system. Plan and profile sheets will be prepared. Existing and proposed manholes will be identified with invert elevations. The proposed stormwater filter system will be detailed.

Task 4 Coordination Meetings

HMH assumes several agencies will be interested in the project. This scope provides time for HMH to attend two agency meetings.

Task 5 PS&E

HMH will prepare a plans, specifications, and estimate (PS&E) package based on the Hydraulics review comments provided by the City. PS&E will include constructable plans and specifications for the proposed design work.