# **CITY OF SPOKANE**



# NOTICE

# **REGARDING CITY COUNCIL MEETINGS**

Notice is hereby given that, pursuant to Governor Jay Inslee's Fourth Updated Proclamation 20-28.4, dated May 29, 2020, all public meetings subject to the Open Public Meetings Act, Chapter 42.30 RCW, are to be held remotely and that the in-person attendance requirement in RCW 42.30.030 has been suspended until at least through July 1, 2020.

Temporarily and until further notice, the public's ability to attend City Council meetings is by remote access only. In-person attendance is not permitted at this time. The public is encouraged to tune in to the meeting as noted below.

Public comment will be taken virtually on legislative items during the 6:00 p.m. Legislative Session on June 29, 2020. Open Forum will not be held and all testimony must be related to the legislative items on the agenda.

The regularly scheduled Spokane City Council 3:30 p.m. Briefing Session and 6:00 p.m. Legislative Session will be held virtually and streamed live online and airing on City Cable 5. Some members of the City Council and City staff will be attending virtually. The public is encouraged to tune in to the meeting live on Channel 5, at https://my.spokanecity.org/citycable5/live, or by calling 1-408-418-9388 and entering the access code 146 058 2239 when prompted; meeting password is 0320.

To participate in virtual public comment:

Sign up to give testimony at **https://forms.gle/RtciKb2tju6322BB7.** You must sign up in order to be called on to testify. The form will be open at 5:00 p.m. on Monday, June 29, 2020, and will close at 6:00 p.m. At 6:00 p.m., you will call in to the meeting using the information above. When it is your turn to testify, Council President will call your name and direct you to hit \*3 on your phone to ask to be unmuted. The system will alert you when you have been unmuted and you can begin giving your testimony. When you are done, you will need to hit \*3 again.

# CITY COUNCIL MEETINGS RULES – PUBLIC DECORUM

Strict adherence to the following rules of decorum by the public will be observed and adhered to during City Council meetings, including open forum, public comment period on legislative items, and Council deliberations:

- 1. No Clapping!
- 2. No Cheering!
- 3. No Booing!
- 4. No public outbursts!
- 5. Three-minute time limit for comments made during open forum and public testimony on legislative items!
- 6. No person shall be permitted to speak at the first open forum more often than once per calendar month.

# In addition, please silence your cell phones when entering the Council Chambers!

Further, keep the following City Council Rules in mind:

# Rule 2.2 OPEN FORUM

- D. The open forum is a limited public forum; all matters discussed in the open forum shall relate to the affairs of the City and items not currently on the current or advance Council agendas. No person shall be permitted to speak in open forum regarding items on the current or advance agendas, pending he aring items, or initiatives or referenda in a pending election. Individuals speaking during the open forum shall address their comments to the Council President and shall not use profanity, engage in obscene speech, or make personal comment or verbal insults about any individual.
- E. To encourage wider participation in open forum and a broad array of public comment and varied points of view from residents of the City of Spokane, no person shall be permitted to speak at the first open forum more often than once per calendar month. Any person may speak at the second open forum if they have not yet spoken in that meeting's first open forum or concerning any agenda item at that day's meeting, unless the meeting is that person's first address at open forum in that month.. There is no limit on the number of regular legislative agenda items on which a member of the public may testify, such as legislative items, special consideration items, hearing items, and other items before the City Council and requiring Council action that are not adjudicatory or administrative in nature, as specified in Rules 5.3 and 5.4.

# Rule 2.7 SERVICE ANIMALS AT CITY COUNCIL MEETINGS

B. Service animals must, at all times while present in a City Council meeting, be harnessed, leashed, or tethered, unless these devices interfere with the service animal's work or the individual's disability prevents using these devices, in which case, the individual must maintain control of the animal through voice, signal, or other effective controls.

# Rule 5.3PARTICIPATION OF MEMBERS OF THE PUBLIC IN COUNCIL MEETINGS

- A. Members of the public may address the Council regarding items on the Council's legislative agenda, special consideration items, hearing items, and other items before the City Council requiring Council action that are not adjudicatory or administrative in nature. This rule shall not limit the public's right to speak during the open forum.
- B. No member of the public may speak without first being recognized for that purpose by the Chair. Except for named parties to an adjudicative hearing, a person may be required to sign a sign-up sheet and provide their city of residence as a condition of recognition. In order for a Council member to be recognized by the Chair for the purpose of obtaining the floor, the Council member shall either raise a hand or depress the call button on the dais until recognized by the Council President.
- C. Each person speaking at the public microphone shall verbally identify themselves by name, city of residence, and, if appropriate, representative capacity.
- D. Each speaker shall follow all written and verbal instructions so that verbal remarks are electronically recorded and documents submitted for the record are identified and marked by the Clerk.
- E. In order that evidence and expressions of opinion be included in the record and that decorum befitting a deliberative process be maintained, no modes of expression not provided by these rules, including but not limited to demonstrations, banners, signs, applause, profanity, vulgar language, or personal insults will be permitted.
- F. A speaker asserting a statement of fact may be asked to document and identify the sources of the factual datum being asserted.

- G. When addressing the Council, members of the public shall direct all remarks to the Council President and shall confine remarks to the matters that are specifically before the Council at that time.
- H. When any person, including members of the public, City staff, and others, are addressing the Council, Council members shall observe the same decorum and process, as the rules require among the members inter se. That is, a Council member shall not engage the person addressing the Council in colloquy, but shall speak only when granted the floor by the Council President. All persons and/or Council members shall not interrupt one another. The duty of mutual respect set forth in Rule 1.2 and the rules governing debate set forth in Robert's Rules of Order, newly revised, shall extend to all speakers before the City Council. The City Council Policy Advisor and/or City Attorney shall, with the assistance of Council staff, assist the Council President to ensure that all individuals desiring to speak shall be identified, appropriately recognized, and provided the opportunity to speak.

# Rule 5.4 PUBLIC TESTIMONY REGARDING LEGISLATIVE AGENDA ITEMS – TIME LIMITS

- A. The City Council shall take public testimony on all matters included on its legislative agenda, with those exceptions stated in Rule 5.4(B). Public testimony shall be limited to the final Council action. Public testimony shall be limited to three (3) minutes per speaker, unless, at their discretion, the Chair determines that, because of the number of speakers signed up to testify, less time will be needed for each speaker in order to accommodate all speakers. The Chair may allow additional time if the speaker is asked to respond to questions from the Council.
- B. No public testimony shall be taken on items on the Council's consent agenda, amendments to legislative agenda items, or procedural, parliamentary, or administrative matters of the Council, including amendments to these Rules.
- C. For legislative or hearing items that may affect an identifiable individual, association, or group, the following procedure may be implemented:
  - 1. Following an assessment by the Chair of factors such as complexity of the issue(s), the apparent number of people indicating a desire to testify, representation by designated spokespersons, etc., the Chair shall, in the absence of objection by the majority of the Council present, impose the following procedural time limitations for taking public testimony regarding legislative matters:
    - a. There shall be up to fifteen (15) minutes for staff, board, or commission presentation of background information, if any.
    - b. The designated representative of the proponents of the issue shall speak first and may include within their presentation the testimony of expert witnesses, visual displays, and any other reasonable methods of presenting the case. Up to thirty (30) minutes shall be granted for the proponent's presentation. If there be more than one designated representative, they shall allocate the allotted time between or among themselves.
    - c. Following the presentation of the proponents of the issue, three (3) minutes shall be granted for any other person not associated with the designated representative of the proponents who wishes to speak on behalf of the proponent's position.
    - d. The designated representative, if any, of the opponents of the issue shall speak following the presentation of the testimony of expert witnesses, visual displays, and any other reasonable methods of presenting the case. The designated representative(s) of the opponents shall have the same amount of time which was allotted to the proponents.
    - e. Following the presentation by the opponents of the issue, three (3) minutes shall be granted for any other person not associated with the designated representative of the opponents who wishes to speak on behalf of the opponents' position.
    - f. Up to ten (10) minutes of rebuttal time shall be granted to the designated
  - 2. In the event the party or parties representing one side of an issue has a designated representative and the other side does not, the Chair shall publicly ask the unrepresented side if they wish to designate one or more persons to utilize the time allotted for the designated representative. If no such designation is made, each person wishing to speak on behalf of the unrepresented side shall be granted three (3) minutes to present their position, and no additional compensating time shall be allowed due to the fact that the side has no designated representative.
  - 3. In the event there appears to be more than two groups wishing to advocate their distinct positions on a specific issue, the Chair may grant the same procedural and time allowances to each group or groups, as stated previously.
- D. The time taken for staff or Council member questions and responses there to shall be in addition to the time allotted for any individual or designated representative's testimony.

# THE CITY OF SPOKANE



# CURRENT COUNCIL & GENDA

# MEETING OF MONDAY, JUNE 29, 2020

# **MISSION STATEMENT**

TO DELIVER EFFICIENT AND EFFECTIVE SERVICES THAT FACILITATE ECONOMIC OPPORTUNITY AND ENHANCE QUALITY OF LIFE.

> MAYOR NADINE WOODWARD COUNCIL PRESIDENT BREEAN BEGGS

Council Member Kate Burke Council Member Lori Kinnear Council Member Karen Stratton COUNCIL MEMBER MICHAEL CATHCART COUNCIL MEMBER CANDACE MUMM COUNCIL MEMBER BETSY WILKERSON

CITY COUNCIL CHAMBERS CITY HALL 808 W. SPOKANE FALLS BLVD. SPOKANE, WA 99201

City of Spokane Guest Wireless access for Council Chambers for June 29, 2020:

User Name: COS Guest Password: P622h3sY

Please note the space in user name. Both user name and password are case sensitive.

# **CITY COUNCIL BRIEFING SESSION**

Council will adopt the Administrative Session Consent Agenda after they have had appropriate discussion. Items may be moved to the 6:00 p.m. Legislative Session for formal consideration by the Council at the request of any Council Member.

SPOKANE CITY COUNCIL BRIEFING SESSIONS (BEGINNING AT 3:30 P.M. EACH MONDAY) AND LEGISLATIVE SESSIONS (BEGINNING AT 6:00 P.M. EACH MONDAY) ARE BROADCAST LIVE ON CITY CABLE CHANNEL FIVE AND STREAMED LIVE ON THE CHANNEL FIVE WEBSITE. THE SESSIONS ARE REPLAYED ON CHANNEL FIVE ON THURSDAYS AT 6:00 P.M. AND FRIDAYS AT 10:00 A.M.

The Briefing Session is open to the public, but will be a workshop meeting. Discussion will be limited to Council Members and appropriate Staff and Counsel.

# ADDRESSING THE COUNCIL

- No member of the public may speak without first being recognized for that purpose by the Chair. Except for named parties to an adjudicative hearing, a person may be required to sign a sign-up sheet and provide their city of residence as a condition of recognition.
- Each person speaking at the public microphone shall verbally identify themselves by name, city of residency and, if appropriate, representative capacity.
- If you are submitting letters or documents to the Council Members, please provide a minimum of ten copies via the City Clerk. The City Clerk is responsible for officially filing and distributing your submittal.
- In order that evidence and expressions of opinion be included in the record and that decorum befitting a deliberative process be maintained, no modes of expression including but not limited to demonstrations, banners, signs, applause, profanity, vulgar language or personal insults will be permitted.
- A speaker asserting a statement of fact may be asked to document and identify the source of the factual datum being asserted.

**SPEAKING TIME LIMITS:** Unless deemed otherwise by the Chair, each person addressing the Council shall be limited to a three-minute speaking time.

**CITY COUNCIL AGENDA:** The City Council Advance and Current Agendas may be obtained prior to Council Meetings by accessing the City website at www.spokanecity.org.

# **BRIEFING SESSION**

(3:30 p.m.) (Council Chambers Lower Level of City Hall) (No Public Testimony Taken)

**Roll Call of Council** 

**Council Reports** 

Staff Reports

**Committee Reports** 

Advance Agenda Review

**Current Agenda Review** 

# **ADMINISTRATIVE SESSION**

# **CONSENT AGENDA**

# **REPORTS, CONTRACTS AND CLAIMS**

# RECOMMENDATION

1.	Collective Bargaining Agreement between the Spokane Police Guild and the City of Spokane to govern the period from 2017-2020—\$6,219,000. (Deferred from June 15, 2020, Agenda) (Relates to Special Budget Ordinance C35912)	Approve	OPR 2020-0514
2.	Value Blanket Renewal with Keller Supply Co. (Spokane) for backflow prevention devices—\$125,000 (incl. tax).	Approve	OPR 2017-0488 BID 4366-17
3.	Value Blanket Order Renewals, Nos. 1 of 4, with:	Approve All	
	a. Traffic Safety Supply Co. (Portland, OR) for Perforated Square Steel Tubing–\$60,000.		OPR 2019-0312 RFQ 781-19
	b. Ennis-Flint Trading Co (Greensboro, NC) for Thermoplastic Products—\$85,000.		OPR 2019-0313 RFQ 783-19

4. Contract Extension with PMWeb, Inc. (Wakefield, MA) Approve OPR 2019-0457 for continued professional services of the Capital RFP 4196-16 Project Management Software. July 1, 2020, through June 30, 2021-not to exceed \$100,000. 5. Amendment/Extension Contract with Journal Approve OPR 2016-0267 Technologies, Inc. (Logan, UT) for Justware Case Management Software annual maintenance, support, and upgrades from January 1, 2020, through December 31, 2020–\$120,761.95 (incl. tax). 6. Low Bid of Halme Construction, Inc. (Spokane) for Approve OPR 2020-0547 North South Corridor Regal, Cleveland, Grace, Greene, ENG 2017156 Jackson, Ralph Water & Sewer Replacement and ENG 2019156 Casings-\$4,227,366.91 (plus tax). An administrative reserve of \$422,736.70 (plus tax), which is 10% of the contract price will be set aside. 7. Contract Extension with MurraySmith, Inc. (Spokane) PRO 2017-0018 Approve for the Central Avenue Well #2 project-\$6.000. ENG 2016133 Contract and Value Blanket Renewal with Western OPR 2018-0424 8. Approve Systems & Fabrication (Spokane Valley, WA) for asneeded purchases of Subsite Electronics video pipeline equipment and replacement parts, as well as repair services-not to exceed \$130,000 annually (incl. tax). 9. One year Contract Extension with Duncan Parking Approve OPR 2013-0460 Technologies, Inc. (DPT), a subsidiary of CivicSmart, BID 3918-13 Inc. (Milwaukee, WI) for support and services for DPT Duncan Liberty meters for Parking Services-\$48,000. Approve 10. Six-Year Wastewater Program; Integrated Clean Water OPR 2020-0548 Plan; Wastewater and Stormwater Collection System ENG 2017125 SCADA Master Plan-\$298,893.35. Interagency Agreement with the Washington State Approve OPR 2020-0549 11. Department of Commerce to receive reimbursement of eligible expenditures related to the COVID-19 response—\$6,660,000 (revenue). (CARES Act) Approve 12. Acceptance of the U.S. Department of Housing and OPR 2020-0550 **Urban Development Emergency Solutions Grant and** approval to subaward funds to eligible organizations Request COVID-19 through the For Proposal—\$991,359. (Relates to Special Budget Ordinance C35916)

- 13. Acceptance of the Department of Justice Award to the Approve OPR 2020-0556 Spokane Police Department regarding special COVID-19 funding-\$391,333. (Relates to Special Budget Ordinance C35917) 14. Report of the Mayor of pending claims and payments Approve & CPR 2020-0002 of previously approved obligations, including those of Authorize Parks and Library, through June 19, 2020, total Pavments \$9,717,098.37, with Parks and Library claims approved by their respective boards. Warrants excluding Parks and Library total \$9,121,425.40. City Council Meeting Minutes: June 8, 2020, June 15, Approve CPR 2020-0013 15. 2020, June 18, 2020 and June 25, 2020. All Request motion to suspend Council Rules and add the following item (OPR 2020-0560) to the Agenda: 16. Regional Project Charter for the Regional Bridge Approve OPR 2020-0560
- 16. Regional Project Charter for the Regional Bridge Approve OPR 2020-0560 Housing Center: "The Way Out Center."

# **EXECUTIVE SESSION**

(Closed Session of Council)

(Executive Session may be held or reconvened during the 6:00 p.m. Legislative Session)

# **CITY COUNCIL SESSION**

(May be held or reconvened following the 3:30 p.m. Administrative Session) (Council Briefing Center)

This session may be held for the purpose of City Council meeting with Mayoral nominees to Boards and/or Commissions. The session is open to the public.

# **LEGISLATIVE SESSION**

(6:00 P.M.) (Council Reconvenes in Council Chamber)

WORDS OF INSPIRATION

PLEDGE OF ALLEGIANCE

# **ROLL CALL OF COUNCIL**

# ANNOUNCEMENTS

(Announcements regarding Changes to the City Council Agenda)

# **BOARDS AND COMMISSIONS APPOINTMENTS**

(Includes Announcements of Boards and Commissions Vacancies)

# APPOINTMENTS

RECOMMENDATION

Spokane Human Rights Commission: Two Appointments Confirm CPR 1991-0068

# ADMINISTRATIVE REPORT

# **COUNCIL COMMITTEE REPORTS**

(Committee Reports for Finance, Neighborhoods, Public Safety, Public Works, and Planning/Community and Economic Development Committees and other Boards and Commissions)

# **OPEN FORUM – WILL NOT BE HELD**

# LEGISLATIVE AGENDA

# **SPECIAL BUDGET ORDINANCES**

(Require <u>Five</u> Affirmative, Recorded Roll Call Votes)

Ordinances amending Ordinance No. C35857 passed by the City Council December 16, 2019, and entitled, "An Ordinance adopting the Annual Budget of the City of Spokane for 2020, making appropriations to the various funds of the City of Spokane government for the fiscal year ending December 31, 2020, and providing it shall take effect immediately upon passage," and declaring an emergency and appropriating funds in:

ORD C35912 General Fund FROM: Unappropriated Reserves, \$6,219,000; TO: Various Accounts, same amount.

> (This action budgets for prior year costs related to the recently approved Police Guild contract.) (Deferred from June 15, 2020, Agenda) (Relates to Consent Agenda Item No. 1) (Council Sponsor: Council Member Kinnear)

ORD C35916 HUD ESG COVID-19 FROM: Contractual Services, \$991,359; TO: HUD ESG COVID-19Various Accounts, same amount.

(This action provides funding to prevent, prepare for, and respond to the coronavirus pandemic among individuals and families who are homeless or receiving homeless assistance and to support additional homeless assistance and homelessness prevention activities to mitigate the impacts of COVID-19) (Relates to Consent Agenda Item No. 12) (Council Sponsor: Council President Beggs)

ORD C35917 Public Safety & Judicial Grants Fund From: Public Safety & Judicial Grants Fund, \$391,333; To: Various accounts, same amount.

> (This action allows budgeting for acceptance of Department of Justice Grant Funds to cover COVID 19 Public Safety costs.) (Relates to Consent Agenda Item No. 13) (Council Sponsor: Council Member Kinnear)

# **NO EMERGENCY ORDINANCES**

# **RESOLUTIONS & FINAL READING ORDINANCES**

(Require Four Affirmative, Recorded Roll Call Votes)

RES 2020-0024 (revised) Declaring Dresser Rand Company (Seattle, WA) a sole source provider and authorizing the City to enter into a Value Blanket order for maintenance, service and supplies for the turbine generator at the Waste To Energy Facility from May 1, 2020, through April 30, 2021, for an estimated cost \$100,000 (excl. tax). (Council Sponsor: Council President Beggs)

Request motion to suspend Council Rules and add the following Resolution (RES 2020-0044) to the Agenda:

- RES 2020-0044 Adopting the City of Spokane's legislative agenda for the upcoming 2021 state legislative session. (Council Sponsor: Council President Beggs)
- ORD C35914 Relating to the eligibility of City employees to remain in SERS when transitioned to Spokane Regional Emergency Communications (SREC) and Spokane Public Facilities District (SPFD); amending SMC sections 03.05.020, 03.05.030, 03.05.040, 03.05.070, 03.05.080, and 03.05.090 of the Spokane Municipal Code. (Council Sponsor: Council Member Cathcart)

# **NO FIRST READING ORDINANCES**

# **NO SPECIAL CONSIDERATIONS**

# **NO HEARINGS**

# **OPEN FORUM – WILL NOT BE HELD**

# **ADJOURNMENT**

The June 29, 2020, Regular Legislative Session of the City Council will be held and is adjourned to July 13, 2020.

<u>Note</u>: The regularly scheduled City Council meeting for Monday, July 6, 2020, has been canceled.

# NOTES

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/5/2020
06/15/2020	Clerk's File #	OPR 2020-0514	
		Renews #	
Submitting Dept	CITY COUNCIL	Cross Ref #	
Contact Name/Phone	LORI KINNEAR 625-6261	Project #	
Contact E-Mail	LKINNEAR@SPOKANECITY.ORG	Bid #	
Agenda Item Type Contract Item		Requisition #	
Agenda Item Name	0320 - POLICE GUILD CONTRACT - 201	7-2020	

# Agenda Wording

Collective bargaining agreement between the Spokane Police Guild and the City of Spokane to govern the period from 2017-2020. Relates to SBO for Police Guild Contract.

# Summary (Background)

The Mayor has negotiated a tentative agreement with the Police Guild and is presenting the agreement to the City Council for its consideration. The attached document is the final draft of a collective bargaining agreement between the Spokane Police Guild and the City of Spokane, to govern the period from 2017-2020, to succeed the prior agreement which expired at the end of 2016. This item accompanies the special budget ordinance concerning retroactive pay.

Fiscal Impact Grant		Grant related	? NO		Budget Account		
		Public Works	? NO				
Expense	<b>\$</b> 6,219	9,000			# 0680-XXXXX-XXXXX [Pol	ice]	
Select	\$				#		
Select	\$				#		
Select	\$				#		
Approva	ls				Council Notifications		
Dept Head		MCCL	ATCHEY, BRI	AN	Study Session\Other	various since 2017	
Division Director				Council Sponsor	CM Kinnear		
<b>Finance</b>		HUGH	IES, MICHELL	.E	<b>Distribution List</b>		
Legal		PICCC	IO, MIKE		wcrago@spokanecity.org		
For the Mayor		COTE,	BRANDY		mormsby@spokanecity.org	g	
Additional Approvals							
Purchasing							

# AGREEMENT

# between

# **CITY OF SPOKANE**

# and

# **SPOKANE POLICE GUILD**

(201<del>2-2016<u>7-2020</u>)</del>

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# PREAMBLE

This Agreement entered into by the City of Spokane, Washington, hereinafter referred to as the City and the Spokane Police Guild, hereinafter referred to as the Guild, has as its purpose the promotion of harmonious relations between the City and the Guild and the establishment of an equitable and peaceful procedure for the resolution of differences.

# EMBODIMENT

The parties acknowledge that during the negotiations which preceded this Agreement, each had the unlimited right and opportunity to make demands and proposals with respect to any subject or matter not removed by law from the area of collective bargaining and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement, each voluntarily and unqualifiedly waive the right, and each agree that the other shall not be obligated to bargain collectively with respect to any known subject or matter not specifically referred to or covered in this Agreement.

# LABOR MANAGEMENT MEETINGS

It is mutually agreed that the City Management and the Police Guild shall work together individually and collectively to provide the public with efficient and courteous service, to encourage good attendance of employees and to promote a climate of labor relations that will aid in achieving a high level of efficiency in the Spokane Police Department.

# **ARTICLE 1 – RECOGNITION**

The City recognizes the Guild as the sole and exclusive bargaining agent for the purpose of establishing salaries, wages, hours, and other conditions of employment for all of its commissioned police employees with the exception of the Chief of Police, Assistant Police Chiefs, Majors, <u>Directors,</u> Captains, and Lieutenants.

# **ARTICLE 2 - CONDITIONS AND DURATION OF AGREEMENT – TERMINATION**

This Agreement shall be in effect as of the first day of January  $201\frac{762}{2}$  and shall remain in full force and effect through the thirty-first day of December  $20\frac{201-6}{6}$ .

This Agreement shall remain in full force and be effective during the period of negotiations and until notice of termination of this Agreement is provided to the other party in the manner set forth in the following paragraph. In the event that either party desires to terminate this Agreement, written notice must be given to the other party not less than thirty (30) days prior to the desired termination date, which date shall not be before the expiration of this contract.

# ARTICLE 3 - EMPLOYER RESPONSIBILITIES

Management Rights - The Guild recognizes the City's rights concerned with efficient management and operation of the department are exclusively that of the City Police Department Administration unless otherwise provided through the terms of this Agreement or by operation of RCW 41.56. In addition, management has the right to assign work within the bargaining unit and to determine the number of personnel to be assigned at any time and to perform all of the functions not otherwise expressly limited by this Agreement or applicable law.

The Guild recognizes that an area of responsibility must be reserved to management if it is to function effectively. In recognition of this principle, it is agreed that the following responsibilities are not subject to collective bargaining and are management responsibilities of the City. Unless specifically modified by sections in this Agreement, management retains the exclusive right to:

- Determine the management of the organization, and the selection, retention, and promotion for occupations not within the scope of this Agreement.
- 2. Direct employees of the bargaining unit in the performance of their official duties.
- 3. To hire, assign, transfer and evaluate employees in positions in the bargaining unit;

provided that disciplinary transfers must be for just cause; and to suspend, demote, discharge, or take other disciplinary action against such employees for just cause.

- 4. To determine the methods, means and equipment by which departmental operations are to be conducted, provided that this section shall not extend to assigning work outside of the bargaining unit.
- To take whatever actions may be necessary to carry out police functions in emergency situations.
- To determine the necessity of overtime and the amount thereof, provided that the City shall pay for all time worked.
- 7. To maintain efficiency of government operations entrusted to management.
- 8. To assign employees to specific jobs, determine job content and/or duties and to consolidate jobs within the bargaining unit.
- 9. To lay off employees in accordance with current Civil Service Rules.

The above listing of specific management rights is not intended nor shall be considered restrictive or, act as a waiver of any rights of the City not listed herein. Such inherent management responsibilities are not subject to arbitration and shall remain exclusively with the City except as they may be shared with the Guild by specific provisions of the Agreement.

# ARTICLE 4 – CHECKOFF

The City agrees to deduct the Guild membership initiation fee, assessments, and, once each month, Guild dues from the pay of those employees who individually request in writing that such deduction be made. The type of deduction cards to be used shall be certified to the City by the Treasurer of the Guild.

# **ARTICLE 5 - GRIEVANCE PROCEDURE - PERMANENT UMPIRE**

# Section A - Grievance Procedure Steps

- 1. Any grievance or dispute which may arise between parties concerning the application, meaning, or interpretation of this Agreement, shall be settled in the manner prescribed by this grievance procedure.
- 2. A "Grievance" is defined as a claim or dispute by an employee, group of employees, or authorized Guild

representatives concerning the interpretation or application of the provisions of this Agreement. Nothing in this procedure shall prohibit an employee from discussing a complaint directly with his supervisor or department head without representation by the Guild as provided by State Law.

3. Should a subject for claim or dispute arise, there shall be no stoppage of work by employees, but an earnest effort shall be made to settle such claims or disputes promptly and in the manner hereinafter outlined. Prior to initiating a written grievance, an employee shall attempt to resolve the matter with his/her supervisor, or in their absence, with the next person in the chain of command.

#### <u>Step 1</u>

A grievance may be presented to the Police Chief or designee by a Guild Executive Board Officer or designee within twenty-eight (28) calendar days of the alleged occurrence, in writing, setting forth:

- a. The nature of the grievance;
- b. A statement of the facts upon which the grievance is based;
- c. The provisions of the Agreement allegedly violated, and;
- d. A statement of the relief desired.

### Step 2

The Police Chief or designee shall attempt to settle the grievance within twenty-one (21) calendar days after it has been presented.

### Step 3

If the grievance is not settled by the Police Chief within the time allowed, it may be presented to the City Administrator, with a copy to the Human Resources Department, by a Guild Executive Board Officer or designee within twenty-one (21) calendar days of the Police Chief's response or the expiration of the time limit in step 2.

### Step 4

The City Administrator shall have twenty-one (21) calendar days to review the grievance. If the City Administrator does not respond or otherwise settle the grievance within the twenty-one day period, the grievance may be advanced to step 5 within twenty-one (21) days of the Step 3 response or, if not received

within the allotted time period, the date the response was due.

### Step 5

If the grievance is not settled at Step 4, the dispute will be referred to the negotiating committee of both parties. The two committees shall meet within fourteen (14) calendar days to consider the dispute. At that meeting, all pertinent facts and information will be reviewed in an effort to resolve the matter through conciliation. If no satisfactory solution is reached in this step, the matter may be submitted to arbitration within twenty-eight (28) calendar days of the conciliation meeting.

## Section B - Arbitration

The parties shall attempt to select an arbitrator by mutual agreement. If the parties have been unable to select an arbitrator within ten (10) days, the Arbitrator shall be selected <u>from a list of names of seven arbitrators obtained from the Federal Mediation and Conciliation Service, using the alternate strike method on a rotating basis from the following panel of arbitrators: Janet Gaunt, Mike Cavanaugh, Alan Krebs, and Howell Lankford. The Arbitrator shall be selected from the list by both the City representative and the Guild's attorney within ten days of the matter being submitted to arbitration<u>of receipt of the list</u>. Each party shall alternatively strike or accept the top name on the list. If both parties accept the arbitrator on the list shall hear the case. Once both parties have had <u>three two-strikes/acceptances</u>, the <u>remaining next-arbitrator</u> on the list shall hear the case. The selected arbitrator shall move to the bottom of the list for the next arbitration hearing. The arbitrator shall conduct the arbitration within six months of the appointment unless otherwise agreed by the parties. The decision of the arbitrator shall be final and binding on the parties.</u>

- The Arbitrator shall make his/her own rules of procedure. The Arbitrator shall have no authority to amend, alter, or modify this Agreement or its terms and shall limit his/her decision solely to the interpretation and application of this Agreement.
- 2. Each grievance or dispute will be submitted separately except when the City and the Police Guild mutually agree to have more than one grievance or dispute submitted to the Arbitrator.
- 3. The City and the Police Guild shall bear the expense of the Arbitrator and related stenographic expenses on an equal basis.
- 4. Each party shall bear the costs of their own attorney(s) unless the City either fails to abide by an Arbitration award thereby requiring the Guild to seek judicial enforcement or appeals the same into the courts. In such

an event, this provision shall have no force and effect retroactive to the initiation of the grievance procedure.

5. The decision of the Arbitrator shall be issued within thirty (30) days of the close of the hearing and scheduled receipt of any post-hearing briefs.

### Section C - Time Limits

Time limits may be extended by mutual written agreement. Except as otherwise provided herein, if the City fails to comply with any of the above time limits, the matter will be settled in favor of the Guild's last requested remedy. If the aggrieved/Guild fails to comply with any of the above time limits, the grievance is dropped and the City's position sustained. While forfeiture under this clause will finally resolve the matter in dispute, it will not establish a precedent between the parties on issues of contractual interpretation. There shall be no interruption of work while grievances are being resolved.

# ARTICLE 6 - CITY SECURITY

#### Section A

The Guild and the Police Officers agree that during the life of this Agreement they will not cause, encourage, participate in, or support any strike against management or any slowdown or other interruption of or interference with the normal work routine of any law enforcement activities or agencies.

#### Section B

Violation of any provision of this Article by the Guild shall be cause for the City terminating this Agreement upon the giving of written notice to this effect to the President of the Guild in addition to whatever other remedies may be available to the City at law or in equity.

#### Section C

Violation of any of the provisions of this Article by any Police Officer shall be cause for the immediate discharge of that officer. Except as otherwise provided by law, no Police Officer shall receive any portion of his or her salary while engaging in activity in violation of this Article.

#### Section D

In the event of a strike, work stoppage, or interference with the operation of the Police Department, the President of the Guild shall within twenty-four (24) hours publicly disavow such strike or work stoppage and request the employees return to work and attempt to bring about prompt resumption of normal operation. Such request shall be made in writing with a

copy of such written request supplied to the City. The Guild shall notify the City within twenty-four (24) hours after the commencement of such work interruption as to the measures taken to comply with the provisions of this Article.

### Section E

In the event the provisions of this Article are not complied with, the City may proceed directly to court in order to obtain any and all possible judicial relief, as well as pursuing whatever remedies are available under this Agreement.

#### Section F

The City agrees that there shall be no lockout of Police Department employees under any circumstances.

# ARTICLE 7 - HOLIDAYS

### Section A

The following holidays shall be recognized by permanent employees on the days established by the City for that holiday, except that patrol employees shall observe the actual holiday on New Years, Independence Day, and Christmas Day.

- 1. New Year's Day
- 2. Memorial Day
- 3. Independence Day
- 4. Labor Day
- 5. Thanksgiving Day
- 6. Friday after Thanksgiving Day
- 7. Christmas Day
- 8. Forty hours of Floating Holidays
- 9. Any day that is designated as a legal holiday by the State Legislature or by a state official who has been granted legal authority to declare such a holiday.

The floating holidays shall be taken at a time mutually agreeable by the employee and the Police Chief within the policy established for this holiday and may be utilized by the hour.

When a holiday falls on an employee's regular day off, the employee will receive compensatory time or pay for that day. An employee on approved paid leave shall be eligible for holiday pay. When a holiday falls during an employee's

regular vacation period, that day will not be charged against the employee's vacation. The manner of compensation will be determined by the Chief of Police.

Those members of the bargaining unit who are normally scheduled to work four ten hour shifts per week but are released from work on a normally scheduled work day in observance of any of the eight specifically designated holidays, will be granted 10 hours of holiday pay. In such situations, an eight (8) hour employee shall receive eight (8) hours of holiday pay. Such holiday pay shall not be charged against any other source of paid leave other than the specific holiday that is observed.

#### Section B - Work on a Non-Floating Holiday

When an employee takes the day off or is considered non-essential for the holiday, he/she will be paid eight (8), ten (10) or ten and sixty seven hundredths (10.67) hours for the day depending on the employees' work schedule.

When an employee works on any of the holidays listed above, he/she shall be paid eight (8), ten (10) or ten and sixty seven hundredths (10.67) hours of holiday pay depending on the work schedule the employee is assigned to. All employees who work on a designated holiday shall be paid an additional one and one-half (1 ½) times their current regular rate of pay for all hours worked on the holiday. The employee has the option of taking pay or comp for the time worked on the holiday, as provided in Article 9, section C.

Any hours worked that are in excess of the normal shift period will be considered overtime and will be paid at two and one-half (2 ½) times their current regular rate of pay for all overtime hours worked on a holiday. The employee has the option of taking pay or comp for overtime worked on a holiday. The holiday pay (straight time) portion will not be available as compensatory time.

# **ARTICLE 8 - COURT TIME**

# Section A

When an officer is required to appear in court outside the regular duty hours, they shall be paid a minimum of two (2) hours, except where such appearance is an extension of the regularly scheduled shift. If an officer is required to appear on the officer's day off or while on vacation, the officer shall be paid a minimum of four (4) hours at the time and one half (1  $\frac{1}{2}$ ) rate.

Court is defined as any court of law or administrative hearing where the officer is required to appear, including pretrial

conferences with the attorneys representing the prosecution in a criminal case or the City in a civil suit.

Employees who have been served a subpoena shall appear in court unless notified otherwise by the prosecutor or a court official. Prosecutors and court officials cannot authorize stand-by pay. If the need to appear cannot be clarified once the subpoena has been served, employees should respond and be available to testify.

If the officer failed to clear with the court, prior to vacation, the above would not apply as vacation court pay.

When an employee is required to provide telephonic testimony on a day off or outside regular duty hours, they shall be paid a minimum of one (1) hour at the rate of time and one-half (1 ½) for the time they are required to be available and to give testimony. This provision applies to administrative hearings and court proceedings in which the employee has been subpoenaed.

#### Section B

The above provision shall not apply when the court time starts during the employee's regular work shift and extends beyond the end of the shift. When the court time commences on the employee's regular shift and extends beyond the work shift, time and one-half (1<sup>1</sup>/<sub>2</sub>) shall be paid for the number of hours beyond the regular shift.

### Section C

Employees shall have the option of selecting court time pay or compensatory time off.

# ARTICLE 9 – OVERTIME

#### Section A - Miscellaneous

<u>Temporary Schedule Adjustment</u> – It is understood that employees in unique assignments such as the Special Investigative Unit, the Targeted Crimes Unit, the Patrol Anti-Crime Team, the Neighborhood Resource Officer Unit, and the Traffic Unit and the Support Services Division will be expected to temporarily flex their schedules.

With forty-eight (48) hours notice employees assigned to the <u>Chronic Offender Unit</u>, Special Investigative Unit and the Targeted Crimes Unit may be required to temporarily adjust their work shift by up to four (4) hours.

With seven (7) calendar days notice, employees assigned to the Patrol Anti-Crime Team, the Neighborhood Resource Officer Unit, the Traffic Unit, and the Support Services Division may be required to temporarily adjust their work shift by up to four (4) hours. Mandatory schedule adjustments shall not exceed four (4) adjustments within a calendar month. If the required notification is not given as stated above all work done outside of the regularly scheduled shift will be

compensated and one and one-half (1 1/2) times the regular hourly rate of pay.

<u>Availability of Special Overtime Assignments</u> – Guild members may volunteer for an overtime assignment on their regularly scheduled days off, or outside their regularly scheduled shift consistent with the collective bargaining agreement.

Guild members who wish to volunteer for an overtime assignment that overlaps with their regularly scheduled hours of work may do so only under the following conditions:

Subject to this article and mutual agreement of the parties, Guild members may flex their work hours to avoid an overlap between their hours of work and the voluntary overtime assignment; or

Guild members may request the ability to switch a regularly scheduled work shift for a regularly scheduled day off. Both shifts must be within the same calendar pay period, and for a sister patrol team (if the Guild member is in patrol) during the same work hours as the Guild member's regularly scheduled work hours. All such trade requests must be pre-approved by the Guild member's sergeant, the sergeant supervising the sister patrol team involved in the trade, and the Guild member's lieutenant. The respective team sergeants and lieutenant may approve/deny requests based upon various operational factors, including the following: appropriate staffing levels, efficient use of department resources, and Guild members' fatigue. The lieutenant may approve a different make-up day than requested if it is in the best interest of the Department. Trade requests will not be approved if they result in additional overtime. Once approved, the make-up day will be considered the Guild members' regularly scheduled duty day for all purposes. Approval for trade requests may be cancelled due to an emergency. If a conflict develops between Guild members on the same team who have requested to switch shifts for same overtime opportunity, department seniority shall prevail.

<u>Mutual Schedule Adjustment</u> – An employee or the Employer may request a temporary schedule adjustment. Upon request a work shift may start by up to four (4) hours earlier or four (4) hours later than normally scheduled. The request may be initiated by either the employee or the Employer and must be mutually agreed upon.

<u>Unscheduled Overtime</u> - When employees are required to return to work outside their normal duty hours and a minimum of 48 hours notice is not given, they will receive a minimum of four (4) hours pay at one and one-half times the employee's regular rate of pay. For those hours worked over four (4), they would be paid at the employee's time and one-half (1 1/2) rate until the overtime overlaps the employee's regular work shift. This section shall not apply to shift extensions at the end of the work shift.

**Exception** - If an employee is required to return to duty to complete work which is incomplete through the fault of the officer--necessary reports, citations, affidavits, etc.--no call back will be paid. Overtime at one and one-half times the employee's regular rate of pay will be paid for actual hours worked.

### Section B - Overtime Rate

All overtime other than call-back time shall be compensated at the rate of one and one half (1  $\frac{1}{2}$ ) times the regular hourly rate of pay.

### Section C - Compensatory Time Off

At the employee's request, and with the approval of the Chief of Police, a renewable bank of up to 80 hours of compensatory time off may be accumulated at the rate of time and one half for all overtime hours worked. Accrual over 80 hours will be paid as overtime. Employees shall be allowed to carry over their compensatory time off into the following year. On November 1<sup>st</sup> of each year employees may elect to cash out up to a maximum of 96 hours of accrued compensatory time, floating holiday, and or vacation time. The City will pay for the cashed out time at the officer's straight time regular rate of pay, and shall make the payment with the second payment of November. All compensatory time in excess of forty (40) hours accrual must be cashed out first. Either party may reopen the compensatory time provisions of this Agreement if there is a change in legal interpretation of the FLSA related to the accrual or use of compensatory time. Any such reopening shall proceed in accordance with Article 18.

In regulating the use of comp time, supervisors will use the following guidelines, which have been agreed by the parties in order to ensure compliance with the FLSA. The parties therefore agree it is unduly disruptive to the operation of the police department if employees:

- give less than five days written notice of their desire to use compensatory time off, provided that less notice may be given with the mutual agreement of the employee and their supervisor;
- request the use of compensatory time on any recognized holiday as set forth in this bargaining agreement or on Christmas Eve or New Years Eve, when the granting of such time off would require the City to bring in another employee to cover the shift; or
- request the use of compensatory time during any special event (Bloomsday, Lilac Parade, Neighbor days, etc)

The above list is not intended to be all inclusive of situations that are unduly disruptive, but rather is intended to give

the parties guidance concerning the unduly disruptive provisions of the FLSA.

# Section D - On Call

Any employee required by a supervisor to remain on-call for a weekend or fixed period of time shall be compensated at the following rate:

- 1. 1.5 hours of pay at the regular rate of pay for each 8 hours that the employee is required to remain on call.
- 2. 2.5 hours of pay at the regular rate for each 8 hours that the employee is required to remain on-call during any holiday.
- 3. If unscheduled call-out occurs during any 8-hour period that the employee is required to remain on-call, the unscheduled overtime provisions of Article 9 shall apply in addition to the on-call pay for that period of time.

# **ARTICLE 10 - CONTRACT PERSONNEL**

# Section A Other Law Enforcement Agencies

The City and the Guild mutually agree that circumstances arise from time to time that call for the presence of more law enforcement personnel that are regularly on duty at that time. In order to meet the law enforcement needs of these circumstances, the City and the Guild agree that the City has the right to contract with other law enforcement agencies to supply law enforcement personnel and equipment.

In the event the City elects to so contract with other law enforcement agencies and sufficient time exists for proper planning, the City will first allow Guild members, not on regular duty during the time of need, to volunteer for the assignment. If the need is not filled by the volunteers, then the City may elect to implement contracts with other law enforcement agencies.

In an emergency or in the event the need for personnel is not filled by volunteers from the Guild, it is understood the City retains the right to require Guild members to report for duty under the terms and conditions of the general contract between the City and the Spokane Guild as amended.

State law (e.g. 10.93 RCW, Mutual Aid Peace Officers Powers) and provisions of the individual contracts with agencies supplying personnel shall govern the relationship between the City of Spokane, those agencies, and their

personnel. No rights, duties, or provisions of the contract between the Guild and the City shall apply to those agencies.

Section B Section B - Park Rangers

The City may issue a limited commission to and assign non-bargaining unit employees employed by the City as Park Rangers the authority to investigate and issue civil infractions and criminal citations to individuals believed to be in violation of only the following crimes and infractions listed in the Spokane Municipal Code, within a City Park:

Public Parks - Prohibited Acts Littering \$113 \$1035 Lit Material [Cigarettes] Open/Consume Alcohol In A Public Place Open Possession/Consumption of Marijuana No Helmet Law - Non-Motorized Liquor In A Public Park Second Degree Criminal Trespass Third Degree Malicious Mischief Lewd Conduct	Infraction Infraction Infraction Infraction Infraction Misdemeanor Misdemeanor Misdemeanor Misdemeanor	$\frac{10.10.040}{10.08.010}$ $\frac{10.08.200}{10.15.220}$ $\frac{10.15.220}{10.17.030}$ $\frac{10.10.040}{10.12.050}$ $\frac{10.12.025}{10.06.020}$
Urinating in Public Disorderly Conduct Graffiti Vandalism Third Degree Theft Making a False Statement to a Public Servant; False	Misdemeanor Misdemeanor Misdemeanor Misdemeanor Misdemeanor	<u>10.06.015</u> <u>10.10.020</u> <u>10.10.070</u> <u>10.05.100</u> 10.07.020A
ReportingDisorderly ConductMinor in Possession of Alcohol (MIP)Unauthorized Camping on Public PropertyInjury to Tree on Public PropertyUnlawful Burning on Public PropertyUnlawful Disposal of Litter on Public Property	Misdemeanor Misdemeanor Misdemeanor Infraction Infraction Infraction	<u>10.10.020</u> <u>10.08.210A1</u> <u>12.02.1010</u> <u>12.02.1004</u> <u>12.02.1006</u> <u>12.02.1008</u>

Park Ranger's shall request the assistance of the Spokane Police Department anytime they encounter an enforcement situation where they anticipate resistance or for violations that are outside of their limited commission to investigate and issue civil infractions and criminal citations to individuals believed to be in violation of the crimes and infractions listed in paragraph <u>1 above, within a City Park</u>

The City will not make reference to the transfer of bargaining unit work to non-bargaining unit City employees in any proceeding between the parties, including any interest arbitration proceeding, any PERC proceeding or any litigation, except that the City

# ARTICLE 11 - WAGES

Upon approval by the Guild and the City Council of the tentative agreement agreed upon by the Guild Negotiating Committee and the City Negotiating Committee, the agreement shall be made a part of the City Employees Pay Plan and administered in accordance with the City Employees Pay Plan Rules.

\_\_\_\_\_Effective January 1, 20172, wages of all classifications covered by the Guild will be increased by 2.25%. Such wage increase(s) shall be retroactive to January 1, 2017 for all individuals who worked any time after January 1, 2017, for all time worked.

Effective January 1, 20183, wages of all classifications covered by the Guild will be increased by <u>3</u>2%.<u>Such wage increase shall be retroactive to January 1, 2018 for all individuals who worked any time after January 1, 2018 for all time worked.</u>

Effective January 1, 201<u>9</u>4, wages of all classifications covered by the Guild will be increased by <u>3</u>2%. Such wage increase shall be retroactive to January 1, 2019 for all individuals who worked any time after January 1, 2019 for all time worked.

Effective January 1, 2020, wages of all classifications covered by the Guild will be increased by 3%. Such wage increase shall be retroactive to January 1, 2020 for all individuals who worked any time after January 1, 2020, for all time worked.

# Service Advancement

All police officers with five (5) or more years of service as commissioned officers in the department will be moved to 902 – Senior Police Officer, Range 29 at their respective longevity levels. This movement will be described as a "Service Advancement" and will be on a qualifying basis with no probationary period.

Henceforth, when a police officer reaches five (5) years of commissioned service with the department,

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they will be entitled to advance to Senior Police Officer at the beginning of the next quarter.

When they reach five (5) years longevity as a police officer, they will have their normal longevity increase during the affected pay period. At the beginning of the next quarter, they will advance to Senior Police Officer. In the interim, they will be paid out of grade at the Senior Police Officer pay range, five (5) year longevity level.

Lateral police officers will advance at a different rate than entry-level police officers. No later than completion of three (3) years of service in the department, their Service Advancement will occur. They will advance to Senior Police Officer at the entry level of Range 29 at the beginning of the next quarter, being paid out of grade until the paperwork is completed. They will remain at the entry level until they have completed five (5) years longevity in the department. At that time, they will progress through the normal longevity increase process in the Senior Police Officer pay range.

The quarterly changes are to be initiated by the department who will be keeping track of the next group of employees eligible for the Service Advancement. The parties will work with the Spokane Civil Service Commission to ensure a smooth transition.

### Acting Sergeant

Patrol Corporals when filling a vacant Sergeant position for four (4) hours or more shall receive an additional three (3%) percent of Corporal base pay for that shift.

### Specialty Pay

When assigned, employees will be paid the following monthly pay in addition to their normal compensation based on the top step of the officers pay:

Hostage Negotiator	3%
S.W.A.T Team	3%
K-9 Handlers	3%
Field Training Officers	3%
Motorcycle Officer	3%
Tactical Team	3%
Bomb Squad	6%
Major Crime Detective	<u>2%</u>

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<u>Dignitary F</u>	rotection	2%		
Special Ev	ents Supervisor	and Coordinator 3% Meth Tea	am	

Assistant Range Master 3% (if a rank below Sergeant is assigned) An additional \$30.00 per month will be paid if an officer is assigned to a second specialty: provided however that an additional 3% will be paid to an FTO if the FTO is assigned to a second specialty. The Chief of Police must approve any multiple specialty assignment. Any overtime required to complete the duties associated with being a FTO will be pre-authorized by the Sergeant in charge of the FTO and paid in accord with contract provisions.

# **Longevity**

Years of Service	<u>Percent</u>
After 5 Years	2%
After 10 Years	4%
After 15 Years	6%
After 20 Years	8%
After 25 years	10%
After 30 years	12% (effective January 1, 2015)

# **Education**

Effective May 1, 2014, any employee who has earned a degree shall receive additional compensation as

# follows:

<u>Degree</u>	Percent
AA or AS	.5%
BA or BS	1%

Effective January 1, 2015, any employee who has earned a degree shall receive additional compensation

# as follows:

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Degree	Percent
AA or AS	1%
BA or BS	2%

### Shift Premium

When a member is assigned a shift, the City agrees to pay the following monthly amounts based on the top step of the Senior Police Officer:

Second Shift	0.75%
Third Shift	1.5%
Fourth Shift	2.25%

### Extra Duty Wages

Extra duty employment is defined as work that is voluntarily performed for a separate and independent employer from the City. Extra duty pay and procedures shall be subject to renegotiation between the parties and recorded in a Memorandum of Understanding. The parties agree to meet during the month of July each year of the life of this agreement to determine the wages for extra duty employment for the following year.

#### Basic Law Enforcement Training (BLET)

- A. Members instructing at the BLET and Reserve BLET sessions will be paid the then current hourly rate for instructors at the Burien, Washington WSCJTA.
- B. Members who instruct during BLET sessions will be given first consideration for other instruction opportunities sponsored by the department. Instruction outside BLET sessions will follow current contract provisions with the overtime rate applying when applicable. BLET instructors gain more experience in classroom settings and will therefore be in higher demand as instructors in other than BLET training sponsored by the department.

For purposes of pay rates, FLSA requires that any member who works over 171 hours in a 28 day work period will be paid at their regular rate at time and one half for each hour over the 171 hour threshold. These are for hours worked not hours paid (physically on duty, not including discretionary paid time off). The current 10/40 patrol schedule has established 13 individual 28 day work periods in each calendar year that can be used to identify any work period under consideration.

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# ARTICLE 12 - VACATION

Vacation shall accrue on a bi-weekly basis as follows:

Years of Service	Bi-Weekly	lours of Vacation
At the beginning of the $1^{st}$ year through completion of the $4^{th}$ year	5.69 hours	148 hours
At the beginning of the $5^{th}$ year through completion of the $10^{th}$ year	7.23 hours	188 hours
At the beginning of the $11^{th}$ year through completion of the $17^{th}$ year	8.76 hours	228 hours
At the beginning of the 18 <sup>th</sup> year and over	10.30 ho	urs 268

#### hours

On December 31 of any year, the City may reduce the above-referenced accrual rates to their 2010 levels by permanently increasing all pay steps by 2.5% across the board.

Maximum accrual will not exceed two times the annual allowance plus forty (40) hours. Maximum vacation cash-out at retirement is the same as the maximum accrual. Annual vacation bids will be granted on the basis of department seniority, within work unit/team.

With the approval of their supervisor, and after completion of six (6) months of service employees may use vacation up to and including the amount accrued. Employees will be allowed to take vacation in hourly increments.

An employee shall not be credited with any vacation leave in a particular pay period unless that employee has been in a paid status for eighty percent (80%) or more of the hours in that pay period.

For the purposes of application, maximum accrual and maximum carryover are interchangeable terms.

If the Employer cancels vacation once vacation has been approved and the affected employee has incurred non-refundable expenses in planning for the same, the employee shall be reimbursed by the City for those expenses. Any employee called back to duty by the City for any reason once the vacation has begun shall be reimbursed for required round trip transportation costs involved in returning for duty if the employee is out of the area.

# **ARTICLE 13 – UNIFORMS**

New hires will be furnished with uniforms as provided below. Existing employees shall have their uniform and equipment allotment maintained in accordance with this list. Said uniforms shall remain the property of the City. The City reserves the right to make changes in the color, material, and quality of the uniforms it provides, provided that it issues the full complement of uniform items enumerated below.

The City shall provide contract uniform cleaning, on the basis of a maximum of eight (8) items per two calendar week period (non-cumulative) per officer; provided that jumpsuits are to be laundered at home by the employee and not submitted for cleaning at City expense. Motorcycle Officers shall, during the months of May through September, be entitled to have ten items cleaned during a two calendar week period (non-cumulative) per officer. Plain-clothes employees may substitute eight items of business attire in lieu of uniform items. Business dress attire may include dress shirts/blouses, slacks, sport coats, suits, ties, dresses and/or skirts. Additional items in excess of the eight (8) items per two calendar week per officer will be at the expense of the individual. Casual sports wear such as polo shirts and cotton twill pants are not covered under this agreement.

The following items shall be provided by the Department to all new hires and/or replaced to all sworn personnel should the item be deemed by the employee's supervisor to no longer be in a serviceable condition.

3 pairs of trousers (1 pair for det. & special units)

3 winter shirts (1 winter shirt for det. & special units)

2 winter jumpsuits

3 summer shirts (1 summer shirt for det. & special units)

2 summer jumpsuits

3 white shirts if required (motors, bike unit, etc.)

1 Uniform Tie

1 water resistant coat

1 badge

1 service weapon with 3 magazines

1 duty belt with 4 keepers

1 holster

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1 set of handcuffs with case and key

- 1 OC 10 canister and holder
- 1 approved baton and holder
- 1 department radio and holder
- 1 rubber glove holder
- 1 protective vest
- 1 flashlight and holder

The City shall continue to provide special items to units with special requirements (motors, bike patrol, etc.). These special items will remain the property of the City. Probationary officers will receive one (1) uniform (summer/winter) at the time of hire and two (2) more upon completion of the Academy.

The items listed are the approved quartermaster issue items or replacement items. There are other items that are deemed approved and optional items that the employee is authorized to wear. Refer to applicable department uniform policy.

## ARTICLE 14 - SPECIAL EQUIPMENT

The City shall provide motorcycle helmets, handcuffs, leather and all other items that are presently being furnished. These special items shall remain the property of the City. When the employer mandates a change in equipment, the employer shall provide the initial issue, unless the employee is allowed to continue using the obsolete article until no longer serviceable.

The City may utilize in car and/or body cameras in providing police services to the citizens of Spokane. The parties recognize that there are many working condition issues that will need to be resolved related to utilization of the cameras. Without limitation, these include the extent to which video from the cameras may be used in discipline, and potential limitations on access to and use of the video. The City and Guild agree that these issues will be resolved pursuant to bargaining, consistent with RCW 41.56. In the event the parties are unable to reach agreement, either party may require that the parties jointly request the assistance of Mediator Jamie Siegel from the PERC. The City will not utilize videos from the cameras for disciplinary purposes until bargaining has been completed.

# ARTICLE 15 - REPAIR OR REPLACEMENT OF PERSONAL PROPERTY

The City agrees to repair or replace items of personal property damaged or lost while in the line of duty as specified in the guidelines established by the Guild and the City. The specific guidelines established by the Guild and the City to determine claims and the procedure for filing claims shall be posted.

# **ARTICLE 16 - LEAVES OF ABSENCE**

The normal procedure for processing requests for leave of absence shall follow those procedures generally set forth by the Civil Service Rules and Charter of the Civil Service Commission. In addition, however, the following items are made by a part of the agreement:

## Section A - Family Emergency Leave (LEOFF I and LEOFF II)

- 1. In the event of a serious sickness in the employee's family of any spouse, parent, child, brother, sister, grandparent, father-in-law, mother-in-law, brother-in-law, sister-in-law, or grandchild, the employee may on request be granted up to three (3) days leave of absence with full pay to make household adjustments and arrange for medical service. In unusual situations, a LEOFF I officer may request a short extension of this leave. If any question arises, the President of the Guild and the Chief of Police, or their designee, will negotiate the matter and their decision will be final.
- 2. In the event of a natural disaster, fire, or event creating an emergency beyond the employee's control, the employee may on request be granted up to three (3) days leave of absence with full pay to make household adjustments or to make temporary arrangements to resolve the problem. If any question arises, the President of the Police Guild and the Chief of Police, or their designees, will negotiate the matter and their decision will be final.

## Section B – Family Leave

The Federal Family and Medical Leave Act requires employers to provide up to a total of twelve (12) weeks (480-hours) of unpaid leave during any 12 month period for eligible employees at the time of birth or adoption of a child or at the time of a serious health condition affecting the employee or family member. Additionally, employees shall be allowed to use any accumulated leave to continue pay during a lawful period of family leave; provided that, no more than 80 hours of sick leave may be used for maternity/paternity leave issues not related to a serious health condition or a period of temporary disability.

If any question arises regarding the interpretation of this article, the President of the Guild and the Chief of Police, or their designees, will negotiate the matter and their decision will be final.

## Section C-Washington Paid Family Leave

The Washington State Paid Family and Medical Leave (PFML) law (RCW 50A), establishes a program administered through the Washington Employment Security Department (ESD) to provide paid leave benefits to eligible employees who need leave for certain family and medical reasons. For the period ending December 31, 2020, premiums will total four-tenths of one percent (.4%) of employees' wages (unless otherwise adjusted by the State). The City will pay the full cost of the .4 percent of employees' wages.

# Section DC - Funeral Leave (LEOFF I and LEOFF II)

In the event of a death in the family of any employee--spouse, parents, children, brother, sister, grandparents, father-in-law, mother-in-law, brother-in-law, sister-in-law, or grandchildren, the employee may on request be granted up to three (3) days leave of absence with full pay to make household adjustments or to attend funeral services. If any question arises, the President of the Guild and the Chief of Police, or their designees, will negotiate the matter and their decision will be final.

## Section ED - Illness Leave (LEOFF II)

- <u>Accrual</u> Cumulative illness leave with pay shall accrue to each new Police Officer at the rate of six (6) hours for each bi-weekly pay period. An employee shall not be credited with any illness leave in a particular pay period unless that employee has been in a pay status for eighty (80) percent or more of the hours in that pay period.
- 2. <u>Use of Illness Leave</u> Illness leave may be used after six (6) months of continuous service by

the employee when that employee is incapable of reporting to duty due to an illness or injury to that employee.

- 3. <u>Waiver of Six Months Waiting Period</u> The six months waiting period may be waived if the employee is hospitalized. An employee shall be required to furnish evidence supporting the need for the use of illness leave when such evidence is requested by the employee's supervisor.
- 4. <u>Duplication of Illness Leave & Industrial Insurance</u> When an employee uses illness leave that is duplicated by Industrial Insurance Compensation, the total amount of compensation paid by Industrial Insurance must be turned in to the Personnel Department. The employee's illness leave account shall then be credited by the amount of compensation returned.
- 5. Sick Leave Buy Back Through February 20, 2014, LEOFF II employees retiring from service in the Spokane Police Department will be allowed to cash in unused sick leave at a ratio of forty percent (40%). The maximum allowed for buy out will be three hundred and eighty-four (384) hours of pay, which is 40% of 960 hours. Effective February 21, 2014, the cash out ratio will be sixty percent (60%), resulting in a maximum buy out of five hundred and seventy-six (576) hours of pay, which is 60% of 960 hours. If possible, all such amounts will be placed into a tax deferred account.

### Section FE - Disability Leave (LEOFF II Officers Only)

When an employee becomes entitled to coverage under RCW 51.32.090 due to a temporary total disability, the City shall compensate the employee for the difference between his Worker's Compensation entitlement and the employee's regular net salary for a period not to exceed six (6) months or the termination of the Workers' Compensation payments, whichever comes first. To accomplish this, the City shall pay the employee his/her regular net salary for said period in lieu of any time-loss payments or disability leave supplement payments to which the employee would otherwise be entitled. In no event will the City pay for more than a total of six (6) months for any particular temporary total disability. If an employee is returned to work on a conditional basis and the disability reoccurs, any additional payments under this section shall be limited to the remaining, unused portion of the original six (6) months.

#### Section GF - Application for Leave

Any request for leave of absence shall be submitted in writing by the employee to his immediate supervisor. The request shall state the reason the leave of absence is being requested and the length of time off the employee desires. Authorization of a leave of absence shall be furnished to the employee by his immediate supervisor and it shall be in writing, provided that approval of such authorization shall reside in the Police Chief or designee and the Human Resources Department. Any request for a leave of absence shall be answered promptly. Requests for immediate leave (for example, family sickness or death) shall be answered before the end of the shift on which the request is submitted. Other requests for leave shall be answered within ten (10) days.

### Section HG – Maternity Leave

Maternity leave is defined as a temporary medical disability due to pregnancy and/or childbirth or complications resulting from childbirth and will be administered in compliance with state and federal laws and regulations for granting maternity leave. An employee who is on an authorized maternity leave shall first use accrued illness leave to maintain paid status while on maternity leave. "Authorized maternity leave" means maternity leave granted pursuant to a medical certification provided by the employee to the office of the Chief of Police.

## Section IH – Active Duty Call Up

A. Members ordered to active military duty by the President of the United States or the Governor of the State of Washington are entitled to pay and benefits as outlined in Paragraph B and C of this section. This leave is separate from any leave required by State or Federal law for training for any branch of the United States Reserve Forces or the National Guard.

B. Commencing on the first day of active duty and ending on the last day of active duty, each member's military pay will be supplemented by an amount necessary to equal what the member's pay would be if they were not on active duty. However, in no event may the combined pay exceed their regular City pay. All other employee benefits will continue as if the member had not been called to active duty.

C. Whether and to what extent a member called to active duty is covered by City sponsored medical, dental, life and long-term disability insurance is governed by the terms of the collective bargaining agreement and insurance contracts.

## Section JI - Care for Minor Children

Employees may use accrued leave (vacation, etc.) to care for a minor child under the age of 18 that requires treatment or supervision. Additionally, LEOFF II members may use accrued sick leave in addition to other leaves available to them.

### Limits on Leave for Minor Children

- 1. Sick leave must be previously accrued.
- 2. The leave must be used to care for the employees child under the age of 18; and
- 3. The child must have a health condition that requires treatment or supervision. Employees may be required to provide documentation from a physician that a child has a health condition.
- 4. A LEOFF II officer may use sick leave to stay home and supervise children under the age of 16 if the officer's spouse is so ill that he/she is unable to care for the children. Employees may be required to provide documentation from a physician verifying the spouse's health condition. Since the parties recognize that sick leave abuse is misconduct, the City retains the right to reopen this section if the City perceives an abuse problem.

# **ARTICLE 17 - GENERAL PROVISIONS**

## Section A - Pledge Against Discrimination

The City and the Police Guild are mutually committed to a workplace free from discrimination. Any claim of unlawful discrimination must be processed privately by the employee to the appropriate local, state or federal agency or through the courts and shall not be subject to the grievance procedure. Employees believing they may have been discriminated against should comply with City policies concerning the notification to the City. All references to employees in the Agreement designate both sexes and wherever the male gender is used it shall be construed to include male and female employees.

## Section B - Guild Bulletin Board

The City agrees to allow suitable bulletin boards in convenient places in each work area to be used by

the Guild. The Guild shall limit its posting of notices and bulletins to such bulletin boards.

## Section C - Guild Activities on City's Time and Premises

The City agrees that during working hours, on the employer's premises, or elsewhere, and without loss of pay, Guild officials shall be allowed to:

- 1. Post Guild notices and distribute Guild literature.
- Attend meetings with the approval of the Police Chief or designee and solicit Guild membership without hindering normal operations.
- Transmit communications authorized by the local Guild or its officers to the City or its representative.
- 4. Consult with the City, his representative, local Guild officers, or other Guild representatives concerning the enforcement of this Agreement.

## Section D - Guild Business - Paid Leaves

Upon the approval of the Chief of Police and the City Administrator, two (2) Guild officials, and such Guild legislative officials as agreed upon by the Guild, the Chief of Police, and the City Administrator shall be allowed the required time without loss of pay to attend official Guild conferences, Guild legislative conventions, and state or national conferences, not to exceed five (5) days, each official, for each conference or convention. If any section of this Agreement is determined to be unlawful as a result of a final decision of the Washington courts or is rendered unlawful by an action of the Legislature, either party may reopen that section for renegotiation.

## Section E - Seniority

- 1) **Definitions** 
  - <u>Department Seniority</u> The total length of unbroken service within the Police Department.
  - <u>Job Classification Seniority</u> Based on the date of appointment to that classification and shall apply throughout the department.

**Non-Supervisory Personnel** - All personnel below the rank of Sergeant.

<u>Bureaus</u> - There are two bureaus in the Police Department structure, which are: Operations Bureau and Investigations Bureau

**Transfer** - The reassignment from one bureau to another.

### 2) Shifts

- a. The Chief of Police retains the exclusive right to determine the starting time of the work shifts and the number of shifts in a work day; provided that in the event the shift starting times are reset during the year by the Chief, sufficient notice will be given to the Guild to allow for a re-bid process as set forth under "Annual Bid for Shift". A re-bid shall not be required for seasonal shift changes of less than two hours. This section shall be interpreted as a waiver of the Guild's right to bargain changes in the starting times of work shifts in accordance with its terms but it shall not be considered a waiver of the Guild's right to require the Employer to bargain over changes in the length of the work shifts. Examples: 5/8, 4/10, 10/40's etc.
- b. Shift assignment within a bureau will be based on job classification seniority; provided, however, if the total police experience level of Police Officers and PFC's/Senior Police Officers on any shift falls below 4.5 years, the Chief of Police shall have the right to assign personnel to raise the level to a minimum of 4.5 years. The experience level shall be determined by adding together the years of experience (rounded to the nearest year) of Police Officers and PFC's/Senior Police Officers in this case shall first be a call for volunteers. In the event insufficient volunteers come forward, then personnel will be selected starting with the Police Officer or PFC/Senior Police

Officer with the least seniority of 4.5 years or over not assigned to the shift needing the higher experience and proceeding upward temporarily until such time as the 4.5 year level is attained.

Probationary officers will not be counted into shift staffing until they have completed at least their ninth (9th) month of service.

c. Each K-9 Officer will work a 4/10 hour work schedule. Each K-9 Officer will check into and out of service at their residence. One and one-half (1 ½) hour each work day will be allowed for maintenance, care, and training. Officers will log on for a minimum of 8.5 hours each workday. When a member is using vacation, compensatory time, floating holidays, or sick leave, and in care of the Department's K-9 it shall be shown as 1.5 hours worked and 8.5 hours of leave. When the K-9 is not in the care of the officer, then use of any type of leave will be shown as 10 hours of leave used.

## Section F - Seniority Lists

Each bureau shall have its seniority lists according to department seniority and job classification seniority. The member with the least department and job classification seniority shall be placed at the bottom of that respective seniority list.

The established seniority lists of the Spokane Police Department shall be brought up to date January 1st of each year, and a copy of this list will be delivered to the Guild ten (10) days prior to the effective date of this contract. Any objection to these lists shall be made during this ten (10) day period to the Executive Board of the Guild.

### Section G - Annual Bid for Shifts

Prior to the first of each calendar year, in sufficient time for the development of the first mark-up of the year, non-supervisory personnel shall submit in writing to their immediate supervisor a bid for shift assignment.

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Shift assignment within a bureau shall be based on job classification seniority; except Police Officer, Police Officer First Class and Senior Police Officer shift assignment will be based on departmental seniority.

 <u>Patrol Supervisor Shift Assignment</u> - By December 1st of each year, sergeants shall submit to their immediate supervisor a written request for patrol shift assignment for the following year. Seniority shall be given primary but not exclusive consideration in assigning such shifts. The City may make shift assignments without regard to seniority for reasonable cause.

Reassignments shall only be made when a vacancy exists or the City has reasonable cause to make a change. When a vacancy exists and the most senior sergeant's request is unable to be granted, the bureau commander, upon request, shall explain the reasons to the employee concerned in writing.

2. <u>Mid-Year Shift Assignment</u> - When a vacancy within a bureau in a non-supervisory job classification position occurs on a shift during the calendar year, assignment to that shift will be based on job classification seniority. Police Officer, Police Officer First Class and Senior Police Officer shift assignment will be based on departmental seniority.

Vacancy means a position available in the total complement of personnel assigned and not to a particular job assignment. Exceptions may be made for reasonable cause.

Short-term exceptions for extreme hardship, not to exceed sixty (60) days, may be made when mutually agreed upon by the Chief of Police and the Guild President.

## Section H - Transfers

In determining transfers of non-supervisory personnel, seniority shall be the determining factor. Exceptions may be made for reasonable cause.

#### Section I - Special Assignments

Management has the right to assign a member to a special assignment without regard to seniority. Special assignments include the following assignments and any other assignments mutually agreed to in writing:

- 1. Probationary Officer (newly hired)
- 2. Special Investigative Unit

3. Administrative Services Division

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- 34. K-9 Officer
- 45. Traffic Unit
- 56. Neighborhood Resource Officer
- <u>6</u>7. Field Training Officer
- 78. Special Weapons & Tactics Officer
- 89. Hostage Negotiator
- 910. Bomb Squad
- 104. Tactical Team
- 11. Dignitary Protection Team
- 12. Meth Team
- 43.12. Assistant Range Master (Current Sergeant FTE will not be eliminated but may be moved to meet department needs)
- 13. Patrol Anti-Crime Team
- 14. Chronic Offender Unit
- 15. Community Outreach
- 16. Domestic Violence Unit
- <u>17. TARU</u>
- 18. FTO Coordinator
- 19. PIO
- 14. Police Anti-Crime Team

15.20. Other assignments as agreed to by the Police Guild President and the Office of the Chief.

For those special assignments where more than one (1) person is assigned and more than one (1) shift is involved, shift assignment will be by seniority as per the annual shift bid process. Any person so attached will not displace any other person regularly assigned to the bureau.

When an employee is assigned or removed from a special assignment, a letter of notice will be sent from the <u>Chief-Unit Commander</u> notifying the employee of their official change of status. This form will serve as formal notice for payroll to begin or suspend specialty pay.

### Section J - VEBA Medical Savings Trust

The City will contribute to the employees' deferred compensation accounts in accordance with specific provisions in Article 23 in lieu of contributing to a VEBA Account.

## Section K - Duplication of Benefits

Should Legislature improve or add new benefits to LEOFF II members that duplicate benefits provided by the City, the legislative benefits shall prevail. At such time that this should occur, the City will discontinue the duplicated benefits to the members. Members shall receive the greater of the benefits provided by the City and legislative action but shall not receive benefits from the City that are duplicated by legislative action.

## Section L - LEOFF II Light Duty

If an employee is disabled from performing his/her regular duties, but is released by his/her physician for light duty, the following procedures shall apply;

## Non-duty related temporary disability

1. The employee shall provide the Office of the Chief with the physician's release in which the physical limitations of the employee shall be stated.

2. When work is available, the Chief of Police shall offer the employee the opportunity to perform work, which is within the employee's ability to perform within the department.

3. The light duty assignment shall continue for such period of time as there is a need for the duty or until the employee is released by the physician for full-duty but not to exceed six months (cumulative).

4. The Chief of Police shall have the right to have an independent medical examination of the employee conducted to determine the extent of the employee's disability.

5. The employee shall suffer no loss of wages or benefits during the light duty assignment. This provision shall apply only to temporarily disabled LEOFF II employees.

6. If any question arises as to the application of this section, the President of the Guild and the Chief of Police, or their designee, will negotiate the matter and their decision will be final.

## Duty related temporary disability

This section (L) shall not apply to LEOFF II employees covered by worker compensation. The

employer reserves all rights it has under the law to administer such claims, including requiring light duty, consistent with state law. The parties are bound by state, federal and applicable laws/regulations with respect to permanently disabled employees.

## ARTICLE 18 – SUPPLEMENTAL AGREEMENTS

The parties recognize that circumstances change from time to time during the term of labor agreements that give rise to a need discuss changes in hours or working conditions (including the scope of bargaining unit work). In order to provide a convenient forum to discuss these issues, the parties agree to the following procedure.

This Agreement may be amended within the scope of this Article provided both parties concur. Supplemental agreements may be completed through negotiations between the parties at any time during the life of this Agreement. A joint committee comprised of the negotiating teams of the two parties will meet upon the request of either party to discuss proposals related to work hours or changes in working conditions, including the scope of bargaining unit work. Should either party desire to negotiate a matter of this kind, it shall notify the other party in writing of its desire to negotiate. Supplemental agreements thus completed will be signed by the Guild President or designee and the Mayor or designee.

Should either party, having been notified of the proposed supplemental language, not respond by requesting a meeting of the joint committee within thirty (30) days, the proposed language shall be considered acceptable and shall be forwarded to the other party for signature. Supplemental agreements thus completed shall become a part of this Agreement.

The City reserves the right to implement changes that are not mandatory subjects of bargaining, or those which have otherwise been reserved to the City by the express terms of this Agreement.

## **ARTICLE 19 - SAVING CLAUSE**

If any section of this Agreement is declared invalid or unconstitutional for any reason, such declaration of invalidity or unconstitutionality shall not affect the other sections or portions thereof which shall be valid.

# **ARTICLE 20 - JURY DUTY**

City Employees shall be encouraged to serve jury duty at times when they are called. Employees so called and asked to serve during working hours will suffer no loss of pay. Employees called during the working day, or excused during the day, shall report immediately by phone to the shift supervisor for instructions as to whether to report for work during the remainder of the work date.

# **ARTICLE 21 – MISCELLANEOUS**

#### Section A - Negotiations

Police Guild members selected to negotiate with the City shall be paid for their time during negotiations if those meetings are held during the regular scheduled duty hours.

### Section B - Mileage Allowance

The City agrees to pay the rate established by City policy to all Guild employees who use their personal vehicles to conduct approved City business.

### Section C - Tuition Reimbursement

The City agrees to reimburse the employee for 100 percent of the tuition fee for any approved job related course upon satisfactory completion of the said course up to the applicable tuition level established at Washington State University. In order to qualify for tuition reimbursement, the course must be approved by the Police Chief or designee and the Human Resources Department before the course is taken. The cost for books, laboratory and other related expenses shall not be paid by the City. Satisfactory completion of any course shall mean a grade of "C" or better.

For all courses that are approved for reimbursement after February 21, 2014, the employee must refund the City for tuition reimbursement under the following circumstances:

- 1. The employee voluntarily leaves City employment within two years after receiving tuition reimbursement; and
- 2. The course(s) for which the City reimbursed tuition was completed during the two years prior to the effective date of the voluntary separation. The course(s) shall be considered completed on the date

the employee submitted his or her grade to the City for purposes of demonstrating satisfactory completion.

There shall be an exception to this requirement in the event extenuating circumstances require the employee to terminate employment with the City (e.g., employee quits in order to move and take care of sick parent). The employee's requests shall be reviewed for approval by the Police Chief or designee and the Human Resources Department and such approval shall not be unreasonably denied.

#### Section D - Joint Committee

The Chief of Police (or designee) and the President of the Guild (or designee) will meet for the purpose of developing recommendations for the Civil Service Commission concerning the sources, structure, and general components of promotional examinations within the bargaining unit. In the event that the joint recommendations are rejected by the Civil Service Commission, either party may reopen this section of the Agreement for the limited purpose of negotiating the possible implementation of the recommended changes in the promotional process.

## Section E – SWAT Team

A. Each SWAT team member will receive two hours per week during duty hours for physical fitness training. The training will occur at the beginning or end of a work shift and must be done at the Public Safety Building. Training time will be pre-approved by the member's unit supervisor. SWAT team members will submit a signature card to the unit supervisor for approval. The unit supervisor will forward the signature card to the SWAT Training Coordinator and it will be entered into a training log. The training log will be submitted quarterly to the Office of the Chief.

B. The training time will be scheduled by mutual agreement between the officer and their supervisor. The training may be denied where shift staffing levels or work of the department so requires.

C. Training time may not be carried over if not used during a given week.

D. No overtime will be permitted to complete shift or assigned duties, or for working out if the officer continues to work out following the end of their shift. All other time that an officer may spend working out (unless specifically ordered to work out by the responsible supervisor), including time immediately before or after their shift, is not compensable.

E. Officers will be subject to call at all times while they are being compensated for working out (physical

fitness training).

F. The Guild and the City agree that they will work together to minimize the operational impact on the department of the physical fitness release time.

G. The parties recognize the importance of having some balance in shift assignments for SWAT team members. Should the shift selection process result in an imbalance, the City may reassign SWAT team members, by seniority, to restore such balance.

#### <u>Section F – On Duty Physical Fitness Training</u>

1. Each employee assigned to uniformed field assignment may use two hours per week during duty hours for physical fitness training. The training will occur at the beginning or end of a work shift and must be done at the Public Safety Building. Employees assigned to all other assignments will be allowed to convert lunch breaks (30 minutes) and the two daily rest periods (15 minutes each) for physical training. Detectives only may leave the Public Safety Building to jog as long as they carry their pagers or cell phones for emergency contact.

2. The training time will be scheduled by mutual agreement between the employee and their supervisor. The training may be denied where shift staffing levels or work of the department so requires, however, reasonable requests for physical fitness training shall not be denied.

3. Training time may not be carried over if not used during a given week.

4. No overtime will be permitted to complete shift or assigned duties or for working out if the employee continues to work out following the end of their shift. All other times that an employee may spend working out, including time immediately before or after their shift, is not compensable.

5. Employees will be subject to call at all times while they are being compensated for working out (physical fitness training).

6. The Guild and the City agree that they will work together to minimize the operational impact on the department of the physical fitness release time.

#### Section G – Leave Sharing

Occasionally Guild employees suffer from a severe or extraordinary illness or sustain an injury, or have an immediate family member suffering from a severe or extraordinary illness or injury and exhaust their leave balances. Often co-workers who have substantial leave balances wish to donate some of their leave to those employees. Leave sharing is the mechanism to accommodate both groups.

This agreement will permit employees of the Police Guild to donate vacation time, illness leave and/or compensatory time to a co-worker, who is suffering from, or has an immediate family member suffering from, a severe or extraordinary non-job-related illness, injury, or other impairment, is out of vacation time, illness leave, compensatory time, floating holidays, and personal leave (if applicable) and who will imminently go on leave without pay or terminate City employment.

- 1. Eligibility to Receive Shared Leave
  - a. The employee must not be receiving time-loss payments as a result of an on-the-job injury or illness.
  - b. The employee's position must be one in which vacation and illness leave can be accrued and used.
  - c. All Police Guild employees may receive leave under this program if the employee suffers from a severe or extraordinary non-job-related illness, injury, or impairment which has caused, or is likely to cause, the employee to go on leave without pay or which may cause the employee to be terminated from City employment.
  - d. An employee may also receive leave under this program if an immediate family member of the employee suffers from a severe or extraordinary illness or injury.
  - e. Requests to receive the leave-sharing benefit shall be submitted to a committee composed of one person from Human Resources, one person from the Police Department and one person representing the Police Guild. The decision of the committee shall be final; however, if the decision of the committee is to deny the request, the requester has the right to petition the committee for reconsideration. The decision of the committee shall not be subject to the grievance procedure.
  - f. An employee must have exhausted his/her illness leave, vacation time, compensatory time, floating holidays, and personal leave (if applicable) before receiving shared leave.
  - g. An employee receiving the leave sharing benefit must have abided by the City's policies respecting illness leave. It is the responsibility of the supervisor to ensure that the employee has not abused illness leave before submitting the request.
  - h. For the purpose of this policy, immediate family is defined as spouse, child, parents, or other more distant relative living in the home of the employee.

- 2. Lifetime Maximums
  - a. Employees receiving the leave-sharing benefit shall receive not more than a total of one hundred and twenty (120) days (960 hours) of such leave every ten (10) years of his/her employment with the City of Spokane, provided, however, the received leave after the first one hundred and twenty (120) days may only be direct donations of accrued leave from other Guild members.
  - b. The employee's position must be one in which vacation and illness leave can be accrued and used.
  - c. The employee must not be receiving time-loss payments as a result of an on-the-job injury or illness.
- 3. Leave Transference Process
  - a. An employee wishing to receive shared leave shall submit a written request to the Human Resources Director and attach a detailed statement from his/her physician verifying the severe or extraordinary nature of the condition and expected duration of time off from work. A Guild representative or other person may submit the request on behalf of the employee.
  - b. After receiving the request, a committee composed of one person from Human Resources, one person from the department and one person from the Police Guild will review the request and if approved, the Human Resources Department will notify the Police Chief, or designee, who will communicate the employee's eligibility for leave-sharing to the other employees in the department.
  - c. If the employee does not supply adequate documentation from his/her physician, the Human Resources Department will contact the employee or Guild representative and require additional information be supplied. A decision will not be rendered until adequate documentation is supplied.
  - d. The decision of the committee shall be final; however, if the decision of the committee is to deny the request, the requester has the right to petition the committee for reconsideration. The decision of the committee shall not be subject to the grievance procedure.
  - e. There shall be no retroactive applications of donated leave.
- 4. Donating Leave
  - Guild members wishing to donate leave shall send the Leave-Sharing Donation form to the Payroll Division for processing.
  - b. All donated leave shall be in full days. A day shall be considered eight (8) hours regardless of whether

the employee is on a flex schedule or compressed workweek. No differentiation will be made between the salary level of the donor and the recipient.

- c. An employee may donate a total of ten (10) days of vacation time, illness leave, or compensatory time, or any combination that does not exceed ten (10) days, in any calendar year. All donations shall be entered as illness leave in the recipient's account.
- d. Donations of vacation time or illness leave may not bring the donor's balances below thirteen (13) days each.
- e. All donations of leave shall be strictly voluntary and confidential and shall be done on the Leave-Sharing Donation form. The donor shall designate the recipient.
- f. No employee shall be coerced, threatened, intimidated, or financially induced into donating leave.
- g. Once leave has been donated, it becomes the recipient's leave regardless of any changes in his/her employment status, subject to the maximum stated in section 5(d) below.
- h. If the employee receiving the leave sharing donations passes away before using all donated hours, the employee's beneficiary will receive a maximum payout of up to ten (10) days in accordance with the City policy on payouts. The remaining hours will be deleted from the system.
- 5. Leave-Sharing Bank
  - a. The employees of the Police Guild will have access to the leave-sharing bank. All donations shall be made by completing the Leave-Sharing Donation form. All donations will be applied to the recipient's illness leave bank.
  - b. Except as provided in section 5(f) below, the total of any one employee's donations to the bank may not exceed ten (10) days in any calendar year. Donating to the bank shall not affect an employee's right to donate up to ten (10) days to an individual(s).
  - c. Only employees who have been approved to receive shared leave and who have exhausted their recipient-specific leave may, with the approval of the committee that approved their leave-sharing request, draw leave from the leave sharing bank with up-to-date supporting documentation from their physician. The amount of leave drawn from the bank shall be the lesser of: (i) the amount needed to cover the balance of their illness; (ii) the amount needed to make up their lifetime maximum of one

hundred and twenty (120) days; (iii) half the number of days in the leave sharing bank; or (iv) thirty (30) days.

- d. Employees who have been approved to receive shared leave and receive more recipient-specific leave than they need may keep up to ten (10) days of the excess. Donated leave above ten (10) excess days shall be transferred to the leave-sharing bank. Employees may not keep any part of the excess leave that would put them over their one hundred and twenty (120) day lifetime maximum.
- e. Police Guild members who have more than nine hundred and sixty (960) hours of sick leave, have surplus compensatory time, or have vacation time they are on the verge of forfeiting may donate their surplus leave to the bank in units of a day.
- f. Police Guild employees who terminate with five (5) or more years of service may donate all accrued illness leave hours in excess of nine hundred and sixty (960) hours to the leave-sharing bank. Employees who retire from City employment may donate all accrued illness leave hours in excess of nine hundred and sixty (960) hours to the leave-sharing bank.
- 6. Administration
  - a. The Human Resources Department shall administer the leave-sharing program.

## Section H – Swing Shift Parking

Swing shift officers will have twenty spaces provided on or near the Spokane County campus. The cost of the monthly parking will be the same as the Spokane County parking committee established rate for parking (currently \$10), using permits issued by the County. Employees using these spots are expected to comply with the County's requirements, and will be responsible for any tickets or fines. Failure to pay the fee or otherwise comply may result in loss of the permit.

# ARTICLE 22 - SALARY COMPUTATIONS

## Section A - Regular Hourly Rate

Regular rate of pay shall mean base salary together with any shift differential pay, longevity, specialty pay, educational or other incentive pays.

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#### Section B - Pay Periods and Pay Checks

Pay periods shall be established on a bi-weekly basis. Pay checks shall be issued on a bi-weekly basis on alternate Fridays. Employees who do not work on Friday and those employees working the Thursday evening shift shall have their pay checks distributed, whenever possible, on the Thursday before pay day.

## ARTICLE 23 - DEFERRED COMPENSATION

#### Section A - Deferred comp.

The City agrees to make a <u>qualified</u> deferred compensation plan available to Guild <u>membersrepresented</u> <u>employees</u>. Through December 31, 2015, the City's match will be 4% of the employee's base monthly pay including longevity and education.

Effective January 1, 2016, the The City shall contribute 2.2% of each the employee's base pay including longevity and education, regardless of whether that employee makes his/her their own contribution. Employees may also make if the employee makes contributions to his or her own account. If an employee makes contributions to his/her account, the City shall make matching contributions of 4% of the employee's base monthly pay including longevity and education, in addition to the 2.2%.

# Section B - Deferred comp Employer contributionsHealth reimbursement agreement/account.

In addition to the foregoing, the City will establish and maintain a qualified health reimbursement agreement/account for each Guild represented employee as soon as reasonably possible after ratification of the Agreement. The employer shall contribute \$75 per month to the employee's qualified, health reimbursement agreement/account. The agreement/account shall be portable after termination and usable in retirement. through December 31, 2015, the Employer will adjust its rate of contribution to the deferred compensation program without regard to employee contributions in accordance with the following formula:

In the event of an increase in regularly embedded general fund tax revenues (excluding the impact of reducing authorized property tax increases or not renewing previously passed discretionary property taxes) between tax year 2005 and 2006, and in subsequent years (applying the same analytical standard from year to year) the City shall make additional contributions to employee deferred compensation accounts, in the following year and on the same basis as the basic match (excluding the requirement for employee matching) as follows:

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Increase in tax collection Additional City contribution

3% - 4% 1%

<del>6% or more 3%</del>

Effective January 1, 2016, these additional revenue-sharing

## contributions shall cease.

### Section C - VEBA Alternative.

The City will contribute \$7550.00 per employee per month to the employee's deferred compensation account without requiring a match in lieu of a VEBA contribution <u>until the health reimbursement account referred</u> to in Section B above is established. As soon as the HRA is established and contributions to the HRA begin, the VEBA contribution will cease. At no time will the City be required to contribute both to the HRA and VEBA.

## ARTICLE 24 – DISCIPLINE

### Section A - General

Both parties recognize that Police Officers have certain rights and responsibilities. Some of these rights and responsibilities are included in the departmental policy manual, under the title Complaint and Disciplinary Procedures.

Both parties agree that the carrying out of departmental Policy and Procedures is exclusively the province of the Chief of Police.

An employee shall be allowed to inspect his/her personnel file with the exception of materials that are exempt from disclosure pursuant to Washington law and may obtain a copy of such file at any reasonable time. The employee may request removal of material which he/she believes erroneous or irrelevant. This request will be reviewed by the Chief of Police. If the employee does not agree with the Chief's decision, he/she may prepare a statement of dissent which will be placed in the file. Employees may request that written reprimands be expunged from personnel files after a minimum period of three years if there is no reoccurrence of similar misconduct for which the employee was disciplined during that period. Employees may request that records of serious discipline be expunged from personnel files after a minimum period of five years if there is no recurrence

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of similar misconduct for which the employee was disciplined during that period. Requests for the expungement of disciplinary references in personnel files, pursuant to this section, shall not be unreasonably denied. Nothing in this section shall be construed as requiring the City to destroy any employment records necessary to the City's case if it is engaged in litigation in any way related to that employee's employment at the time those records would otherwise be destroyed.

#### Section B - Forms of Discipline

The following disciplinary procedures apply to Guild members who are permanent employees, that is, have completed their probationary period. The City will continue to administer disciplinary actions in accordance with the "Just Cause" concept. Disciplinary actions may include, but are not limited to, the following actions: oral reprimand, written reprimand, denial of promotion, demotion, suspension, and discharge for cause.

#### Section C - Right of Appeal

Permanent employees (completed probation) shall have the right to take up discipline as a grievance, as set forth in Article 5 or as an appeal through the Civil Service Rules and Regulations, but the employee is limited to one or the other.

### Section D(1) - Probationary Periods

Probationary periods upon initial appointment shall not exceed eighteen (18) months for entry level and twelve (12) months for laterals and may not be extended without the written agreement of the Guild. During an employee's initial probationary period, he/she may be discharged by the employer at-will and such discharge shall not be subject to the grievance procedure. Probationary periods upon promotion shall not exceed six months and shall not be extended without the written agreement of the Guild. During a promotional probationary period, an employee may be reverted to his/her former classification and such reversion shall not be subject to the grievance procedure.

#### Section D(2) - Right of Petition

Any probationary Guild employee who reverted or discharged pursuant to section D(1) above shall have the opportunity, upon request, for hearing with the Chief of Police or his designated representative. However, this opportunity shall not be subject to the grievance procedure. The Guild may provide representation at this hearing.

### Section E - Police Officer Rights in Discipline

It is agreed that the Employer has the right to discipline, suspend, or discharge any employee for just cause. The City must meet the just cause requirements for disciplining employees for off-duty conduct. Examples of off-duty conduct that may be subject to discipline include: 1) the off-duty misconduct materially effects the employer's business operation; or 2) the conduct is inconsistent with the office that the police officer holds.

- 1. In an effort to ensure that investigations are conducted in a manner which is conducive to good order and discipline, bargaining unit employees shall be entitled to the following protections which shall hereafter be termed as the "Police Officers' Rights in Discipline". Every employee who becomes the subject of an internal investigation shall be afforded the rights contained in the rest of this Section. This Section shall not apply to routine supervisory inquiries.
- Every employee who becomes the subject of a formal internal investigation shall be advised at the time of their interview that he/she is accused of:
  - a. Committing a criminal offense; and/or
  - b. Conduct that would be grounds for termination, suspension, or other disciplinary actions.
  - c. Of their right to Guild representation
- 3. Any employee who becomes the subject of a criminal investigation shall, prior to their interview, be notified that he/she is the subject of a criminal investigation and, further, that he/she is under no obligation to answer any questions or to remain in an interview setting involuntarily, except as provided herein. So long as the matter remains a criminal investigation, the remainder of this article shall not apply until or unless the Department determines to compel the subject employee to answer questions. A criminal investigation as used herein shall be interpreted as any investigation which could result in the filing of a criminal charge against the officer. In any non-criminal investigation, the balance of this article shall apply.
- 4. Any interview shall take place at the Spokane Police Department, except when impractical. The employee shall be advised of his/her right to and allowed that Guild representation to the extent required by law. If the employee is a suspect, they shall be given a general overview of the factual

allegations in writing before the interview commences

- 5. The interview of any employee shall be at a reasonable hour, when the employee is on duty, unless the exigency of the interview dictates otherwise. If the employee is suspected of misconduct, the interview generally shall be conducted in person, except that for limited follow-up questions or where there are other unusual situations, questioning may be telephonic so long as a Guild representative is given the opportunity to participate in the call.
- 6. The employee or Employer may request that an internal investigation interview be recorded, either mechanically or by a stenographer. There can be no "off the record" questions. Upon request, the employee under internal investigation shall be provided an exact copy of any written statement he/she has signed or of a verbatim transcript of any interview if one is created.
- 7. Interviewing shall be completed within a reasonable time and, in all internal investigation interviews, the employee shall be afforded such intermissions as he/she shall reasonably request for personal necessities, meals, telephone calls and rest periods.
- 8. All interviewing shall be limited in scope to activities, circumstances, or events which pertain to an employee's conduct or fitness to hold office.
- 9. The employee will not be threatened with dismissal or other disciplinary punishment as a guise to attempt to obtain his/her resignation, nor shall he/she be subject to abusive or offensive language or intimidation in any other manner. No promises or rewards shall be made as an inducement for the accused officer to answer questions.
- 10. No employee shall be required to unwillingly submit to a polygraph test, nor will employees be required to answer questions without a direct order to do so.
- 11. <u>Internal Investigation Files</u> Employees and/or their Guild Representative (if representing the employee) shall have access to complete copies of completed Internal Investigation files at any reasonable time once a Loudermill hearing has been scheduled, or after discipline has been imposed if no Loudermill hearing is held. Internal investigation files that do not result in an adverse finding shall not, in any way, be notated in that employee's personnel file and shall not be considered in determining the level of discipline which is appropriate.

12. Administrative investigations must be completed within 180 days of the matter coming to the attention of the Department (Assistant Chief or above). In the event the Office of the Chief believes an extension beyond 180 days is necessary, and the City can show that it has acted with due diligence and the investigation could not be reasonably be completed due to factors beyond the control of the City (including, but not limited to, for example, extended illness or other unavailability of a critical witness (i.e. - the complainant, the officer being investigated), or necessary delays in the processing of forensic evidence by other agencies) the Chief must contact the Guild prior to the expiration of the 180 days seeking to extend the time period. Any request for extension based on the unavailability of witnesses shall include a showing that the witness is expected to become available in a reasonable period of time. A request for extension based upon the above criteria will not be unreasonably denied. The period of investigation may also be extended by mutual agreement between the Guild President and the Chief.

The 180 day period shall be suspended when a complaint involving alleged criminal conduct is being reviewed by a prosecuting authority or is being prosecuted at the city, state or federal level, or if the alleged conduct occurred in another jurisdiction and is being criminally investigated or prosecuted in that jurisdiction. In cases of an officer involved fatal incident, the 180 day period will commence when the completed criminal file is provided to the Prosecuting Attorney, and will only be tolled in the event criminal charges are filed.

In the event an outside agency conducts a criminal investigation of a matter within the jurisdiction of the City, and the Department receives the completed criminal file with less than sixty (60) days remaining for the administrative investigation, the Department will have up to an additional sixty (60) days to complete its administrative investigation; in no event, shall the investigation last more than 240 days.

Compliance with this provision is required if findings are to be entered or discipline is to be imposed. Issuance of a Loudermill notice of intent to discipline will constitute conclusion of the administrative investigation for purposes of this section.

Nothing in this article prohibits the City from disciplining (provided just cause exists) an

officer convicted of a crime, or laying off an employee pursuant to Civil Service Rule IX, Section 6 (d).

# ARTICLE 25 - DRUG TESTING

### Section A

Reporting to work under the influence of alcohol and/or illegal drugs, or the use, sale, or possession by an employee of illegal drugs is strictly prohibited and will result in disciplinary action (unless otherwise required by law), including immediate termination. For the purpose of this policy, substances that require a prescription or other written approval from a licensed physician or dentist for their use shall also be included when used other than as prescribed. Each employee must advise the Employer if they are using prescription or other over-the-counter drugs they know or reasonably should know may impair their ability to perform job functions and/or operate machinery such as automobiles. Under appropriate circumstances the Employer may request the employee provide written medical authorization to perform various essential job functions from a physician while using such drugs.

Any voluntary request by an employee for assistance with his/her own alcohol abuse problem will remain confidential and shall not be used as the basis for any disciplinary action provided that the request for assistance is initiated prior to being identified as impaired through the procedures herein.

The parties recognize the essential purpose of any law enforcement agency is to enforce the criminal laws. Moreover, the parties recognize the courts have held it would substantially impair law enforcement agencies if they were required to employ individuals within their ranks who have violated the very laws said agencies are charged with enforcing. Therefore, the Employer reserves the right to refuse to employ or continue the employment of individuals who are or have been engaged in serious criminal conduct, whether drug related or not.

#### Section B

Where a supervisory employee of the City has a reasonable suspicion to believe an employee is under the influence of alcohol or illegal drugs or is abusing the use of prescription or over-the-counter drugs, or is using illegal drugs, the employee in question will be ordered to immediately submit to discovery testing. Such tests

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include breath tests, urinalysis and blood screens to identify any involvement with alcohol or such drugs. An employee who refuses to submit to discovery testing shall be conclusively presumed to be under the influence of alcohol or an illegal drug for the purpose of administering this Article and therefore will be subject to discipline, including immediate discharge.

## Section C

For the purpose of administering this Article the following definition of terms is provided:

- <u>Reasonable Suspicion</u> Reasonable suspicion is based on objective facts and reasonable inferences from those facts, that discovery testing will produce evidence of a violation of this policy.
- <u>Under the Influence</u> In determining whether an employee is under the influence or using illegal drugs, the following cutoff levels shall be used for the initial screening of specimens to determine whether they are negative for these drugs or classes of drugs:

Nanograms per milliliter (ng/ml)

Test	Level

Amphetamines	1000
Barbiturates	300
Benzodiazepines	300
Cannabinoids	100
Cocaine metabolites	300
Methadone	300
Methaqualone	300
Opiates (Codeine)	300
Opiates (Morphine)	300
Phencyclidine (PCP)	
Propoxyphene	300
Level of the positive result for alcohol	0.04 blood alcohol

3. <u>Illegal Drugs</u> - All forms of narcotics, depressants, stimulants, hallucinogens, and cannabis, which

sale, purchase, transfer, or unauthorized use or possession is prohibited or restricted by law.

- 4. <u>Over-the-Counter Drugs</u> Are those drugs which are generally available without a prescription and are limited to those drugs which are capable of impairing the judgment of an employee to safely perform the employee's duties.
- 5. <u>Prescription Drugs</u> All drugs which are used in the course of medical treatment and have been prescribed and authorized for use by a licensed practitioner/physician or dentist.

## Section D

If an employee is required to submit to a drug test, the following procedure shall be followed:

- The employee shall be given notice of an opportunity to confer with a Guild representative if one is readily available.
- 2. The employee shall be given an opportunity to explain the reasons for the employee's condition, such as reaction to a prescribed drug, fatigue, exposure to toxic substances, or any other reasons known to employee, to the test administrator. The Guild representative may be present during this discussion.
- 3. The Employer may request urine and/or blood samples.
- 4. Urine and blood samples shall be collected at a local laboratory, hospital or medical facility. The Employer shall transport the employee to the collection site. The Employer and/or Guild representative may be allowed to accompany the employee to the collection site and observe the bottling and sealing of the specimen. The employee shall not be observed by the Employer when the urine specimen is given.
- 5. All specimen containers, vials, and bags used to transport the specimen, shall be sealed to safeguard their integrity, (upon request in the presence of the Employer, employee and Guild representative) and proper chain-of-custody procedures shall be followed.
- The collection and testing of the samples shall be performed only at Occupational Medicine Associates or at another laboratory mutually agreed to by the parties.

The results of such tests shall be made available to the Employer and the Guild.

7. If a specimen tests positive in an immunoassay screen test, the results must be confirmed by a gas chromatography/mass spectrometry tests. The specimen must show positive results at/within the following limits on the GC/MS (gas chromatography/mass spectrometry) confirmatory test to be considered positive. If immunoassay is specific for free morphine the initial test level is 25 ng/ml.

Confirmatory Test		
Marijuana metabolites	15 ng/ml	
Cocaine metabolites	150 ng/ml	
Opiates:		
Morphine	300 ng/ml	
Codeine	300 ng/ml	
Phencyclidine	25 ng/ml	
Amphetamines:		

Amphetamine500 ng/mlMethamphetamine500 ng/ml

- 8. At the employee's or the Guild's option, a sample of the specimen may be requisitioned and sent to a laboratory chosen by the Guild for testing. The cost of this test will be paid by the Guild or the employee. Failure to exercise this option may not be considered as evidence in arbitration or other proceeding concerning the drug test or its consequences. The results of this second test shall be provided to the City.
- 9. The employee (and the Guild, upon approval of the employee) shall be informed of the results of all tests, and provided with all documentation regarding the tests as soon as the test results are available. Such disclosure shall be in conformance with the Americans with Disabilities Act.

## Section E

The parties shall designate a Medical Review Officer (MRO) to review all confirmed positive test results and communicate those results to the Employer. The MRO shall have the responsibility to determine when an

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individual has failed a drug test in accordance with the standards enumerated herein. The MRO shall retain all records of all positive tests for at least five years and records of all negative tests for at least one year.

### Section F

If the results of the drug test are positive, and support a conclusion that the employee used an illegal drug, abused the use of a prescription or over-the-counter drug, or reported to work while under the influence of alcohol, the employee will be subject to discipline, including immediate discharge, unless otherwise required by law.

# ARTICLE 26 – HEALTH AND WELFARE

### Section A - Insurance

- Family Dental Insurance The City agrees to provide the current Premier Dental Insurance plan at no cost to the employee, including orthodontia at a 50% benefit level, through April 30, 2014. Effective May 1, 2014, the City agrees to provide the PPO Dental Insurance plan at no cost to the employee, including orthodontia at a 50% benefit level.
- 2. Family Medical Insurance (LEOFF I) The City will pay for employee medical coverage as is required by law and will pay for 90% of dependent coverage and the employee will be responsible for 10% of the dependent premium. Medical plans offered will be City Plan III and Group Health. Prescription drugs under City Plan III shall be subject to the following co-pays: generic medications \$10.00, all other medications \$20.00. Group Health participants shall be required to pay the following co-pays: generic medications \$10.00, all other medications \$30.00. All other medical benefits will be maintained at current levels. The City program for domestic partner benefits is available for bargaining unit employees.
- 3 **Family Medical Insurance (LEOFF II)** Police Officers hired after September 30, 1977, and their dependents, shall be covered under a City sponsored plan for non-duty related medical care.

Through April 30, 2014, medical plans offered will be City Plan III and Group Health I, with employees paying \$105/month toward coverage of the employee and his/her dependents in the employee's selected medical plan and the City paying the balance of the monthly premium.

Effective May 1, 2014, medical plan options will be City Plan III, City Plan IV, Group Health I, and

Group Health II. Employee contributions for City Plan III and Group Health I will increase by \$15/month to \$120/month. Employee contributions for City Plan IV and Group Health II will be \$105/month.

Effective January 1, 2015, employee contributions for City Plan III and Group Health I will increase by \$15/month to \$135/month. Employee contributions for City Plan IV and Group Health II will remain \$105/month.

Prescription drugs under City Plan III shall be subject to the following co-pays: generic medications \$10.00, all other medications \$20.00. City Plan IV and Group Health participants shall be subject to the following co-pays: generic medications \$10.00, all other medications \$30.00. All other medical benefits will be maintained at current levels. The City program for domestic partner benefits will be made available for bargaining unit employees.

4. <u>Retiree Medical</u> – The Guild has agreed to work with the City on redesigning the current medical plans and creating a Retirees Medical Plan. The Guild has indicated that it would work towards development of a retirees plan similar to the current Plan III with the costs assumed in total by the retiree. The Guild would also like to develop a plan where contributions could be made by existing employees prior to retirement to help offset the costs. The Guild has also requested that employees who have retired since January 2002 be allowed to access the retirees plan. The parties have agreed that they will work in concert during 2004 with a goal to implement the plan in 2005. The goal date may be extended by the parties.

### 5. Life Insurance

- (a) For Police Officers: The City shall provide \$10,000 life insurance coverage to be paid in full by the City.
- (b) For Dependents: The City shall make a life insurance plan available at the employee's option and expense.
- (c) Bomb Squad and Swat Team Members will be provided 1½ times their annual salary in life insurance coverage to a maximum of \$60,000. K-9 Handlers and Hostage Negotiators will be provided \$50,000 in life insurance coverage.
- 6. Long-Term Disability Insurance The City shall make payroll deduction available for Guild members to

purchase the group disability insurance plan, which the Guild sponsors. LEOFF II employees shall be required to purchase this insurance as a condition of employment. The City shall contribute \$30.50 per month, as wages, for LEOFF II officers.

7. <u>Vision Care</u> - The City agrees to provide vision care coverage for LEOFF II employees at the same level as LEOFF I in a manner determined by the City.

8. <u>Health Plan Redesign</u>. The Guild will participate in City Health plan redesign discussions along with other employee groups provided that this section shall not be construed as either a reopener on employee benefits or as evidence that the Guild agrees to change any health care provision of this agreement by their participation.

## **ARTICLE 27 - CIVILIAN REVIEW**

The Office of Police Ombudsman (OPO) will provide a professional presence to help ensure a quality investigation in real time, and visible, independent oversight to reassure the public. The City and the Guild acknowledge that on June 16, 2014 with the ratification of the 2012-2016 collective bargaining agreement the parties agreed that the OPO and the Police Ombudsman Commission as set forth in Article 27 complie<u>ds</u> with and satisfie<u>ds</u> all of the requirements of the City Charter in effect on March 1, 2013.

(a) The Office of Police Ombudsman (OPO) means the Ombudsman, Assistant Ombudsman, and all other regular full-time employees and regular part-time employees of the Office of Police Ombudsman who have signed a confidentiality agreement under the terms of this Article and completed CJIS certification.

(b) "OPO Independent Investigation" (Independent Investigation) mewans any investigative activity authorized by and conducted in accordance with this Article by the Ombudsman, or Assistant Ombudsman, or third party. Investigative activity may include: interviews of witnesses, review of police reports, review of body camera footage, review of IA or criminal investigative transcripts, audio or video recordings, visitation of a location, as provided for in this Article.

(a)(c) The OPO will <u>be notified of and the Ombudsman and/or Assistant Ombudsman will have the</u> <u>option of actively monitoring all police department OPO involved investigations</u> as provided for herein.

(b) An "OPO Involved Investigation" is defined as an IA investigation where the complaint giving rise to the investigation, whether made to the Department or the OPO, is a complaint of a serious matter (complaints that could lead to suspension, demotion or discharge) involving allegations that an employee either improperly used force or improperly/inappropriately interacted with citizens.

(d) The OPO may receive complaints from any complaining party, including, without limitation, citizens or employees of the police department.

(e) Upon receiving a complaint, the OPO will advise the complainant of the options available to resolve the complaint. These options include referral of the complaint to IA with the potential for a disciplinary investigation monitored by the OPO, mediation services, and/or independent investigation by the OPO where authorized by and in accordance with the provisions of this Article.

1. The OPO will only refer complaints to IA for conduct that occurred within one calendar year and will inform the complainant that the OPO cannot guarantee that IA will investigate a complaint or that the OPO has sufficient resources to conduct an independent investigation where authorized by and in accordance with this Article.

(c)(f) The <u>Ombudsman or Assistant Ombudsman</u>OPO may conduct a preliminary investigation regarding the complaint for the purpose of determining whether to forward the complaint to IA.

1. \_\_\_\_The preliminary investigation shall include, as appropriate, interviewing the complainant and interviewing any other person who the complainant asserts was subject to the improper use of force or improper/inappropriate interaction with an officer. If after this interview(s) the <u>Ombudsman and/or Assistant OmbudsmanOPO</u> is unable to determine whether the matter should be forwarded to IA, the <u>Ombudsman and/or Assistant OmbudsmanOPO</u> may conduct such additional interviews as are reasonably necessary to determine whether to forward the case to IA. If a complainant or witness refuses to have his or her interview recorded, he or she shall be asked to write out his or her complaint. All interviews will be conducted by the

<u>Ombudsman and/or Assistant OmbudsmanOPO</u>. In the event the <u>Ombudsman and/or Assistant</u> <u>OmbudsmanOPO</u> is unavailable to conduct the initial interview, the complainant will be asked to prepare a written statement or taped oral narrative concerning the matter, allowing the <u>Ombudsman and/or Assistant OmbudsmanOPO</u> to subsequently determine whether an actual interview should be conducted. Officers will not be interviewed as part of the preliminary investigation, unless the complainant is an officer. If the complainant is an officer, the OPO may request an interview from the complainant officer as part of the preliminary investigation.

2. The Ombudsman and /or Assistant Ombudsman will promptly be given access to all documentation in possession of the Police Department that is relevant to the stated complaint and necessary for determining whether or not to forward— the complaint to IA, including access to IA Pro and Blue Team. Any and all video that is downloaded and provided to OPO and/or the Police Ombudsman Commission for any purpose authorized by Article 27 shall be uniquely marked by the Police Department, prior to being provided, in order to prevent the copying and/or distribution of such video for a purpose that is not authorized by Article 27. The Ombudsman and/or Assistant Ombudsman may assign the retrieval, indexing, and search of such documentation to the OPO.

(g) If the OPO determines a complaint alleges potentially criminal conduct by an officer, the case shall be immediately forwarded to Internal Affairs.

If the <u>Ombudsman or Assistant Ombudsman</u>OPO determines that the complaint should not be forwarded to IA, the OPO may publish a closing report, which states the allegations of the complaint and the basis for the <del>OPO's Ombudsman's or Assistant Ombudsman's</del> determination that the complaint did not need to be forwarded to IA. Neither this closing report nor the preliminary investigation shall be used for discipline; the closing report and any part of the preliminary investigation that is released shall not reveal the names of the officers involved. For each complaint where the <u>Ombudsman or Assistant</u> <u>OmbudsmanOPO</u> determines that the complaint does not need to be forwarded to IA, the OPO shall forward to IA its determination as well as the name of any complainant and/or witnesses and the details

of the alleged complaint.

If the Ombudsman or Assistant OmbudsmanOPO determines that the complaint should be forwarded to IA, the OPO will forward the complaint and any preliminary investigation to IA within tenthree business days of the initial interview or review of the written statement or taped oral narrative concerning the matter, unless the time is extended by mutual agreement of the Ombudsman or Assistant Ombudsman and the Guild, for processing and, when appropriate, investigation. The OPO will not act upon complaints concerning events that occurred more than one year prior to the filing of a complaint. The OPO will not conduct separate disciplinary investigations, but the Ombudsman and Assistant Ombudsman may participate in interviews and request that further investigation be completed, as provided herein and be given access to all documentation in the possession of the Police Department that is relevant to the stated complaint and necessary for determining the internal investigation was thorough and objective, including access to IA Pro and Blue Team. Any and all video that is downloaded and provided to the OPO and/or the Police Ombudsman Commission for any purpose authorized by Article 27 shall be uniquely marked by the Police Department, prior to being provided, in order to prevent the copying and/or distribution of such video for a purpose not authorized by Article 27. The Ombudsman and/or Assistant Ombudsman may assign the retrieval, indexing, and search of such documentation to the OPO.

(d)(h) In addition to complaints received by the OPO, Internal Affairs will provide: (a) access to -copies of all-other OPO Involved Investigation complaints received by IA to the OPO, and, (b) notice of criminal investigations of officers that Internal Investigations is aware of within tenthree business days of receiving the complaint. Once the case is closed, the OPO will return all case file materials to IA for retention, but will have subsequent access to closed cases.

(i) The OPO will have the opportunity to make a recommendation for mediation to the Chief of Police, <u>at any time prior to a determination that the investigation was thorough and objective investigation</u>. The OPO retains sole discretion whether or not to offer mediation based on available resources and the goals of the OPO.

1. In the event the Department, the complainant and the officer all agree to mediation, that
process will be utilized rather than sending the matter on for investigation. Unless agreed upon by the participants (the Department, complaint, officer and mediator), the provisions of RCW 7.07 shall be applicable to a mediation conducted under this Article and all evidence, statements, communications or agreements made in mediation shall be confidential and may not be used by the City or any other party in any criminal or disciplinary process against any member or in promotional consideration or as the basis as any other adverse employment action, except that a summary of the mediation without identification of the names of the participants may be disclosed in an OPO closing report. The OPO shall publish a closing report at the end of any mediation services provided, including any agreements reached between the parties.

**C.2.** Assuming the officer participates in good faith during the mediation process, the officer will not be subject to discipline and no disciplinary finding will be entered against the officer. Good faith means that the officer listens and considers the issues raised by the complainant, and acts and responds appropriately. Agreement with either the complainant or the mediator is not a requirement of good faith. In the event an agreement to mediate is reached and the complainant thereafter refuses to participate, the officer will be considered to have participated in good faith.

(j) \_\_\_\_Once any complaint is received by the Internal Affairs unit (including those forwarded to IA from the OPO), it shall be submitted to the chain of command for review per existing policy. The Chief or her/his designee will determine whether or not the complaint will be investigated, and if it will be investigated, what type of investigation including an IA Investigation, an Inquiry, a Shift Level investigation, or other type of investigation. IA will notify the OPO in writing of the determination as to whether or not the complaint will be investigation or the type of investigated; the notification shall state either no investigation or the type of investigation that will be used for the investigation. When either the Chief or her/his designee determines that the allegations warrant an linvestigation, such linvestigation shall be approved, and IA will initiate the investigative process.

If the Ombudsman or Assistant Ombudsman disagree with the classification of the complaint as an investigation other than an IA Investigation, the Ombudsman may appeal the classification to the

Chief of Police. The Chief of Police shall make the final determination on the classification.

When IA initiates an investigation, t The OPO will participate in that <u>IA</u> investigative process-for OPO Involved Investigations as follows:

a.<u>1.</u> Internal Affairs will notify the OPO of all administrative interviews on all OPO Involved linvestigations. Upon request, the Ombudsman or Assistant Ombudsman will promptly be given access to all documentation in the possession of the Police Department that is relevant to the stated complaint and necessary for determining whether the internal investigation was thorough and objective, including access to IA Pro and Blue Team. Any and all video that is downloaded and provided to the OPO and/or the Police Ombudsman Commission for any purpose authorized by Article 27 shall be uniquely marked by the Police Department, prior to being provided, in order to prevent the copying and/or distribution of such video for a purpose not authorized by Article 27. The Ombudsman and/or Assistant Ombudsman may assign the retrieval, indexing, and search of such documentation to the OPO.

The <u>Ombudsman and/or Assistant OmbudsmanOPO</u> may attend and observe interviews, in person or by telephone, and will be given the opportunity to ask questions during the interview after the completion of questioning by the Department. The <u>Ombudsman or</u> <u>Assistant OmbudsmanOPO</u> will not participate in criminal investigations of Department employees but will be notified when the criminal case is concluded.

b.2. Upon completion <u>or suspension without completion of investigations</u> of OPO Involved Investigations, IA will forward a complete copy of the case file to the OPO for review. <u>If an</u> <u>investigation is completed, the Ombudsman or Assistant OmbudsmanThe OPO</u> will review the case file and determine whether the investigation was thorough and objective, <u>prior to a chain</u> <u>of command review</u>.

e.3. As a part of the review process, the <u>Ombudsman and/or Assistant OmbudsmanOPO</u> may conclude that further investigation is needed on issues deemed material to the outcome. The OPO will notify IA of the suggested further investigation <u>in such case</u>. The <u>Ombudsman's</u> and/or Assistant Ombudsman'sOPO's suggestions and rationale for further investigation will be

provided to IA in writing. The <u>Ombudsman and/or Assistant OmbudsmanOPO</u> and assigned investigator(s) will discuss the suggested further investigation and attempt to reach an agreement. If there is no agreement between the assigned investigator(s) and the <u>Ombudsman</u> and/or Assistant OmbudsmanOPO regarding the necessity, practicality or materiality of the requested further investigation, the OPO will notify the Chief (or designee) in writing of the <u>Ombudsman's or Assistant Ombudsman'sOPO's</u> suggestions and rationale for further investigation. The Chief (or designee) will determine whether further investigation will be undertaken by IA. The Chief (or designee) will provide his/her determination in writing.

4. Where the complaint giving rise to the investigation, whether made to the Department or the OPO, is a complaint of a serious matter (complaints that could lead to suspension, demotion, or discharge) involving allegations that an employee either improperly used force or improperly/inappropriately interacted with citizens, iff the Ombudsman and/or Assistant OmbudsmanOPO is not satisfied with the determination of the Chief concerning an investigation referenced in this section, the Ombudsman and/or Assistant Ombudsman may present a the OPO's request for further investigation may be presented to the Police Ombudsman Commission, whose decision will be final. The Ombudsman or Assistant Ombudsman will promptly provide the Police Ombudsman Commission all documentation in the possession of the OPO that is relevant to evaluate the Ombudsman's and/or Assistant Ombudsman's request. The OPO will also prepare a log reflecting the documentation provided to the Police Ombudsman Commission. The log will be retained by the OPO and a copy will promptly be provided to IA. The Police Ombudsman Commission shall return all documentation received from the OPO to the OPO, after making its final determination.

The decision of the Police Ombudsman Commission will be <u>final and be</u>based upon the <u>Ombudsman's or Assistant Ombudsman</u>OPO's written request and the Chief's (or designee's) written response, <u>and other information received from the OPO relevant to evaluate the OPO's</u> <u>request</u>. Once the matter has been referred to and resolved by the Police Ombudsman Commission, <u>anthe</u> investigation <u>referenced in this section</u> will be completed consistent with the

decision of the Police Ombudsman Commission on the OPO's request. After providing IA a reasonable opportunity to complete the further investigation referenced in this section, if the Police Ombudsman Commission determines and specifically describes in writing how the IA investigation was not completed consistent with the Police Ombudsman Commission's decision, the Police Ombudsman Commission may again direct IA to complete the further investigation in the OPO's request, or the Police Ombudsman Commission may publish a report stating what further investigation in the OPO's request the Police Ombudsman Commission believes was not completed by IA. If the Ombudsman or Assistant OmbudsmanOPO has not yet made a certification decision, a certification decision shall be made by the Ombudsman or Assistant OmbudsmanOPO. In addition to its report, the Police Ombudsman Commission may direct the Ombudsman or Assistant OmbudsmanOPO or a third-party investigator to undertake an Independent Investigation to complete the further investigation requested by the Ombudsman or Assistant Ombudsman referenced in this section OPO; however, no such investigation may commence until the Chief has made a final, written discipline determination in the matter. If the Police Ombudsman Commission contracts for a third-party to do the Independent linvestigation, it shall be conducted by someone with knowledge and experience in conducting a fair and objective law-enforcement investigation and who has no conflict of interest. The Ombudsman or Assistant OmbudsmanOPO or third-party investigator may request, but not require, participation by police officers in the investigation. Once the Ombudsman or Assistant OmbudsmanOPO or third-party investigator has completed the OPO requested investigation, the Commission may publish a report of the results of the investigation of the OPO or third-party investigation, so long as the report does not identify specific members of the Department and does not in any way comment on officer discipline (or lack thereof). The closing report may include the allegation made in the complaint, a summary of the investigative steps taken by the Ombudsman or Assistant Ombudsman or third-party investigator, and any policy and practice recommendations; however, the report will not determine whether there has been a violation of the law or policy or recommend discipline.

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The further investigation and/or the <u>Police Ombudsman</u> Commission's <u>closing</u> report may not be used by the City as a basis to open or re-open complaints against any bargaining unit employees, including those assigned to IA, or to reconsider any decision(s) previously made concerning discipline. No discipline of <u>or other adverse employment actions against</u> bargaining unit employees may result from the OPO or third-party investigation.

The request from the OPO for IA to do further investigation, the process of review and decision making on that request, or the requirement to do further investigation do not suspend the 180 day requirement of Article 24.

4.5. After completion of the further investigation by IA referenced in paragraph (j)3 above, or the conclusion (by IA or the Commission) that no further investigation by IA will be undertaken, the Ombudsman or Assistant OmbudsmanOPO will then certify whether or not, in the opinion of the Ombudsman or Assistant OmbudsmanOPO, the internal investigation was thorough and objective. This determination will be made within tenfive business days. Once the certification determination is made, the OPO will not be involved further in the disciplinary process in that case.

2.6. Where the complaint giving rise to the investigation, whether made to the Department of the OPO, is not a complaint of a serious matter (complaints that could lead to suspension, demotion, or discharge) involving allegations that the employee either improperly used force or improperly/inappropriately interacted with citizens, and if the Ombudsman or Assistant Ombudsman requests further investigation, then the determination of the Chief on the request shall be final.

(k) As set forth in paragraph j above, tThe OPO will be notified if the Chief or designee determines that any complaint received by the Internal Affairs unit (including those forwarded to IA from the OPO) will not be investigated by written notice referenced in paragraph j above. If IA notifies the OPO in writing that there shall be no investigation of a complaint received by the Internal Affairs unit (including those forwarded to IA from the OPO) where the complaint giving rise to the investigation whether made to the Department or the OPO is a complaint of a serious matter (complaints that could lead to suspension,

demotion or discharge) involving allegations that an employee either improperly used force or improperly/inappropriately interacted with citizens then the OPO may conduct an OPO Independent Investigation into that complaint that meets the definition of an OPO Involved Investigation will not be investigated by IA. opportunity to undertake the investigation, if the Commission determines and specifically describes in writing how IA failed to undertake an investigation consistent with the Commission's decision, the Commission may again direct IA to undertake an investigation, or the Commission may direct the OPO to conduct an independent investigation into the complaint that meets the definition of an OPO Involved Investigation that the Chief determined would not be investigated by IA. The OPO Ombudsman or Assistant Ombudsman may request, but not require, participation by police officers in the investigation. The OPO may publish a report of the results of the investigation of a complaint referenced in this section, so long as the report does not identify specific members of the Department and does not in any way comment on officer discipline (or lack thereof). Any released investigation of a complaint referenced in this section will not identify specific members of the Department. The Ombudsman's or Assistant OmbudsmanOPO's investigation and/or OPO's closing report of a complaint referenced in this section may not be used by the City as a basis to open complaints against any bargaining unit employee(s), including those assigned to IA, or to reconsider any decision(s) previously made concerning discipline. No discipline of or other adverse employment actions against bargaining unit employees may result from the Ombudsman or Assistant OmbudsmanOPO investigation.

The request from the <u>Ombudsman or Assistant OmbudsmanOPO</u> for IA to do an investigation <u>of a complaint referenced in this section</u>, the process of review and decision making on that request, or the requirement to do an investigation do not suspend the 180 day requirement of Article 24.

(e) If the OPO believes that an investigation should be completed, the OPO shall notify the Chief or designee in writing. The OPO and Chief or designee will discuss the OPO's request for investigation and attempt to reach an agreement. The Chief will provide a written response to the OPO's request within 14 days. If there is no agreement between the Chief or designee and the OPO regarding the investigation, the Police Ombudsman Commission will decide whether the investigation requested by

the OPO will be undertaken by IA, as provided in section (f). The decision of the Police Ombudsman Commission will be based upon the OPO's written request and the Chief's (or designee's) written response. After providing IA a reasonable

(f)(I) All disciplinary decisions will be made by the Chief (or designee).

(g)(m) The OPO will be provided a copy of any letter or other notification to an officer informing them of actual discipline imposed as a result of an internal affairs investigation or any Notice of Finding in the event that the complaint is not sustained.

(h)(n) The OPO will be notified by IA within five-ten business days of case closure of all OPO-IA Involved Investigations. The OPO, in addition to the Department's written Notice of Finding letter to the complainant, may send a closing letter to the complainant. The letter may summarize the case findings. (i)(o) \_\_\_\_\_\_Any complaining party who is not satisfied with the findings of the Department concerning their complaint may contact the Office of Police Ombudsman to discuss the matter further. However, unless persuasive and probative new information is provided, the investigation will remain closed. In accordance with established arbitral case law, employees may not be disciplined twice for the same incident. In the event the investigation is re-opened and discipline imposed, the appropriate burden of establishing compliance with this section rests with the City in any subsequent challenge to the discipline. (j)(p) \_\_\_\_\_\_Once the <u>Ombudsman and/or Assistant Ombudsman</u>OPO has made a certification decision and the Chief has made a final determination on the case, the OPO may publish a closing report that summarizes the complaint, the <u>OPO InvolvedIA</u> Investigation, and the findings, and any recommendations of the Ombudsman and/or Assistant Ombudsman for changes in departmental policies to improve the quality of police investigations. The closing report will not disclose the names of officers or witnesses. The OPO's closing report shall not be used in disciplinary proceedings of

bargaining unit employees.

(q) Once the Ombudsman or Assistant Ombudsman has made a certification decision and the Chief has made a final determination on the case, IA may publish a case summary. The case summary may include an incident synopsis, summary of the complaint, summary of the investigation, and an analysis and conclusion. The case summary will not disclose the names of officers or witnesses. Prior to IA

publishing the case summary, IA will send the case summary to the OPO. The Ombudsman and/or Assistant Ombudsman will review the case summary and respond to IA with any input within ten business days from the receipt of the case summary. IA and the Ombudsman and/or Assistant Ombudsman will collaborate on the input received from the Ombudsman and/or Assistant Ombudsman. IA will make the final determination if IA and the Ombudsman and/or Assistant Ombudsman do not agree on the case summary after collaborating.

(k)(r) In addition to the investigative process, the OPO will have unimpeded access to all complaint and investigative files from OPO InvolvedIA Investigations for auditing and reporting purposes. The OPO and Police Ombudsman Commission shall not retain investigative materials and/or files beyond one year after a certification decision, for any purpose, and will return the same to Internal Affairs for safekeeping. At all times and including, without limitation, issuing written reports, the OPO will not release the name(s) of employees or other individuals involved in incidents or investigations nor any other personally identifying information. The OPO may make statistical observations regarding the disciplinary results of sustained internal investigations, but shall not take issue with discipline imposed by the Chief of Police in specific cases.

(I)(s) The OPO may recommend policies and procedures for the review and/or audit of the complaint resolution process, and review and recommend changes in departmental policies to improve the quality of police investigations and practices. The OPO may publish a policy and procedure report that identifies the OPO's recommended policy and procedure changes. The OPO's recommendations will be related to departmental procedure, policies, training, or related issues. The OPO will not make recommendations concerning discipline for specific cases or officers. Nothing herein shall be construed as a waiver of the Guilds right to require the City to engage in collective bargaining as authorized by law.

(t) \_\_\_\_\_A committee of five (5) members (Committee) will be formed that will recommend three (3) candidates for the OPO position to the Police Ombudsman Commission (one of which must be selected). The Committee shall be composed of one member appointed by the Spokane Police Officers Guild; one member appointed by the Lieutenants and Captains Association; one member appointed by the

President of the City Council; one member appointed by the Mayor; and a fifth member selected by the other four members.

(m)(u) The Ombudsman or Assistant Ombudsman may attend meetings of the Use of Force Review Board (UFRB), Collision Review Board (CRB), and Deadly Force Review Board (DFRB) as a nonparticipating observer. Based upon such participation, may recommend policies and procedures for the review and/or audit of the operation of the UFRB and/or CRB and/or DFRB and recommended changes in departmental policies to improve the quality of such reviews. The OPO may publish a policy and procedure report that identifies the OPO's recommended policy and procedure changes. The OPO's recommendations will be related to departmental procedure, policies, training, or related issues. The OPO will not make recommendations concerning discipline for specific cases or officers. Nothing herein shall be construed as a waiver of the Guilds right to require the City to engage in collective bargaining as authorized by law.

(n)(v) In addition to whatever job requirements may be established by the City, which shall be the same for the Ombudsman and Assistant Ombudsman, one of the minimum job requirements for the Ombudsman or Assistant OmbudsmanOPO will be to have a history that includes the establishment of a reputation for even-handedness in dealing with both complainants and the regulated parties. The City also agrees that compliance with the confidentiality provisions of this agreement will be a condition of employment for all employees of the OPO, including the Ombudsman or Assistant Ombudsman. Inadvertent, de minimis disclosures shall not be considered a violation of this section. A disclosure which is more than an inadvertent, de minimis disclosure shall result in the removal of the person(s) making the disclosure from the OPO. The City also agrees that acting within the authority given to the OPO by the City will be a condition of employment. The City will require that each individual member within the OPO sign a statement confirming as a condition of service that she/he will only act within the authority she/he received from the City, which includes not acting outside of the duties set forth in the CBA. Acting outside of their authority shall result in the removal of the person(s) from the OPO.

(o)(w) Alleged violations of this agreement are subject to the grievance and arbitration provisions of the bargaining agreement. In the event the Guild believes a candidate recommended by the Committee

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for <u>Ombudsman or Assistant Ombudsman</u> OPO does not meet the minimum job requirement established in Section (vp) above, the Guild must within three (3) days of the recommendation present information to the Police Ombudsman Commission about their concern. If that person is ultimately selected by the Police Ombudsman Commission, the Guild may file a grievance within five (5) days of the appointment and an expedited arbitration process will be utilized to resolve the matter. The Arbitrator will conduct an arbitration within twenty-one (21) days, and issue a bench decision. The decision will be final and binding upon the parties. Upon the filing of a grievance, the appointment shall be held in abeyance pending completion of the arbitration.

(x) The City will require that each member of the Police Ombudsman Commission sign a confidentiality statement confirming as a condition of service that they will not release the name(s) of employees or other individuals involved in incidents or investigations, nor any other personally identifying information. Inadvertent, de minimis disclosures shall not be considered a violation of this section. A disclosure which is more than an inadvertent, de minimis disclosure shall result in the removal of the person(s) making the disclosure from the Police Ombudsman Commission.

(<del>p)</del>(<u>y</u>) The City will require that each member of the Police Ombudsman Commission sign a statement confirming as a condition of service that she/he will only act within the authority she/he received from the City, which includes not acting outside of the duties set forth in the CBA. Acting outside of their authority shall result in the removal of the person(s) from the Police Ombudsman Commission.

(q)(z) In addition to whatever job requirements may be established by the City, one of the minimum job requirements for the members of the Police Ombudsman Commission will be to have a history that includes the establishment of a reputation for even-handedness in dealing with both complainants and the regulated parties.

(aa) If the City becomes aware that any individual within the OPO is acting outside of the authority granted or considering acting outside the authority granted the OPO, the City will immediately notify the OPO in writing to cease and desist such actions. The City shall send a copy of such correspondence to the Guild.

(bb) If the City becomes aware that the Police Ombudsman Commission is acting outside of the

authority granted or considering acting outside the authority granted the Police Ombudsman Commission, the City will immediately notify the Police Ombudsman Commission in writing to cease and desist such actions. The City shall send a copy of such correspondence to the Guild. (t)(cc) Nothing herein shall be construed as a waiver of the Guilds right to require the City to engage

(r)(cc) Nothing herein shall be construed as a waiver of the Guilds right to require the City to engage in collective bargaining as authorized by law.

## ARTICLE 28 – SALARY SAVINGS PLAN

The parties agree to adopt the Guild Salary Savings Plan under the following terms:

#### A. Eligibility and Payment Terms

	Minimum Age	Age + Years of Service	Monthly Payment	Duration
LEOFF II	53	78	\$500	8 years (96 months)
LEOFF I	53	78	\$300	5 years (60 months)

The monthly payment will be made into an HRA account. The individual accounts are subject to deduction for administration costs. The HRA will be an inheritable asset, if allowed by law.

#### B. Limits and Deadlines

	2010	Subsequent years
Number eligible	10	10
Deadline to apply for the incentive	March 1, 2010	Dec. 31 of the prior year
Deadline to retire	August 30, 2010	Between January 1 and June 30

Employees must complete and turn in an application form by the above deadline in order to be eligible for

the incentive. Applicants must meet retirement eligibility requirements under their LEOFF pension plan.

If the City receives applications from more than 10 employees in one year, the incentive will be given to the eligible employees highest on the seniority list. If an employee does not receive the benefit based on seniority,

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that employee may be eligible for the incentive in future years.

#### C. Disqualifications

The intent of this program is for service retirements only. Employees who are receiving L&I or long term disability or are on medical layoff/retirement are disqualified from the incentive. If at any time during the incentive payment term the recipient of the incentive begins receiving L&I or long term disability, incentive payments under this program will cease.

Employees who have already applied and been approved for the City's Voluntary Retirement Incentive Program (VRIP) are disqualified from the incentive. Under no circumstance can an employee receive benefits from both the VRIP and the incentive program outlined by this Salary Savings Plan.

If an employee applies for the incentive but does not retire by the established deadline, the employee will not be eligible for the incentive in that year or any future year. If an employee is approved for the benefit but does not retire, then the next eligible applicant on the seniority list will receive the incentive.

#### D. COLA

The agreed monthly payment amounts will not be subject to any cost of living adjustment.

#### E. Discontinuance/Reinstatement of Plan

The City has the right to discontinue this incentive plan at any time. The City has provided notice that the program will be discontinued following 2013 retirements.

The City has the right to reinstate the plan on January 1 of any year.

If at any point the incentive is modified or discontinued, employees who have already been approved to receive the incentive will continue to receive payments under the terms that were in place at the time that they were approved for the incentive.

Resources Department will contact the employee or Guild representative and require additional information be supplied. A decision will not be rendered until adequate documentation is supplied.

- d. The decision of the committee shall be final; however, if the decision of the committee is to deny the request, the requester has the right to petition the committee for reconsideration. The decision of the committee shall not be subject to the grievance procedure.
- e. There shall be no retroactive applications of donated leave.
- 4. Donating Leave
  - Guild members wishing to donate leave shall send the Leave-Sharing Donation form to the Payroll
     Division for processing.
  - b. All donated leave shall be in full days. A day shall be considered eight (8) hours regardless of whether the employee is on a flex schedule or compressed workweek. No differentiation will be made between the salary level of the donor and the recipient.
  - c. An employee may donate a total of ten (10) days of vacation time, illness leave, or compensatory time, or any combination that does not exceed ten (10) days, in any calendar year. All donations shall be entered as illness leave in the recipient's account.
  - d. Donations of vacation time or illness leave may not bring the donor's balances below thirteen (13) days each.
  - e. All donations of leave shall be strictly voluntary and confidential and shall be done on the Leave-Sharing Donation form. The donor shall designate the recipient.
  - f. No employee shall be coerced, threatened, intimidated, or financially induced into donating leave.
  - g. Once leave has been donated, it becomes the recipient's leave regardless of any changes in his/her employment status, subject to the maximum stated in section 5(d) below.
  - If the employee receiving the leave sharing donations passes away before using all donated hours,
     the employee's beneficiary will receive a maximum payout of up to ten (10) days in accordance with the
     City policy on payouts. The remaining hours will be deleted from the system.
- 5. Leave-Sharing Bank
  - a. The employees of the Police Guild will have access to the leave-sharing bank. All donations shall

## **Clifton, Kimberly**

To: Subject: Pfister, Terri RE: Police Contract

-----Original Message-----From: Hanna Bethie <hannabethie@gmail.com> Sent: Thursday, June 11, 2020 2:15 PM To: Mayor <mayor@spokanecity.org>; Beggs, Breean <bbeggs@spokanecity.org>; Wilkerson, Betsy <bwilkerson@spokanecity.org>; Cathcart, Michael <mcathcart@spokanecity.org>; Burke, Kate M. <kateburke@spokanecity.org>; Kinnear, Lori <lkinnear@spokanecity.org>; Stratton, Karen <kstratton@spokanecity.org>; Mumm, Candace <cmumm@spokanecity.org>; Pfister, Terri <tpfister@spokanecity.org> Subject: Police Contract

[CAUTION - EXTERNAL EMAIL - Verify Sender]

Dear Elected Spokane Mayor and Council People,

We want the police officers to get a union contract but not this one.

I am calling on you to refuse to approve any contract that fails to create independent investigations and transparent public closing reports or fails to protect the full independence and authority of the Office of Police Ombudsman and Ombudsman Commission.

I am writing to call on you to reject the proposed contract because it guts the independence of the Office of Police Ombudsman and the Ombudsman Commission and violates the City Charter:

• The proposed contract prohibits independent investigations of police behavior

• The proposed contract prohibits public closing reports with findings and recommendations on Internal Affairs investigations of police behavior

• The proposed contract would gut the independence of the Office of Police Ombudsman and the community members on the Office of Police Ombudsman Commission.

• The proposed contract would reduce OPO participation in Use of Force review

• The proposed contract fails to give OPO authority to mandate officer interviews.

Please respond with your position on this issue.

Thank You

Sincerely,

Concerned Young Voter Hanna

SPOKANE Agenda Sheet	Date Rec'd	6/17/2020			
06/29/2020		Clerk's File #	OPR 2017-0488		
		Renews #			
Submitting Dept	WATER & HYDROELECTRIC SERVICES	Cross Ref #			
Contact Name/Phone	LOREN SEARL 625-7851	Project #			
Contact E-Mail	LSEARL@SPOKANECITY.ORG	Bid #	4366-17		
Agenda Item Type	Purchase w/o Contract	Requisition #	VALUE BLANKET		
Agenda Item Name	4100 BACKFLOW PREVENTION DEVICES - VALUE BLANKET RENEWAL				
Agenda Wording					

Renewal of existing value blanket order for backflow prevention devices with Keller Supply Co. (Spokane, WA) for \$125,000.00 including tax.

## Summary (Background)

Bid #4366-17 was publicly solicited in May 2017. Five (5) bids were received. The business was awarded to Keller Supply as the low responsive, responsible bidder and renewed in 2018 and 2019 at a five (5) and two (2) percent cost increase, respectively. This renewal is proposed at a roughly two-and-a-half (2.5) percent increase and the department recommends acceptance. This is the third annual renewal at mutual consent; one (1) such option remains.

Fiscal Ir	npact	Grant related?	NO	Budge	t Account	
		Public Works?	NO			
Expense	<b>\$</b> 125,0	000.00		# 4100-4	42440-94350-565	95-99999
Select	\$			#		
Select	\$			#		
Select	\$			#		
Approva	ls			Counc	il Notification	IS
Dept Hea	<u>d</u>	SAKAM	OTO, JAMES	Study S	ession\Other	PIES 6/22/2020
<b>Division</b>	<u>Director</u>	SIMMO	NS, SCOTT M.	Council	Sponsor	PRESIDENT BEGGS
Finance		ALBIN-N	MOORE, ANGEL	A Distrib	ution List	
Legal		SCHOED	DEL, ELIZABETH	sjohnson	@spokanecity.org	J.
For the M	layor	ORMSB	Y, MICHAEL			
Addition	al App	rovals				
Purchasi	ng	PRINCE,	, THEA			

# **Briefing Paper**

## Public Infrastructure, Environment, & Sustainability Committee

Division & Department:	Public Works, 4100 Water & Hydroelectric Services				
Subject:	Backflow Prevention Devices – Annual Value Blanket				
Date:	22 June 2020				
Author (email & phone):	Loren Searl, <u>lsearl@spokanecity.org</u> , x7851				
City Council Sponsor:	Breean Beggs, Council President				
Executive Sponsor:	Scott Simmons, Director – Public Works				
Committee(s) Impacted:	PIES				
Type of Agenda item:	☑ Consent □ Discussion □ Strategic Initiative				
<b>Alignment</b> : (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	Funding for this order is included annually in the Water & Hydroelectric Services department budget.				
Strategic Initiative:	Innovative Infrastructure, Urban Experience				
Deadline:	The existing value blanket for these products expires August 1, 2020.				
Outcome: (deliverables, delivery duties, milestones to meet)	lelivery duties, milestones to prevention devices on an as-needed basis for new construction and				
2017. Five bids were received. WA) as the low responsive, res	5-17 for Backflow Prevention Devices was publicly solicited in the May Award was correspondingly recommended to Keller Supply (Spokane, ponsible bidder for an annual value blanket. This represents the third sent; one annual renewal option remains.				
<ul> <li>Executive Summary:</li> <li>Award recommended t</li> <li>Third renewal, one ren</li> <li>Original Bid #4366-17</li> </ul>	to Keller Supply (Spokane, WA) for \$125,000.00 including tax ewal option remaining				
Budget Impact:   Approved in current year budget?   Yes   No   Annual/Reoccurring expenditure?   Yes   No   If new, specify funding source: N/A   Other budget impacts: None   Operations Impact:   Consistent with current operations/policy?   Yes   No   Requires change in current operations/policy?   Yes   No   Specify changes required: None   Known challenges/barriers: None					

# **Expenditure Control Form**



-CBC812B631244E9...

- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/2/20	Type of expenditure: Goods 💿 Services 🔿					
Department: Water						
Approving Supervisor: Loren Searl						
Amount of Proposed Exp	enditure: \$125,000					
Funding Source: Water D	epartment Budget					
Please verify correct fundon one funding source.	ding sources. Please indicate breakdown if more than					
Why is this expenditure ne	ecessary now?					
	g 8/2/20. A new value blanket is necessary to support permit v taps and meters, with associated backflow prevention devices, by					
What are the impacts if ex	penses are deferred?					
Inability install new water taps re	equiring backflow prevention.					
What alternative resource None.	s have been considered?					
<b>Description of the goods o</b> Renewal of VB300883 - Backflo 3"-10" Double Check Valve Ass 4"-10" Double Check Detector A 4"-8" Reduced Pressure Zone A	emblies Assemblies					
Person Submitting Form/Contact: Ryan Treffry x7817						
FINANCE SIGNATURE:	CITY ADMINISTRATOR SIGNATURE:					
Tonya Wallace	DocuSigned by: Drya Wallace					

-9C36E3376992442...

Product	2017/2018	2018/2019	Increase	2019/2020	Increase	2020/2021 Proposed	Increase
3" DCVA	\$ 761.58	\$ 799.66	5.00%	\$ 814.52	1.86%	\$ 835.00	2.51%
4" DCVA	\$ 796.06	\$ 835.86	5.00%	\$ 851.40	1.86%	\$ 872.00	2.42%
6" DCVA	\$ 1,325.12	\$ 1,391.38	5.00%	\$ 1,417.24	1.86%	\$ 1,453.00	2.52%
8" DCVA	\$ 2,082.76	\$ 2,186.90	5.00%	\$ 2,227.55	1.86%	\$ 2,283.00	2.49%
10" DCVA	\$ 2,857.14	\$ 3,000.00	5.00%	\$ 3,055.76	1.86%	\$ 3,133.00	2.53%
4" DCDA	\$ 1,153.70	\$ 1,211.39	5.00%	\$ 1,233.90	1.86%	\$ 1,265.00	2.52%
6" DCDA	\$ 1,542.86	\$ 1,620.00	5.00%	\$ 1,650.12	1.86%	\$ 1,690.00	2.42%
8" DCDA	\$ 2,391.13	\$ 2,510.69	5.00%	\$ 2,557.36	1.86%	\$ 2,620.00	2.45%
10" DCDA	\$ 3,152.71	\$ 3,310.35	5.00%	\$ 3,371.88	1.86%	\$ 3,456.00	2.49%
4" RP	\$ 1,064.04	\$ 1,117.24	5.00%	\$ 1,138.01	1.86%	\$ 1,167.00	2.55%
6" RP	\$ 1,809.85	\$ 1,900.34	5.00%	\$ 1,935.67	1.86%	\$ 1,984.00	2.50%
8" RP	\$ 3,276.75	\$ 3,440.59	5.00%	\$ 3,504.55	1.86%	\$ 3,593.00	2.52%

### Washington State Department of Revenue

# Services Business Lookup KELLER SUPPLY COMPANY License Information: New search Back to results Entity name: KELLER SUPPLY CO. Business name: KELLER SUPPLY COMPANY

Entity type:	Profit Corporation	n
UBI #:	578-008-629	
Business ID:	001	
Location ID:	0004	
Location:	Active	
Location address:	601 N FREYA ST SPOKANE WA 9	
Mailing address:	3209 17TH AVE W SEATTLE WA 98119-1708	
Excise tax and reseller	permit status:	Click here
Secretary of State statu	s:	Click here

# Endorsements

Endorsements held at this location	License #	Count	Details	Status	Expiration date	First issuance
Minor Work Permit				Active	Dec-31-2020	Jun-23-1997
Spokane General Business	T12019839BUS			Active	Dec-31-2020	Oct-15-2012

#### Governing People May include governing people not registered with Secretary of State

Governing people	Title	
DEBELL, GEORGE W		
KELLER, MICHELE		
KELLER, NEIL R		
MURPHY, MICHAEL P		
SULMAN, BARBARA		
SULMAN, STUART		
WARNER, DAVID		
Registered Trade Names		
Registered trade names	Status	First issued
KELLER AIR	Active	Sep-15-2008
KELLER SUPPLY 99 (3210)	Active	Dec-20-2015
LEISURE SUPPLY	Active	Dec-21-1988

**View Additional Locations** 

The Business Lookup information is updated nightly. Search date and time: 6/16/2020 4:48:48 PM

## Working together to fund Washington's future

SPOKANE Agenda Sheet	Date Rec'd	6/17/2020			
06/29/2020	06/29/2020				
		Renews #			
Submitting Dept	STREETS	Cross Ref #			
Contact Name/Phone	CLINT HARRIS X7744	Project #			
Contact E-Mail	CEHARRIS@SPOKANECITY.ORG	Bid #	RFQ 781-19		
Agenda Item Type	Purchase w/o Contract	Requisition #			
Agenda Item Name	1100 - PERFORATED SQUARE STEEL TUBING				
Agenda Wording					

Street Department worked with Purchasing Department on Request for Quote (#781-19) for Perforated Square Steel Tubing, awarded to Traffic Safety Supply Co. There are up to four (4) one-year optional renewal periods. This would be the first renewal.

## Summary (Background)

These Perforated Square Steel Tubing (PSST) have been approved as crashworthy breakaway sign posts, meeting FHWA's 1993 NCHRP 350 report. The Signs & Markers Section is responsible for installation, maintenance and timely replacement of traffic signing that has become worn out, damaged or removed. Signs & Markers performs over 10,000 maintenance functions each year. The production, installation and maintenance of 91,286 traffic signs is part of Street Department's Signs & Markers annual tasks.

Fiscal Ir	npact	Grant related?	NO	Budget Account
		Public Works?	NO	
Expense	<b>\$</b> \$60,0	000.00		# 1100-21400-42640-53210-99999
Select	\$			#
Select	\$			#
Select	\$			#
Approva	ls			Council Notifications
Dept Hea	<u>d</u>	HARRIS,	CLINT E.	Study Session\Other
Division I	<b>Director</b>	SIMMON	NS, SCOTT M.	Council Sponsor
<b>Finance</b>		WALLAC	E, TONYA	Distribution List
Legal				ceharris@spokanecity.org
For the M	layor	ORMSBY	, MICHAEL	ssimmons@spokanecity.org
Addition	nal App	rovals		jlargent@spokanecity.org
Purchasi	ng			meveland@spokanecity.org
				tprince@spokanecity.org
				dmitchell@spokanecity.org
				mstevenson@spokanecity.org

## **Briefing Paper**

# Public Infrastructure, Environment & Sustainability Committee

Division & Department:	Street Department	
Subject:	Approval of a 1-year Value Blanket Order for Perforated Square Steel Tube (traffic sign posts), from Traffic Safety Supply Co., Portland, OR, using City of Spokane Quote #781-19, not to exceed \$60,000.00.	
Date:		
Contact (email & phone):	Clint Harris (ceharris@spokanecity.org X7744)	
City Council Sponsor:		
Executive Sponsor:	Scott Simmons	
Committee(s) Impacted:	PIES	
Type of Agenda item:	Consent Discussion Strategic Initiative	
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	Strategic Plan	
Strategic Initiative:		
Deadline:		
Outcome: (deliverables, delivery duties, milestones to meet)	Maintain infrastructure.	
(#781-19); which was awarde crashworthy break away sign p	d with the Purchasing Department in producing a Request For Quote d to Traffic Safety Supply Co. These devices have been approved as lost, meeting FHWA's 1993 NCHRP 350 Report. There are up to four (4) ods. This would be the first renewal.	
<u>Executive Summary:</u> The Signs and Markers Section is responsible for installation, maintenance and timely replacement of traffic signing that has become worn out, damaged or removed. Signs and Markers performs over 10,000 maintenance functions each year. The production, installation and maintenance of the 91,286 traffic signs is part of Street Department's Signs and Markers annual tasks.		
Operations Impact: Consistent with current operat Requires change in current ope	re? Yes No N/A e generating, match requirements, etc.) ions/policy? Yes No N/A	
Specify changes required: Known challenges/barriers:		

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 5/26/2020	Type of expenditure:	Goods 💿 Services 🔿
Department: Street Depa	rtment - Signs/Markers	
Approving Supervisor: Cl	int E. Harris	
Amount of Proposed Exp	enditure: \$60K VB	
Funding Source: Street De	partment/Signs/Markers 2	21400 - 53210
Please verify correct fund one funding source.	ing sources. Please indi	cate breakdown if more than
Why is this expenditure ne	essary now?	
Request is to set up a Value Blan hand would be depleted before p		osts throughout the year. Stock on
What are the impacts if exp	enses are deferred?	
Not having sign posts when stoc	s is depleted.	
-		
What alternative resources	have been considered?	25
There are no other alternatives k	nown at this time.	
Description of the goods or	-	
PSST's are perforated steel sign	posts that are used to install m	
Person Submitting Form/	Contact: Clint Harris 625	-7744
<b>ΕΙΝΑΝCE SIGNATURE:</b> 11μ	CITY	ADMINISTRATOR SIGNATURE:

SPOKANE Agenda Sheet	OKANE Agenda Sheet for City Council Meeting of:		
06/29/2020		Clerk's File #	OPR 2019-0313
		Renews #	
Submitting Dept	STREETS	Cross Ref #	
<b>Contact Name/Phone</b>	CLINT HARRIS X7744	Project #	
Contact E-Mail	CEHARRIS@SPOKANECITY.ORG	Bid #	RFQ 783-19
Agenda Item Type	Purchase w/o Contract	Requisition #	
Agenda Item Name	1100 - THERMOPLASTIC PRODUCTS		
Agenda Wording	•		

Street Department worked with Purchasing Department on Request for Quote (#783-19) for Thermoplastic Products, awarded to Ennis-Flint Trading Co. There are four (4) one-year optional renewal periods. This would be the first renewal.

## Summary (Background)

The Signs & Markers Section is responsible for the maintenance of 557 marked crossings, 432 stop bars and 487 roadway stencils, in thermoplastic, each year. The installation and maintenance of the combined 1476 thermoplastic markings is part of the Street Department's annual tasks. Roadway markings provide important information to all roadway users while allowing minimal diversion of attention from the roadway.

		<b>a</b>		
Fiscal Im	<u>pact</u>	Grant related?	NO	Budget Account
		Public Works?	NO	
Expense	<b>\$</b> \$85,0	00.00		<b>#</b> 1100-21400-42640-53210-99999
Select	\$			#
Select	\$			#
Select	\$			#
Approval	5			Council Notifications
Dept Head		HARRIS,	CLINT E.	Study Session\Other
Division Di	irector	SIMMON	NS, SCOTT M.	Council Sponsor
<u>Finance</u>		ORLOB,	KIMBERLY	Distribution List
<u>Legal</u>		ODLE, M	ARI	ceharris@spokanecity.org
For the Ma	<u>yor</u>	ORMSBY	, MICHAEL	ssimmons@spokanecity.org
Additiona		rovals		jlargent@spokanecity.org
Purchasing	9			tprince@spokanecity.org
				meveland@spokanecity.org
				dmitchell@spokanecity.org
				mstevenson@spokanecity.org

## **Briefing Paper**

# Public Infrastructure, Environment & Sustainability Committee

Division & Department:	Street Department	
Subject:	Approval of a 1-year Value Blanket Order for Preformed	
	Thermoplastic products, from Flint Trading Inc., Greensboro, N.C., using City of Spokane Quote #783-19 not to exceed \$85,000.00.	
Date:		
Contact (email & phone):	Clint Harris (ceharris@spokanecity.org X7744)	
City Council Sponsor:		
Executive Sponsor:	Scott Simmons	
Committee(s) Impacted:	PIES	
Type of Agenda item:	Consent Discussion Strategic Initiative	
Alignment: (link agenda item	Strategic Plan	
to guiding document – i.e.,		
Master Plan, Budget , Comp		
Plan, Policy, Charter, Strategic		
Plan) Strategic Initiative:		
Deadline:		
Outcome: (deliverables,	Maintain infrastructure.	
delivery duties, milestones to		
meet)		
Background/History: The Stree	t Department worked with the Purchasing Department in producing a	
Request For Quote (#783-19); which was awarded to Flint Trading Inc. There are up to four (4) one-		
year optional renewal periods. This would be the first renewal.		
Fucestive Commence		
<u>Executive Summary:</u> The Signs and Markers Section is responsible for the maintenance of 557 marked crossings, 432 stop		
-	, in thermoplastic, each year. The installation and maintenance of the	
	markings is part of Street Department's annual tasks. Roadway	
-	formation to all roadway users while allowing minimal diversion of	
	nermoplastic installation and maintenance costs are greater than that	
-	last about one year whereas the estimated lifespan of thermoplastic is	
3 to 5 years; this adds to year-r	ound visibility for the roadway users, reduces exposure for workers in	
-	rs to accomplish more signing and striping tasks on an annual basis.	
Budget Impact:		
Approved in current year budg		
Annual/Reoccurring expenditu	re? 🛛 Yes 🗌 No 🗌 N/A	
If new, specify funding source: Other budget impacts: (revenue	e generating, match requirements, etc.)	
Operations Impact:		
Consistent with current operat	ions/policy? 🛛 Yes 🗍 No 🦳 N/A	
Requires change in current ope		
Specify changes required:		
Known challenges/barriers:		

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 5/26/2020	Type of expenditure:	Goods 💿 Services 🔿
Department: Street Depart	tment - Signs/Markers	
Approving Supervisor: Cli	nt E. Harris	
Amount of Proposed Expe	enditure: \$85K	
Funding Source: Streets -	Signs/Markers 21400-532	210
Please verify correct fundi one funding source.	ing sources. Please indi	cate breakdown if more than
Why is this expenditure nec	essary now?	
Request is to set up a Value Blan Crews will deplete all stock on ha	ket Contract worth \$85,000 for nd and prioritize locations whe	r purchasing of preformed plastic. Fre the thermo plastic is installed.
What are the impacts if exp	enses are deferred?	<b>*:</b> 12
Not enough thermo plastic to insta	all.	
What alternative resources	have been considered?	
Painting will be considered in lieu	of thermoplastic at locations v	vhere it is deemed practical.
Description of the goods or	service and any addition	al information?
The value blanket is to purchase locations throughout the city.	thermoplastic that is used as a	marking at crosswalks and other
Person Submitting Form/C	Contact: Clint Harris 625	-7744
FINANCE SIGNATURE:	CITY	ADMINISTRATOR SIGNATURE:

SPOKANE Agenda Sheet	Date Rec'd	6/5/2020	
06/29/2020		Clerk's File #	OPR 2019-0457
		Renews #	
Submitting Dept	INNOVATION & TECHNOLOGY	Cross Ref #	
Contact Name/Phone	MICHAEL 625-6468	Project #	
Contact E-Mail	MSLOON@SPOKANECITY.ORG	Bid #	RFP #4196-16
Agenda Item Type	Contract Item	Requisition #	CR21782
Agenda Item Name	5300 PMWEB SOFTWARE 2020 MAINTENANCE RENEWAL		
Agenda Wording			

Contract with PMWeb, Inc for continued professional services of the Capital Project Management Software. July 1, 2020 through June 30, 2021. Contract amount is \$100,000.

## Summary (Background)

The City selected PMWeb, Inc through RFP #4196-16 to provide Capital Project Management software. PMWeb is a SaaS (Software as a Service) solution that will be hosted and maintained by PMWeb. Professional services are required for on-going training, report development, PMWeb software enhancements, software configuration, and workflow development in support of existing contract OPR2017-0005.

Fiscal Imp	act Gran	t related?	NO	Budget Account	
		c Works?	NO		
Expense <b>\$</b>	20,000.00			# 4250-30210-38141-542	01-99999
Expense \$	80,000.00			# 0370-30210-44200-531	04-99999
Select \$	•			#	
Select \$	5			#	
Approvals				<b>Council Notification</b>	IS
Dept Head		SLOON,	MICHAEL	Study Session\Other	6/8/2020 Urban
Division Director SLOON, MICHAEL		Council Sponsor			
Finance BUSTOS, KIM		Distribution List			
Legal		ODLE, MARI Accounting - ywang@spokanecity.org		anecity.org	
For the May	Mayor ORMSBY, MICHAEL Contract Accounting - aduffey@spokanecity.org		ffey@spokanecity.org		
Additional Approvals Legal - modle@spokanecity.org		y.org			
Purchasing			Purchasing - cwahl@spoka	necity.org	
				IT - itadmin@spokanecity.	org
				Tax & Licenses	
	PMWeb - michael.vernon@pmweb.com		@pmweb.com		

# Briefing Paper Urban Experience Committee

Division & Department:	Innovation and Technology Services Division
Subject:	PMWeb, Inc. Professional Services Contract
Date:	
Author (email & phone):	Michael Sloon, msloon@spokanecity.org, 625-6468
City Council Sponsor:	June 8, 2020
Executive Sponsor:	Eric Finch and Michael Sloon
Committee(s) Impacted:	Urban Experience Committee
Type of Agenda item:	Consent 🔲 Discussion 🔲 Strategic Initiative
<b>Alignment</b> : (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	PMWeb Annual Professional Services Utilizing Budget Account # 4250-30210-38141-54201-99999 Utilizing Budget Account # 0370-30210-44200-53104-99999
Strategic Initiative:	Sustainable Resources
Deadline:	June 30, 2020
Outcome: (deliverables, delivery duties, milestones to meet)	Continuation of professional services for Integrated Capital Management and Engineering.
software. PMWeb is a SaaS (So PMWeb. Professional services	through RFP #4196-16 to provide Capital Project Management ftware as a Service) solution that will be hosted and maintained by are required for on-going training, report development, PMWeb vare configuration, and workflow development in support of existing
Management software	0 for the extension of this contract. une 30, 2021
<u>Budget Impact:</u> Approved in current year budg Annual/Reoccurring expenditu If new, specify funding source: Other budget impacts: (revenu <u>Operations Impact:</u> Consistent with current operat	re? Yes No e generating, match requirements, etc.)
Requires change in current ope Specify changes required: Known challenges/barriers:	

## **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route ALL requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

 Today's Date: 6/2/2020
 Type of expenditure:
 Goods
 Services
 Image: Constraint of Constraints of

#### Why is this expenditure necessary now?

This is an extension of a current contract with PMWeb, Inc for professional services which expires on June 30, 2020.

### What are the impacts if expenses are deferred?

ICM and Engineering are currently in the critical phase of launching the City's Capital Project Management software (PMWeb) within design and construction over the next year. \$80,000 will be used within Engineering Services and \$20,000 within ICM.

## **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

## What alternatives were considered?

There are no other available alternatives.

## Description of the goods or service and any additional information?

Contract for Professional Services with PMWeb, LLC for include training, report development, software enhancements, software configuration and workflow development in support of existing contract OPR2017-0005.

Person Submitting Form/Contact: Carlos Plascencia

**FINANCE SIGNATURE:** 

— DocuSigned by: Tonya Wallace — CBC812B631244E9...

**CITY ADMINISTRATOR SIGNATURE:** DocuSigned by: C--{ 24 9C36E3376992442...

City Clerk's No. OPR 2019-0457



## City of Spokane

## CONTRACT EXTENSION

## Title: **PROFESSIONAL SERVICES**

This Contract Extension is made and entered into by and between the **City of Spokane** as ("City"), a Washington municipal corporation, and **PMWEB**, whose address is 1 Pope Street, Wakefield, Massachusetts, 01880 ("Company"), individually hereafter referenced as a "party", and together as the "parties".

WHEREAS, the parties entered into a Contract wherein the Company agreed to provide Capital Project Management Software for the Public Works Division for department wide management of capital improvement projects, and

WHEREAS, the Contract time for performance needs to be extended, thus the original Contract needs to be formally extended by this written document; and

-- NOW, THEREFORE, in consideration of these terms, the parties mutually agree as follows:

### 1. CONTRACT DOCUMENTS.

The Contract, dated July 8, 2019 and July 25, 2019, any previous amendments, addendums and / or extensions / renewals thereto, are incorporated by reference into this document as though written in full and shall remain in full force and effect except as provided herein.

### 2. EFFECTIVE TERM.

This Contract Extension shall become effective on July 1, 2020 and shall end on June 30, 2021.

### 3. COMPENSATION.

The City shall pay an additional amount not to exceed **ONE HUNDRED THOUSAND AND NO/100 DOLLARS** (**\$100,000.00**), including tax, in accordance with the attached invoice, for everything furnished and done under this Contract Extension. This is the maximum amount to be paid under this Extension, and shall not be exceeded without the prior written authorization of the City, memorialized with the same formality as the original Contract and this document.

IN WITNESS WHEREOF, in consideration of the terms, conditions and covenants contained, or attached and incorporated and made a part, the parties have executed this Contract Extension by having legally-binding representatives affix their signatures below.

## **PMWEB**

## **CITY OF SPOKANE**

20-095

Ву		By	
Signature	Date	Signature	Date
Type or Print Name		Type or Print Name	
Title		Title	
Attest:		Approved as to form:	
City Clerk		Assistant City Attorne	у



Date: Client: Contact: Email:	6/1/2020 City of Spokane Kyle Twohig ktwohig@spokanecity.org	PMWeb Version: Billing Type: Target Date: Total Hours:	6.0.03 Not To Exceed TBD 500.00
Phone #: Scope:	+1 (509) 625-6152 Contract Extension	Rate:	\$200.00 per hour
Ticket(s): PMWeb Agent:	Patrick Gaffney	Total Labor Cost: Travel Allowance: Total Cost:	\$100,000.00 \$0.00 \$100,000.00

#### **Detailed Scope of Work**

Extend PMWEB Professional Services Contract OPR 2019-0457one year.

	Terms
1. Pricing is valid for 30 days.	
2. Various Agreements with Full T&C's, if appl	licable, will be sent once quote is approved
, , , , , , , , , , , , , , , , , , , ,	performed on actual billable time and travel expenses incurred up to, but not exceeding, the limits austed, PMWeb reserves the right to cease work until an additional Change Order is executed by both
<ul><li>5. Travel &amp; expenses, if applicable, will be bille</li><li>6. Upon delivery of services, Client will have 1 satisfaction of the Client.</li></ul>	ed additionally. 4 calendar days to notify PMWeb of any deficiencies or the work will be deemed completed to the
will be billed on a Time & Materials basis. The version indicated above. Should these custom	ot supported under the PMWeb Support & Maintenance Agreement. As such all customization support se customizations (if any) are guaranteed to function as per the attached SOW only for the PMWeb izations cease to function as expected on a version of PMWeb other than that as indicated above, them without a signed proposal for said repairs.
·	s Estimate, PMWeb will charge Client on Actual Time Worked at a rate of \$250.00 per hour up to the ravel Expenses incurred during the performance of said work
	Additional Provisions
Client has been	informed of, and accepts the following additional provisions:
	PMWeb Authorization
Michael Vernon	Digitally signed by Michael Vernon Date: 2020.06.02.08:24:07 -04'00'

Digitally signed by Michael Vernon
Date: 2020.06.02 08:24:07 -04'00'

	Signature of Authorized Agent	Date
Print Name: _		
Print Title:		
DocuSigned by:		6/16/2020
• 0CCB6F476024438	Signature of Authorized Agent	Date

Print Name: Kyle Twohig

Print Title: Director of Engineering Services

License Information:						New search	Back to results		
Entity name:	PMWEB	INC				New Search	Dack to results		
Business name:	PMWEB	,							
Entity type:	Corporat	Corporation							
UBI #:	604-090-	604-090-803							
Business ID:	001								
Location ID:	0001								
Location:	Active								
Location address:	1 POPE ST WAKEFIELD MA 01880-2179								
Mailing address:	1 POPE ST WAKEFIELD MA 01880-2179								
Excise tax and reselle	r permit stat	tus: Click here							
Secretary of State sta	tus:	Click here							
Endorsements									
Endorsements held at	this location	License #	Count	Details	Status	Expiration date	First issuance		
Spokane General Business - Non- Resident					Active	Feb-28-2021	Mar-20-2017		
Governing People May	include govern	ing people not registered	with Secretary of S	State					
Governing people Title				Title					
	JAUDE, MARC Presi				President				

#### Washington State Department of Revenue

Working together to fund Washington's future
A	ACORD	CE	ER	TIF		BILI	TY INS	URANC	E		e (MM/DD/YYYY) 0/08/2019
	THIS CERTIFICATE IS ISSU CERTIFICATE DOES NOT A BELOW. THIS CERTIFICAT REPRESENTATIVE OR PROI	AFFIRMATIN TE OF INS DUCER, AN	/EL\ JRA ID TI	( OR NCE HE CI	NEGATIVELY AMEND, DOES NOT CONSTITUT ERTIFICATE HOLDER.	EXTEN E A C	ID OR ALTE ONTRACT E	ER THE CON	/ERAGE AFFORDED B HE ISSUING INSURER(	Y THI S), AU	E POLICIES JTHORIZED
	IMPORTANT: If the certifica If SUBROGATION IS WAIVEI this certificate does not conf	D, subject i	to th	e ter	ms and conditions of the	policy	, certain po	licies may re			
PR	ODUCER					CONTAC NAME:	T Mike Tarp	ey			
	Tarpey Insurance G	•				PHONE (A/C, No	617-52	7-6070	FAX (A/C, No):	617-5	27-1980
	343 Washington Stre	eet				E-MAIL	Mike@tar	peyinsuranc			
	New ton, MA 02458					ADDRES					NAIC #
						INSURE		rs Cas & Sur			19046
INS	sured PMWeb, Inc.							rs Indemnity			25674
	1 Pope Street							rs Insurance			36161
	Wakefield, MA 0188	0				INSURE					
						INSURE					
						INSURE					-
	OVERAGES	CER	TIFIC		ENUMBER:	INSURE	K F :		REVISION NUMBER:		
-	THIS IS TO CERTIFY THAT TH					VE BEE	N ISSUED TO			THE P	
	INDICATED. NOTWITHSTAND CERTIFICATE MAY BE ISSUED EXCLUSIONS AND CONDITION	ING ANY RE O OR MAY I IS OF SUCH	equi Pert Pol	REME AIN,	ENT, TERM OR CONDITION THE INSURANCE AFFORD 5. LIMITS SHOWN MAY HAVE	I OF AN DED BY	IY CONTRAC THE POLICIE REDUCED B	T OR OTHER ES DESCRIBE Y PAID CLAIM	R DOCUMENT WITH RESI ED HEREIN IS SUBJECT S.	PECT TO AL	TO WHICH THIS
			INSD	WVD	POLICY NUMBER			POLICY EXP (MM/DD/YYYY)	LIMI		2,000,000
A					6805407R826		07/22/2019	0772272020	EACH OCCURRENCE	\$	
		DCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	300,000
									MED EXP (Any one person)	\$	5,000
									PERSONAL & ADV INJURY	\$	2,000,000
		ES PER:							GENERAL AGGREGATE	\$	4,000,000 4,000,000
	POLICY PRO- JECT OTHER:	LOC							PRODUCTS - COMP/OP AGG	\$ \$	4,000,000
А	AUTOMOBILE LIABILITY				6805407R826		07/22/2019	07/22/2020	COMBINED SINGLE LIMIT (Ea accident)	\$	2,000,000
	ANY AUTO								BODILY INJURY (Per person)	\$	
	OWNED SCHE AUTOS ONLY AUTO								BODILY INJURY (Per accident)	) \$	
	/ HIRED / NON-	-OWNED OS ONLY							PROPERTY DAMAGE (Per accident)	\$	
										\$	
В		OCCUR			CUP7E642032		07/22/2019	07/22/2020	EACHOCCURRENCE	\$	5,000,000
		LAIMS-MADE							AGGREGATE	\$	5,000,000
	DED V RETENTION\$ 5									\$	
	WORKERS COMPENSATION								PER OTH- STATUTE ER	Ť	
	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECT								E.L. EACH ACCIDENT	\$	
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)		N/A						E.L. DISEASE - EA EMPLOYE		
	If yes, describe under DESCRIPTION OF OPERATIONS b	aelow							E.L. DISEASE - POLICY LIMIT		
С					106900309		04/03/2019	04/03/2020	Computer Fraud	Ψ.	1,000,000
									Employee Dishonesty		1,000,000
					<u> </u>				-		
DE	SCRIPTION OF OPERATIONS / LOCATI	ONS / VEHICLE	S (AC	CORD 1	01, Additional Remarks Schedule,	, may be a	attached if more	space is require	d)		
C	ERTIFICATE HOLDER					CANC	ELLATION				
	City of Spokane 808 W Spokane Fa	alls Blvd				THE ACC	EXPIRATIOI ORDANCE WI	N DATE TH TH THE POLIC	DESCRIBED POLICIES BE ( EREOF, NOTICE WILL CY PROVISIONS.		
	Spokane, WA 992					AUTHOF	RIZED REPRESE	NTATIVE	mike Lay	0	

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SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/17/2020			
06/29/2020	Clerk's File #	OPR 2016-0267				
		Renews #				
Submitting Dept	INNOVATION & TECHNOLOGY	Cross Ref #	RES 2018-0022			
<b>Contact Name/Phone</b>	MICHAEL 625-6468	Project #				
Contact E-Mail	MSLOON@SPOKANECITY.ORG	Bid #				
Agenda Item Type	Contract Item	Requisition #	CR21746			
Agenda Item Name	Agenda Item Name         5300 JOURNAL TECH JUSTWARE ANNUAL 2020					
Agenda Wording						

2020 Annual maintenance, support and upgrades of Justware Case Mgmt Software for the period of 1/1/2020 through 12/31/2020 for \$120,761.95 including tax.

## Summary (Background)

This contract combines the annual maintenance and support for City Prosecutor, Probation, Pubic Defender, and Municipal Court. Using the same case management software package with custom modules designed specifically for the various agencies, improves efficiency and aids in establishing consistency in case counting methodology and reporting across the various agencies, in addition to allowing each agency to use the City's existing document imaging system to move towards a paperless environment.

Fiscal Impact	Grant related?	NO	Budget Account				
	Public Works?	NO					
Expense <b>\$</b> \$120,761.95			# 5300-73300-18850-5482	20			
Select \$			#				
Select \$			#				
Select \$			#				
Approvals			Council Notifications				
Dept Head	SLOON,	MICHAEL	Study Session\Other	6/8/2020 Urban			
<b>Division Director</b>	SLOON,	MICHAEL	Council Sponsor				
<b>Finance</b>	BUSTOS	, KIM	Distribution List				
Legal	ODLE, N	1ARI	Accounting - ywang@spokanecity.org				
For the Mayor	ORMSB	Y, MICHAEL	Contract Accounting - aduf	fey@spokanecity.org			
Additional App	rovals		Legal - modle@spokanecity	y.org			
Purchasing		R, SALLY	Purchasing - cwahl@spokanecity.org				
			IT - itadmin@spokanecity.c	org			
			Tax & Licenses				
			Maryjoe Rodriguez - mrodr	riguez@journaltech.com			

# Briefing Paper Urban Experience Committee

ι	Jrban Experience Committee		
Division & Department:	Innovation and Technology Services Division		
Subject:	Journal Technologies, Inc. Annual Support and Upgrades		
Date:	June 8, 2020		
Author (email & phone):	Michael Sloon, msloon@spokanecity.org, 625-6468		
City Council Sponsor:			
Executive Sponsor:	Eric Finch and Michael Sloon		
Committee(s) Impacted:	Urban Experience Committee		
Type of Agenda item:	Consent Discussion Strategic Initiative		
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)ITSD – Annual Support and Upgrades of Justware Case Management Software and annual subscription of Business Intelligence.Utilizing Budget Account #5300-73300-18850-54820			
Strategic Initiative:	Sustainable Resources		
Deadline:	January 1, 2020		
Outcome: (deliverables, delivery duties, milestones to meet)	Ongoing annual maintenance and support		
in case counting methodology agency to use the City's existin	arious agencies, improves efficiency and aids in establishing consistency and reporting across the various agencies, in addition to allowing each ag document imaging system to move towards a paperless environment.		
• 2019 annual amount v	95 including tax for the renewal of this contract. vas \$117,327.76 0 – December 31, 2020		
Budget Impact: Approved in current year budg Annual/Reoccurring expenditu If new, specify funding source: Other budget impacts: (revenu Operations Impact: Consistent with current operat Requires change in current operat Specify changes required:	tions/policy?		

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route ALL requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Type of expenditure: Services O Today's Date: 6/12020 Goods Department: ITSD Approving Supervisor: MIKE SLOON Amount of Proposed Expenditure: \$120,761.95 including tax Funding Source: 5300-73300-18850-54820 Please verify correct funding sources. Please indicate breakdown if more than one funding source. Why is this expenditure necessary now? This expenditure is required annually per our contract with Journal Technologies. What are the impacts if expenses are deferred? We will be unable to get vendor support for upgrades or any other issues with the CIty Legal Case Management System (Justware). What alternative resources have been considered? There are no other alternatives. Description of the goods or service and any additional information? Journal Technologies supports the City's Legal Case Management System (Justware), which is utilized by Municipal Court, Probation, Public Defender and City Prosecutor. Person Submitting Form/Contact: Carlos Plascencia **FINANCE SIGNATURE: CITY ADMINISTRATOR SIGNATURE:** DocuSigned by: DocuSigned by: Tonya Wallace CBC812B631244E9. 9C36E3376992442

City Clerk's No OPR 2016-0267

# City of Spokane



# **CONTRACT AMENDMENT EXTENSION**

#### Title: JOURNAL TECHNOLOGIES, INC. FOR THE MAINTENANCE OF JUSTWARE LEGAL CASE MANAGEMENT SOFTWARE

This Contract Amendment/Extension is made and entered into by and between the **City of Spokane**, a Washington municipal corporation, whose address is West 808 Spokane Falls Blvd., Spokane, Washington, 99201, as ("City") and **Journal Technologies**, **Inc.**, whose address is 843 South 100 West, Logan, Utah, 84321, as ("Company"), individually hereafter referenced as a "party", and together as the "parties".

WHEREAS, the Parties entered into an agreement wherein the "Company". provides the City of Spokane with Justware Legal Case Management software and tech support for Spokane Municipal Court, City Prosecutor's and Probation Services; and,

WHEREAS, a change in the original contract and/or revision of the Work has been requested, and the Contract time for performance needs to be extended, thus the original Contract needs to be formally Amended and Extended by this written document; and

-- NOW, THEREFORE, in consideration of these terms, the parties mutually agree as follows:

### 1. CONTRACT DOCUMENTS.

The original Contract, dated March 30, 2016, any previous amendments, renewals and/or extensions thereto, are incorporated by reference into this document as though written in full and shall remain in full force and effect except as provided herein.

## 2. EFFECTIVE DATES.

This Contract Amendment/Extension shall become effective January 1, 2020 and shall end December 31, 2020.

## 3. AMENDMENT.

The original Agreement required quarterly renewals. The parties agree to renew on an annual basis going forward.

## 4. COMPENSATION.

The City shall pay a maximum cost not to exceed **ONE HUNDRED TWENTY THOUSAND, SEVEN HUNDRED SIXTY ONE AND 95/100 DOLLARS (\$120,761.95), including applicable taxes,** for everything furnished and done under this Contract Amendment/Extension in accordance with the attached invoices. This is the maximum amount to be paid under this Amendment/Extension, and shall not be exceeded without the prior written authorization of the City, memorialized with the same formality as the original Contract and this document.

IN WITNESS WHEREOF, in consideration of the terms, conditions and covenants contained, or attached and incorporated and made a part, the parties have executed this Contract Amendment/Extension by having legally-binding representatives affix their signatures below.

### JOURNAL TECHNOLOGIES, INC.

### **CITY OF SPOKANE**

By:	By:
Signature Date	Signature Date
Type or Print Name	Type or Print Name / Title
Title	Title
602-789-541 T11052911BUS WA. UBI No. Endorsement	
Attest:	Approved as to form:
City Clerk	Assistant City Attorney

20-094

# Invoice

	Page:	1
JOURNAL TECHNOLOGIES, INC.		
843 South 100 West		
Logan, UT 84321 USA	Number:	0000004616
accounting@journaltech.com	Date:	10/17/2019
Phone: 435-713-2100		
	Salesperson:	
	Customer:	3212

# Please make check payable to: Journal Technologies, Inc., 915 E. 1st Street, Los Angeles, CA 90012

Sold To		Ship To
	SPOKANE MUNICIPAL PROSECUTORS, PROBATION	SPOKANE MUNICIPAL PROSECUTORS, PROBATION
	1100 W Malloon	1100 W Malloon
	Spokane, WA 99260 USA	Spokane, WA 99260 USA

Customer P.O.	Ship Via	F.O.B			Terms
3212-S				Net 30 days	
	Description	Qty Shipp	ed	Price	Amount
Support 69 JustWare, 2 API, Pro.F	rob.Pubd.	1	00.	12,783.81	12,783.8
Pros, Prob, Pubd. 8.9%		1	00.1	1,137.76	1,137.7
Support 46 JustWare, API, Web, C	Crt.	1	00.	14,120.86	14,120.8
Taxes and Other Fees 8.9%		1	00.1	1,256.76	1,256.7
BI Annual Subscription 25 Hours Pros., Prob., Pul	od., Crt.	1	00.	860.84	860.84
Taxes and Other Fees Pros., Prob., Pubd., Crt.		1	00.	76.61	76.6
	LAST ITEM				
				Subtotal	30,236.6
Quarterly Sup Re	newal 1/01/2020-03/31/2020			Freight	0.0
				ales Tax	0.0
		T Payment/C		Discount Amount	$\begin{array}{c} 0.0\\ 0.0\end{array}$
				Balance	30,236.6

# Invoice

	Page:	1
JOURNAL TECHNOLOGIES, INC.		
843 South 100 West		
Logan, UT 84321 USA	Number:	0000004995
accounting@journaltech.com	Date:	5/17/2020
Phone: 435-713-2100		
	Salesperson:	
	Customer:	3212

### Please make check payable to: Journal Technologies, Inc., 915 E. 1st Street, Los Angeles, CA 90012

Sold To		Ship To
	SPOKANE MUNICIPAL PROSECUTORS, PROBATION	SPOKANE MUNICIPAL PROSECUTORS, PROBATION
	1100 W Malloon	1100 W Malloon
	Spokane, WA 99260 USA	Spokane, WA 99260 USA

Customer P.O.	Ship Via	F.O.B		Terms
			Net 30 days	
	Description	Qty Shipped	Price	Amount
JW Support & Upgrades 46 JustWare, API, Web, Cr = \$43,629.	rt.; \$14,120.86 per quarter x 3 = \$42,362.58	1.00 x 1.0299%	43,629.00	43,629.00
Sales Tax - 8.9% 8.9% x \$43,629.00 = \$3,88	2.98	1.00	3,882.98	3,882.98
JW Support & Upgrades 69 JustWare, 2 API, Pro Pr 1.0299% = \$39,498.00	ob Pubd \$12,783.81 quarterly x 3 = \$38,351	.43 x	39,498.00	39,498.00
Sales Tax 8.9% 8.9% Tax of \$39,498= \$3,5	515.33	1.00	3,515.33	3,515.33
	LAST ITEM	Л		
IW Annual Sun &	Upgrades - 4/1/2020 to 12/31/2020		Subtotal Freight	90,525.31 0.00
s to runnau sup a	Sparado - 11/2020 to 12/01/2020		Sales Tax	0.00
		Trac Payment/Cree	e Discount lit Amount Balance	0.00 0.00 90,525.31

License Information:						New search	Back to results
Entity name:	JOURNA	AL TECHNOLOGIE	S, INC.				
Business name:	JOURNA	AL TECHNOLOGIE	S, INC.				
Entity type:	Profit Co	rporation					
JBI #:	602-789-	-541					
Business ID:	001						
Location ID: 0001							
Location: Active							
ocation address:		915 E 1ST ST LOS ANGELES CA 90012-4050					
Mailing address:	915 E 18 LOS AN	ST ST GELES CA 90012-4	1050				
Excise tax and reselle	er permit stat	tus: Click her	е				
Secretary of State sta	tus:	Click her	е				
Endorsements							
Endorsements held at	this location	License #	Count	Details	Status	Expiration date	First issuanc
Endorsements held at	Business -	16-101615-00-BL			Active	Dec-31-2020	Apr-04-2016
Federal Way General I Non-Resident						Dec-31-2020	Oct-15-2012
Federal Way General I	iness - Non-	T11052911BUS			Active	Dec-31-2020	
Federal Way General   Non-Resident Spokane General Busi			ed with Secretary of S	State	Active	Dec-01-2020	
Federal Way General I Non-Resident Spokane General Busi Resident			ed with Secretary of S	State	Active		

# Washington State Department of Revenue

The Business Lookup information is updated nightly. Search date and time: 3/5/2020 9:30:19 AM

Working together to fund Washington's future



# **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY)

											3,	/5/2020	
C B	ERT	IFICATE DOES N W. THIS CERTI	NOT AFFIRMAT	VEL	Y OR NCE	OF INFORMATION ONLY NEGATIVELY AMEND, DOES NOT CONSTITUT ERTIFICATE HOLDER.	EXTEN	D OR ALT	ER THE CO	VERAGE AFFORDED E	BY THE	POLICIES	
						ITIONAL INSURED, the p	nolicy(ie	s) must ha		AL INSURED provision	s or he	endorsed	
						rms and conditions of th							
						ificate holder in lieu of su	uch end	orsement(s		•			
PRO	DUCE	R Bolton & Co	mpany				CONTAC NAME:	Г					
		3475 E. Fool Pasadena, C	thill Bívd., Suit	e 10	0		PHONE (A/C, No,	Ext):	(626) 799-700	0 FAX (A/C, No):	(6	26) 583-2117	
		Pasadena, C	JA 91107				E-MAIL ADDRESS	S:					
								INS	URER(S) AFFOR	DING COVERAGE		NAIC #	
WW	v.bol	tonco.com	0	00830	)9		INSURER	A: Hartford	Fire Insuran	ce Company		19682	
	NSURED							в: Trumbul	I Insurance C	ompany		27120	
J	Journal Technologies, Inc. Daily Journal Corporation							c: Hartford	Casualty Ins	urance Company		29424	
9	15 E	E. First Street	Jaton				INSURER	D: Hartford	Underwriters	s Insurance Company		30104	
L	Los Angeles CA 90012							E:					
							INSURER	F:					
со	VER	AGES	CER	TIFIC	CATE	<b>NUMBER:</b> 54476984				<b>REVISION NUMBER:</b>			
						RANCE LISTED BELOW HAY							
						NT, TERM OR CONDITION THE INSURANCE AFFORDI							
E	XCLL			POLI	CIES.	LIMITS SHOWN MAY HAVE	BEEN RE	EDUCED BY	PAID CLAIMS.				
INSR LTR		TYPE OF INSU		ADDL INSD	WVD	POLICY NUMBER	(	POLICY EFF MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s		
А	$\checkmark$	COMMERCIAL GENEI		$\checkmark$	$\checkmark$	72UUNZD0574	· · · · · · · · · · · · · · · · · · ·	1/1/2020	1/1/2021	EACH OCCURRENCE	\$ 1,000	0,000	
		CLAIMS-MADE	✓ OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 300,0	000	
	$\checkmark$	Deductible \$0								MED EXP (Any one person)	\$ 10,00	00	
										PERSONAL & ADV INJURY	\$1,000	0,000	
	GEN	N'L AGGREGATE LIMIT	APPLIES PER:							GENERAL AGGREGATE	\$2,000	0,000	
		POLICY PRO- JECT	✓ LOC							PRODUCTS - COMP/OP AGG	\$2,000	0,000	
		OTHER:									\$		
В	AUT	OMOBILE LIABILITY				72UUNZD0574	· ·	1/1/2020	1/1/2021	COMBINED SINGLE LIMIT (Ea accident)	\$1,000	0,000	
		ANY AUTO	_							BODILY INJURY (Per person)	\$		
		OWNED AUTOS ONLY ✓	, SCHEDULED AUTOS							BODILY INJURY (Per accident)	\$		
	$\checkmark$	HIRED AUTOS ONLY ✓	AUTOS ONLY				PROPERTY DAMAGE (Per accident)						
						NO OWNED AUTOS				Hired Auto PD Ded \$100	0 <sup>\$</sup>		
С	$\checkmark$	UMBRELLA LIAB	✓ OCCUR			72RHUZD0339	· · ·	1/1/2020	1/1/2021	EACH OCCURRENCE	\$ 10,00	00,000	
		EXCESS LIAB	CLAIMS-MADE							AGGREGATE	\$ 10,00	00,000	
		DED ✓ RETENT	<sub>ION \$</sub> 10,000								\$		
D		KERS COMPENSATIO	ΓV			72WEGH2790		1/1/2020	1/1/2021	✓ PER STATUTE ER			
	ANY	PROPRIETOR/PARTNER		N / A						E.L. EACH ACCIDENT	\$1,000	0,000	
	(Mar	CER/MEMBEREXCLUD	ED? N	N/A						E.L. DISEASE - EA EMPLOYEE	\$ 1.000	0.000	
	DÉS	s, describe under CRIPTION OF OPERAT								E.L. DISEASE - POLICY LIMIT			
А	Soft	ware Errors & Om	issions & Cyber			72 TE 0323455-19		1/1/2020	1/1/2021	Limit \$5,000,000 per Glit	ch		
		ility - PROFESSIC								Limit: \$5,000,000 Aggreg Retention \$250,000	gate		
А		ne - Employee The				72UUNZD0574		1/1/2020	1/1/2021	Limit \$50,000			
DES	CRIPT	ION OF OPERATIONS	/ LOCATIONS / VEHICI	ES (A	CORD	101, Additional Remarks Schedu	lle, may be	attached if mor	e space is require	ed)			
GI	۵dc	litional Insured Pr	imary & Non-Con	tribut	ory M	/ording and Waiver of Subr	rogation	annly ner H(		attached only if required	hv wri	tten	
CO	ntrac	t/agreement. Addit	tional Insured(s):	City c	of Spc	okane, MIS Department	logation	арріу рег пі	5 00 01 05 10	attached, only in required		lien	
CE	RTIF	ICATE HOLDER					CANCE	ELLATION					
C	titv o	of Spokane MI	S Department	ł						ESCRIBED POLICIES BE C			
Ă	City of Spokane, MIS Department Attn: Joan Hamilton, Operations Manager 808 W Spokane Falls Blvd., 7th Floor							THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
8	08 \	V Spokane Fal	ls Blvd., 7th F	loor	0								
S	рок	ane WA 9920	1-3344				AUTHORIZED REPRESENTATIVE						
										Add & A Star	2		
							Debra I	Rosas	$\sim$	Jun Con	)		
		l.					•		88-2015 AC	ORD CORPORATION.	All rial	nts reserved.	

ACORD 25 (2016/03)

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with respect to duties as such. That representative will have all your rights and duties under this Coverage Part.

#### e. Unnamed Subsidiary

Any subsidiary, and subsidiary thereof, of yours which is a legally incorporated entity of which you own a financial interest of more than 50% of the voting stock on the effective date of the Coverage Part.

The insurance afforded herein for any subsidiary not named in this Coverage Part as a named insured does not apply to injury or damage with respect to which such insured is also a named insured under another policy or would be a named insured under such policy but for its termination or the exhaustion of its limits of insurance.

#### 3. Newly Acquired Or Formed Organization

Any organization you newly acquire or form, other than a partnership, joint venture or limited liability company, and over which you maintain financial interest of more than 50% of the voting stock, will qualify as a Named Insured if there is no other similar insurance available to that organization. However:

- **a.** Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier;
- b. Coverage A does not apply to "bodily injury" or "property damage" that occurred before you acquired or formed the organization; and
- **c.** Coverage **B** does not apply to "personal and advertising injury" arising out of an offense committed before you acquired or formed the organization.

#### 4. Nonowned Watercraft

With respect to watercraft you do not own that is less than 51 feet long and is not being used to carry persons for a charge, any person is an insured while operating such watercraft with your permission. Any other person or organization responsible for the conduct of such person is also an insured, but only with respect to liability arising out of the operation of the watercraft, and only if no other insurance of any kind is available to that person or organization for this liability.

However, no person or organization is an insured with respect to:

- **a.** "Bodily injury" to a co-"employee" of the person operating the watercraft; or
- **b.** "Property damage" to property owned by, rented to, in the charge of or occupied by you or the employer of any person who is an insured under this provision.

#### 5. Additional Insureds When Required By Written Contract, Written Agreement Or Permit

The following person(s) or organization(s) are an additional insured when you have agreed, in a written contract, written agreement or because of a permit issued by a state or political subdivision, that such person or organization be added as an additional insured on your policy, provided the injury or damage occurs subsequent to the execution of the contract or agreement.

A person or organization is an additional insured under this provision only for that period of time required by the contract or agreement.

However, no such person or organization is an insured under this provision if such person or organization is included as an insured by an endorsement issued by us and made a part of this Coverage Part.

a. Vendors

Any person(s) or organization(s) (referred to below as vendor), but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business and only if this Coverage Part provides coverage for "bodily injury" or "property damage" included within the "products-completed operations hazard".

(1) The insurance afforded the vendor is subject to the following additional exclusions:

This insurance does not apply to:

- (a) "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;
- (b) Any express warranty unauthorized by you;
- (c) Any physical or chemical change in the product made intentionally by the vendor;
- (d) Repackaging, except when unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
- (e) Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally

undertakes to make in the usual course of business, in connection with the distribution or sale of the products;

- (f) Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- (g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor; or
- (h) "Bodily injury" or "property damage" arising out of the sole negligence of the vendor for its own acts or omissions or those of its employees or anyone else acting on its behalf. However, this exclusion does not apply to:
  - (i) The exceptions contained in Subparagraphs (d) or (f); or
  - (ii) Such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products.
- (2) This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.

#### b. Lessors Of Equipment

- (1) Any person(s) or organization(s) from whom you lease equipment; but only with respect to their liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s).
- (2) With respect to the insurance afforded to these additional insureds this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.

#### c. Lessors Of Land Or Premises

Any person or organization from whom you lease land or premises, but only with respect to liability arising out of the ownership, maintenance or use of that part of the land or premises leased to you.

With respect to the insurance afforded these additional insureds the following additional exclusions apply:

This insurance does not apply to:

- **1.** Any "occurrence" which takes place after you cease to lease that land; or
- 2. Structural alterations, new construction or demolition operations performed by or on behalf of such person or organization.

#### d. Architects, Engineers Or Surveyors

Any architect, engineer, or surveyor, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

- (1) In connection with your premises; or
- (2) In the performance of your ongoing operations performed by you or on your behalf.

With respect to the insurance afforded these additional insureds, the following additional exclusion applies:

This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of the rendering of or the failure to render any professional services by or for you, including:

- 1. The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; or
- **2.** Supervisory, inspection, architectural or engineering activities.

This exclusion applies even if the claims against any insured allege negligence or other wrongdoing in the supervision, hiring, employment, training or monitoring of others by that insured, if the "occurrence" which caused the "bodily injury" or "property damage", or the offense which caused the "personal and advertising injury", involved the rendering of or the failure to render any professional services by or for you.

# e. Permits Issued By State Or Political Subdivisions

Any state or political subdivision, but only with respect to operations performed by you or on your behalf for which the state or political subdivision has issued a permit.

With respect to the insurance afforded these additional insureds, this insurance does not apply to:

(1) "Bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the state or municipality; or

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Journal Technologies, Inc. 72UUNZD0574

contract or written agreement that this insurance is primary and non-contributory with the additional insured's own insurance.

f. Knowledge Of An Occurrence, Offense, Claim Or Suit

Paragraphs **a.** and **b.** apply to you or to any additional insured only when such "occurrence", offense, claim or "suit" is known to:

- (1) You or any additional insured that is an individual;
- (2) Any partner, if you or the additional insured is a partnership;
- (3) Any manager, if you or the additional insured is a limited liability company;
- (4) Any "executive officer" or insurance manager, if you or the additional insured is a corporation;
- (5) Any trustee, if you or the additional insured is a trust; or
- (6) Any elected or appointed official, if you or the additional insured is a political subdivision or public entity.

This duty applies separately to you and any additional insured.

#### 3. Legal Action Against Us

No person or organization has a right under this Coverage Part:

- **a.** To join us as a party or otherwise bring us into a "suit" asking for damages from an insured; or
- **b.** To sue us on this Coverage Part unless all of its terms have been fully complied with.

A person or organization may sue us to recover on an agreed settlement or on a final judgment against an insured; but we will not be liable for damages that are not payable under the terms of this Coverage Part or that are in excess of the applicable limit of insurance. An agreed settlement means a settlement and release of liability signed by us, the insured and the claimant or the claimant's legal representative.

#### 4. Other Insurance

If other valid and collectible insurance is available to the insured for a loss we cover under Coverages **A** or **B** of this Coverage Part, our obligations are limited as follows:

#### a. Primary Insurance

This insurance is primary except when **b**. below applies. If other insurance is also primary, we will share with all that other insurance by the method described in **c**. below.

#### b. Excess Insurance

This insurance is excess over any of the other insurance, whether primary, excess, contingent or on any other basis:

#### (1) Your Work

That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work";

#### (2) Premises Rented To You

That is fire, lightning or explosion insurance for premises rented to you or temporarily occupied by you with permission of the owner;

#### (3) Tenant Liability

That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises rented to you or temporarily occupied by you with permission of the owner;

#### (4) Aircraft, Auto Or Watercraft

If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of Section I – Coverage A – Bodily Injury And Property Damage Liability;

#### (5) Property Damage To Borrowed Equipment Or Use Of Elevators

If the loss arises out of "property damage" to borrowed equipment or the use of elevators to the extent not subject to Exclusion **j**. of Section **I** - Coverage **A** -Bodily Injury And Property Damage Liability;

# (6) When You Are Added As An Additional Insured To Other Insurance

Any other insurance available to you covering liability for damages arising out of the premises or operations, or products and completed operations, for which you have been added as an additional insured by that insurance; or

# (7) When You Add Others As An Additional Insured To This Insurance

Any other insurance available to an additional insured.

However, the following provisions apply to other insurance available to any person or organization who is an additional insured under this coverage part.

#### (a) Primary Insurance When Required By Contract

This insurance is primary if you have agreed in a written contract or written agreement that this insurance be primary. If other insurance is also primary, we will share with all that other insurance by the method described in **c**. below.

#### (b) Primary And Non-Contributory To Other Insurance When Required By Contract

If you have agreed in a written contract, written agreement, or permit that this insurance is primary and noncontributory with the additional insured's own insurance, this insurance is primary and we will not seek contribution from that other insurance.

Paragraphs (a) and (b) do not apply to other insurance to which the additional insured has been added as an additional insured.

When this insurance is excess, we will have no duty under Coverages **A** or **B** to defend the insured against any "suit" if any other insurer has a duty to defend the insured against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the insured's rights against all those other insurers.

When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:

- (1) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
- (2) The total of all deductible and self-insured amounts under all that other insurance.

We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

#### c. Method Of Sharing

If all of the other insurance permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any of the other insurance does not permit contribution by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

#### 5. Premium Audit

- **a.** We will compute all premiums for this Coverage Part in accordance with our rules and rates.
- b. Premium shown in this Coverage Part as advance premium is a deposit premium only. At the close of each audit period we will compute the earned premium for that period and send notice to the first Named Insured. The due date for audit and retrospective premiums is the date shown as the due date on the bill. If the sum of the advance and audit premiums paid for the policy period is greater than the earned premium, we will return the excess to the first Named Insured.
- **c.** The first Named Insured must keep records of the information we need for premium computation, and send us copies at such times as we may request.

#### 6. Representations

#### a. When You Accept This Policy

- By accepting this policy, you agree:
- (1) The statements in the Declarations are accurate and complete;
- (2) Those statements are based upon representations you made to us; and
- (3) We have issued this policy in reliance upon your representations.

#### b. Unintentional Failure To Disclose Hazards

If unintentionally you should fail to disclose all hazards relating to the conduct of your business that exist at the inception date of this Coverage Part, we shall not deny coverage under this Coverage Part because of such failure.

#### 7. Separation Of Insureds

Except with respect to the Limits of Insurance, and any rights or duties specifically assigned in this Coverage Part to the first Named Insured, this insurance applies:

- **a.** As if each Named Insured were the only Named Insured; and
- **b.** Separately to each insured against whom claim is made or "suit" is brought.
- 8. Transfer Of Rights Of Recovery Against Others To Us

#### a. Transfer Of Rights Of Recovery

If the insured has rights to recover all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, those rights are transferred to us. The insured must do nothing after loss to

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impair them. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce them.

# b. Waiver Of Rights Of Recovery (Waiver Of Subrogation)

If the insured has waived any rights of recovery against any person or organization for all or part of any payment, including Supplementary Payments, we have made under this Coverage Part, we also waive that right, provided the insured waived their rights of recovery against such person or organization in a contract, agreement or permit that was executed prior to the injury or damage.

#### 9. When We Do Not Renew

If we decide not to renew this Coverage Part, we will mail or deliver to the first Named Insured shown in the Declarations written notice of the nonrenewal not less than 30 days before the expiration date.

If notice is mailed, proof of mailing will be sufficient proof of notice.

#### **SECTION V – DEFINITIONS**

- 1. "Advertisement" means the widespread public dissemination of information or images that has the purpose of inducing the sale of goods, products or services through:
  - a. (1) Radio;
    - (2) Television;
    - (3) Billboard;
    - (4) Magazine;
    - (5) Newspaper; or
  - **b.** Any other publication that is given widespread public distribution.

However, "advertisement" does not include:

- **a.** The design, printed material, information or images contained in, on or upon the packaging or labeling of any goods or products; or
- **b.** An interactive conversation between or among persons through a computer network.
- **2.** "Advertising idea" means any idea for an "advertisement".
- **3. "Asbestos hazard"** means an exposure or threat of exposure to the actual or alleged properties of asbestos and includes the mere presence of asbestos in any form.
- 4. "Auto" means:
  - **a.** A land motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment; or
  - **b.** Any other land vehicle that is subject to a compulsory or financial responsibility law or

other motor vehicle insurance law where it is licensed or principally garaged.

However, "auto" does not include "mobile equipment".

- 5. "Bodily injury" means physical:
  - a. Injury;
  - b. Sickness; or
  - c. Disease

sustained by a person and, if arising out of the above, mental anguish or death at any time.

### 6. "Coverage territory" means:

- **a.** The United States of America (including its territories and possessions), Puerto Rico and Canada;
- **b.** International waters or airspace, but only if the injury or damage occurs in the course of travel or transportation between any places included in **a.** above; or
- **c.** All other parts of the world if the injury or damage arises out of:
  - (1) Goods or products made or sold by you in the territory described in **a**. above;
  - (2) The activities of a person whose home is in the territory described in a. above, but is away for a short time on your business; or
  - (3) "Personal and advertising injury" offenses that take place through the Internet or similar electronic means of communication

provided the insured's responsibility to pay damages is determined in the United States of America (including its territories and possessions), Puerto Rico or Canada, in a "suit" on the merits according to the substantive law in such territory or in a settlement we agree to.

- **7. "Employee"** includes a "leased worker". "Employee" does not include a "temporary worker".
- 8. "Employment-Related Practices" means:
  - a. Refusal to employ that person;
  - **b.** Termination of that person's employment; or
  - c. Employment-related practices, policies, acts or omissions, such as coercion, demotion, evaluation, reassignment, discipline, defamation, harassment, humiliation, discrimination or malicious prosecution directed at that person.
- **9. "Executive officer"** means a person holding any of the officer positions created by your charter, constitution, by-laws or any other similar governing document.
- **10. "Hostile fire"** means one which becomes uncontrollable or breaks out from where it was intended to be.

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/17/2020					
06/29/2020	06/29/2020							
		Renews #						
Submitting Dept	ENGINEERING SERVICES	Cross Ref #						
<b>Contact Name/Phone</b>	DAN BULLER 625-6391	Project #	2017156 &					
Contact E-Mail	DBULLER@SPOKANECITY.ORG	Bid #						
Agenda Item Type	Contract Item	Requisition #	CR 21775					
Agenda Item Name	0370 – LOW BID AWARD – HALME CONSTRUCTION INC.							
Agenda Wording								

Low Bid of Halme Construction, Inc., (Spokane, WA) for NSC - Regal, Cleveland, Grace, Greene, Jackson, Ralph Water & Sewer Replacement and Casings - \$4,227,366.91 plus tax. An administrative reserve of \$422,736.70 plus tax, which is 10% of the

## Summary (Background)

On June 15, 2020 bids were opened for the above project. The low bid was from Halme Construction Inc. in the amount of \$4,227,366.91, which is \$2,958,069.62 or 41.67% under the Engineer's Estimate; two other bids were received as follows: LaRiviere Inc., - \$6,361,406.95 and Red Diamond Construction, Inc., - \$7,136,611.23.

Fiscal Impact	Grant related?	NO	Budget Account				
<u>- 10001publ</u>	Public Works?	YES	Budget Account				
		TES					
Expense <b>\$</b> \$981,6	653.29		# 4250-42300-94340-565	92-15780			
Expense <b>\$</b> \$3,907	7,224.58		# 4250-47110-94340-565	92-14366/15766			
Select <b>\$</b>			#				
Select <b>\$</b>			#				
Approvals			<b>Council Notification</b>	IS			
Dept Head	TWOHIG,	, KYLE	Study Session\Other	PIES 5/18/20			
<b>Division Director</b>	SIMMON	S, SCOTT M.	Council Sponsor				
Finance	KECK, KA	THLEEN	Distribution List				
Legal	ODLE, M	ARI	eraea@spokanecity.org				
For the Mayor	ORMSBY,	, MICHAEL	publicworksaccounting@s	pokanecity.org			
Additional Appro	ovals		kgoodman@spokanecity.o	org			
Purchasing			htrautman@spokanecity.c	org			
			aduffey@spokanecity.org				

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date:	Type of expenditure:	Goods 🔘	Services O
Department:			
Approving Supervisor:			
Amount of Proposed Exp	enditure:		
Funding Source:			
Please verify correct fund one funding source.	ding sources. Please ind	cate breakdow	n if more than
Why is this expenditure ne	cessary now?		
What are the impacts if ex	penses are deferred?		
What alternative resource	s have been considered?		
Description of the goods o	r service and any addition	al information?	
Person Submitting Form,	/Contact:		
FINANCE SIGNATURE:	CIT	Y ADMINISTRA	TOR SIGNATURE:

# City Of Spokane Engineering Services Department \* \* \* Bid Tabulation \* \* \*

Project Descri Funding Sour Preparer	•		ene, Grace, .	Jackson, Ralp	Upd	ginal Date late Date lendum		10:23:27 AN 11:11:21 AN		
Project Nu	mber: 20	017156	-	ineer's timate	Halme Cor In		LaRivi	ere Inc	Red Di Constru	amond ction Inc
	id Item scription	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Schedul	e Descript	ion			Tax Class	sification			
<b>Schedule</b> (	01 STREET					Sales tax sh	all be includ	ed in unit pric	es	
101 ADA FEA SURVEYI		1LS	* * * * * *	4,000.00	* * * * * *	6,193.76	* * * * * *	5,500.00	* * * * * *	6,000.0
102 HEALTH &	& SAFETY PLAN	1LS	* * * * * *	8,000.00	* * * * * *	4,504.55	* * * * * *	3,500.00	* * * * * *	7,500.0
103 REIMBUR THIRD PA	SEMENT FOR RTY DAMAGE	1 EST	1.00	1.00	1.00	1.00	1.00	1.00	1.00	1.0
104 SPCC PLA	AN	1LS	* * * * * *	1,000.00	* * * * * *	500.00	* * * * * *	2,800.00	* * * * * *	3,000.0
105 POTHOLI	NG	15 E A	400.00	6,000.00	385.78	5,786.70	830.00	12,450.00	650.00	9,750.0
106 PUBLIC L REPRESE		1LS	* * * * * *	5,000.00	* * * * * *	500.00	* * * * * *	5,800.00	* * * * * *	27,000.0
107 REFEREN REESTAB MONUME	LISH SURVEY	6EA	550.00	3,300.00	1,689.21	10,135.26	810.00	4,860.00	600.00	3,600.0
108 CLASSIFI PROTECT SURVEY		1LS	* * * * * *	4,000.00	* * * * *	3,873.91	* * * * * *	3,300.00	* * * * * *	6,000.0
109 TYPE B P SCHEDUL		1LS	* * * * * *	8,000.00	* * * * * *	500.00	* * * * * *	5,800.00	* * * * * *	2,800.0
110 MOBILIZA	TION	1LS	* * * * * *	469,631.03	* * * * * *	420,000.00	* * * * * *	344,000.00	* * * * * *	623,000.0
111 PROJECT TRAFFIC	TEMPORARY CONTROL	1LS	* * * * * *	80,000.00	* * * * *	87,584.54	* * * * * *	92,000.00	* * * * * *	187,000.0
112 SPECIAL	SIGNS	140 SF	20.00	2,800.00	13.51	1,891.40	23.00	3,220.00	15.00	2,100.0
113 SEQUENT SIGN	TAL ARROW	2000 HR	5.00	10,000.00	1.97	3,940.00	3.20	6,400.00	3.00	6,000.0
114 PORTABL CHANGEA SIGN	E ABLE MESSAGE	700 HR	7.00	4,900.00	4.22	2,954.00	8.10	5,670.00	7.00	4,900.0

Pi	roject Number: 20	2017156 Engineer's Estimate			Halme Cor In		LaRivi	ere Inc	Red Diamond Construction Inc	
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Schedul	e Descript	ion			Tax Class	sification			
Sch	edule 01 STREET					Sales tax sh	all be includ	ed in unit pric	ces	
115	TYPE III BARRICADE	100 EA	50.00	5,000.00	56.31	5,631.00	120.00	12,000.00	65.00	6,500.00
	CLEARING AND GRUBBING	1LS	* * * * * *	5,000.00	* * * * * *	10,000.00	* * * * * *	34,500.00	* * * * * *	19,000.00
117	TREE ROOT TREATMENT	4EA	800.00	3,200.00	816.45	3,265.80	290.00	1,160.00	750.00	3,000.00
	TREE PROTECTION ZONE	10 EA	350.00	3,500.00	110.80	1,108.00	290.00	2,900.00	350.00	3,500.00
119	REMOVE TREE, CLASS III	1EA	4,000.00	4,000.00	4,729.78	4,729.78	2,300.00	2,300.00	4,700.00	4,700.00
120	TREE PRUNING	12 E A	350.00	4,200.00	232.74	2,792.88	290.00	3,480.00	340.00	4,080.00
	REMOVAL OF STRUCTURE AND OBSTRUCTION	1LS	* * * * * *	20,000.00	* * * * * *	10,430.34	* * * * * *	5,100.00	* * * * * *	12,000.00
	REMOVE EXISTING CURB	5106LF	4.00	20,424.00	2.88	14,705.28	13.00	66,378.00	5.00	25,530.00
	REMOVE EXISTING CURB AND GUTTER	274 L F	5.00	1,370.00	3.17	868.58	13.00	3,562.00	6.00	1,644.00
	REMOVE CEMENT CONCRETE SIDEWALK AND DRIVEWAY	4640 SY	10.00	46,400.00	5.43	25,195.20	8.30	38,512.00	8.00	37,120.00
	REMOVE MANHOLE, CATCH BASIN, OR DRYWELL	7EA	800.00	5,600.00	191.65	1,341.55	1,000.00	7,000.00	600.00	4,200.00
	Remove existing <12 In. dia. Pipe	139LF	8.00	1,112.00	5.51	765.89	14.00	1,946.00	20.00	2,780.00
127	SAWCUTTING CURB	66 EA	30.00	1,980.00	56.31	3,716.46	35.00	2,310.00	40.00	2,640.00
	SAWCUTTING RIGID PAVEMENT	2613LFI	1.50	3,919.50	0.73	1,907.49	1.20	3,135.60	2.00	5,226.00
	SAWCUTTING FLEXIBLE PAVEMENT	49623 LFI	0.50	24,811.50	0.25	12,405.75	0.35	17,368.05	0.64	31,758.72
	REMOVE AND DISPOSE OF TROLLEY RAILS	50 L F	10.00	500.00	17.13	856.50	17.00	850.00	90.00	4,500.00
	ROADWAY EXCAVATION	2121 CY	30.00	63,630.00	19.96	42,335.16	18.00	38,178.00	21.00	44,541.00
	REMOVE UNSUITABLE FOUNDATION MATERIAL	100 CY	25.00	2,500.00	17.04	1,704.00	24.00	2,400.00	15.00	1,500.00
	REPLACE UNSUITABLE FOUNDATION MATERIAL	100 CY	35.00	3,500.00	14.70	1,470.00	45.00	4,500.00	35.00	3,500.00

Pi	roject Number: 20	017156 Engineer's Estimate			Halme Cor In		LaRivi	ere Inc	Red Diamond Construction Inc			
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount		
	Schedul	e Descript	ion		Tax Classification							
Sch	edule 01 STREET							ed in unit pri	ces			
134	COMMON BORROW INCL. HAUL	100 CY	30.00	3,000.00	12.35	1,235.00	54.00	5,400.00	30.00	3,000.00		
135	SELECT BORROW INCL. HAUL	100 CY	30.00	3,000.00	12.35	1,235.00	54.00	5,400.00	34.00	3,400.00		
136	EXCAVATION AND DISPOSAL OF CONTAMINATED MATERIAL	50 CY	60.00	3,000.00	29.35	1,467.50	66.00	3,300.00	150.00	7,500.00		
137	PREPARATION OF UNTREATED ROADWAY	10336 SY	2.00	20,672.00	1.70	17,571.20	2.10	21,705.60	2.20	22,739.20		
	CRUSHED SURFACING TOP COURSE	897 CY	60.00	53,820.00	75.00	67,275.00	51.00	45,747.00	53.00	47,541.00		
139	CRUSHED SURFACING BASE COURSE	843 CY	50.00	42,150.00	40.91	34,487.13	45.00	37,935.00	53.00	44,679.00		
140	CSTC FOR SIDEWALK AND DRIVEWAYS	81 C Y	120.00	9,720.00	100.00	8,100.00	270.00	21,870.00	110.00	8,910.00		
141	DUST CONTROL	4007 SY	2.00	8,014.00	0.77	3,085.39	1.00	4,007.00	2.00	8,014.00		
142	HMA CL 1/2 IN. PG 64-28, 3 INCH THICK	4029 SY	25.00	100,725.00	20.83	83,924.07	21.00	84,609.00	22.54	90,813.66		
	HMA CL 1/2 IN. PG 64-28, 4 INCH THICK	581 SY	28.00	16,268.00	28.60	16,616.60	29.00	16,849.00	31.25	18,156.25		
144	HMA CL 1/2 IN. PG 70-28, 5 INCH THICK	2205 SY	30.00	66,150.00	30.18	66,546.90	31.00	68,355.00	33.48	73,823.40		
	HMA FOR PAVEMENT REPAIR CL. 1/2 IN. PG 64- 28, 3 INCH THICK	201 SY	40.00	8,040.00	29.62	5,953.62	30.00	6,030.00	34.00	6,834.00		
	HMA FOR PAVEMENT REPAIR CL. 1/2 IN. PG 64- 28, 4 INCH THICK	218SY	60.00	13,080.00	43.92	9,574.56	45.00	9,810.00	50.00	10,900.00		
147	HMA FOR PAVEMENT REPAIR CL. 1/2 IN. PG 70- 28, 8 INCH THICK	3030 SY	100.00	303,000.00	54.62	165,498.60	56.00	169,680.00	60.00	181,800.00		
148	HMA FOR TRANSITION CL. 1/2 IN. PG 64-28, 2 INCH THICK	72SY	20.00	1,440.00	30.07	2,165.04	31.00	2,232.00	40.00	2,880.00		
149	PAVEMENT REPAIR EXCAVATION INCL. HAUL	3585 SY	45.00	161,325.00	23.94	85,824.90	25.00	89,625.00	15.00	53,775.00		
150	JOB MIX COMPLIANCE PRICE ADJUSTMENT	1EST	-1.00	-1.00	-1.00	-1.00	-1.00	-1.00	-1.00	-1.00		
151	COMPACTION PRICE ADJUSTMENT	25435 EST	1.00	25,435.00	1.00	25,435.00	1.00	25,435.00	1.00	25,435.00		

Proje	ect Number:	0		ineer's imate	Halme Cor In		LaRivi	ere Inc	Red Diamond Construction Inc	
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Sched	ule Descript	tion			Tax Class	sification			
Sched	ule 01 STREE	Г				Sales tax sh	all be includ	ed in unit pric	es	
	MENT CONCRETE	42LF	90.00	3,780.00	66.07	2,774.94	110.00	4,620.00	75.00	3,150.00
153 DR	RYWELL TYPE 1	2EA	5,000.00	10,000.00	3,979.86	7,959.72	4,100.00	8,200.00	5,000.00	10,000.00
154 CA	TCH BASIN TYPE 1	1 EA	3,000.00	3,000.00	2,915.06	2,915.06	2,800.00	2,800.00	3,000.00	3,000.00
155 CA	ATCH BASIN TYPE 2	1 EA	3,000.00	3,000.00	3,073.27	3,073.27	3,200.00	3,200.00	3,500.00	3,500.00
INI	TROFIT SURFACE LET CB WITH FRAME & NED GRATE	5EA	1,000.00	5,000.00	575.70	2,878.50	730.00	3,650.00	900.00	4,500.00
INI BI-	ETROFIT SURFACE LET CB WITH FRAME & DIRECTIONAL VANED RATE		1,000.00	7,000.00	575.70	4,029.90	730.00	5,110.00	900.00	6,300.00
	H OR DW FRAME AND OVER (STANDARD)	10 EA	800.00	8,000.00	514.38	5,143.80	860.00	8,600.00	900.00	9,000.00
	H OR DW FRAME AND OVER (LOCKABLE)	7EA	800.00	5,600.00	575.70	4,029.90	860.00	6,020.00	1,000.00	7,000.00
160 VA	LVE BOX AND COVER	15EA	600.00	9,000.00	303.65	4,554.75	870.00	13,050.00	350.00	5,250.00
	EANING EXISTING RAINAGE STRUCTURE	18 EA	400.00	7,200.00	96.27	1,732.86	410.00	7,380.00	400.00	7,200.00
AL EX	CTRA WORK LOWANCE FOR ROCK CAVATION - RENCHES	50 CY	250.00	12,500.00	100.60	5,030.00	450.00	22,500.00	90.00	4,500.00
PIF	EMOVE UNSUITABLE PE FOUNDATION	5CY	50.00	250.00	15.29	76.45	27.00	135.00	20.00	100.00
PIF	EPLACE UNSUITABLE PE FOUNDATION	5CY	40.00	200.00	1.00	5.00	50.00	250.00	40.00	200.00
	PORTED BACKFILL	5CY	30.00	150.00	1.00	5.00	34.00	170.00	60.00	300.00
	RENCH SAFETY STEM	1LS	* * * * * *	5,000.00	* * * * * *	500.00	* * * * * *	29,000.00	* * * * * *	8,000.00
	ATCH BASIN DUCTILE ON SEWER PIPE 8 IN. A.	157 L F	65.00	10,205.00	43.89	6,890.73	72.00	11,304.00	53.00	8,321.00
	DNNECT 8 IN. DIA. PIPI DEXISTING CB, DW OF		1,000.00	3,000.00	362.04	1,086.12	1,200.00	3,600.00	700.00	2,100.00
169 CC SE	DNNECT 8 IN. DIA. WER PIPE TO STING SEWER PIPE	3EA	800.00	2,400.00	1,025.42	3,076.26	1,100.00	3,300.00	1,200.00	3,600.00

Pr	oject Number:	2017156		ineer's imate	Halme Cor In		LaRivi	ere Inc	Red Diamond Construction Inc	
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Sched	ule Descript	tion			Tax Clas	sification			1
Sche	edule 01 STREE	Т				Sales tax sl	nall be includ	ed in unit prio	ces	
	TEMPORARY ADJACENT UTILITY SUPPORT	- 1LS	* * * * * *	5,000.00	* * * * * *	4,822.23	* * * * * *	0.00	* * * * * *	18,000.00
171	ESC LEAD	1LS	* * * * * *	1,000.00	* * * * * *	250.00	* * * * * *	2,000.00	* * * * * *	12,000.00
172	INLET PROTECTION	60 EA	100.00	6,000.00	89.91	5,394.60	92.00	5,520.00	70.00	4,200.00
173	STREET CLEANING	90 HR	200.00	18,000.00	218.53	19,667.70	290.00	26,100.00	40.00	3,600.00
	TOPSOIL TYPE A,2 INCH THICK	1377 SY	10.00	13,770.00	7.17	9,873.09	16.00	22,032.00	15.00	20,655.00
175	HYDROSEEDING	1862 SY	5.00	9,310.00	2.54	4,729.48	2.80	5,213.60	7.00	13,034.00
176	SOD INSTALLATION	1169 SY	18.00	21,042.00	9.47	11,070.43	19.00	22,211.00	12.00	14,028.00
	TOPSOIL FOR BIO- INFILTRATION SWALES, 12 INCH THICK	424 SY	25.00	10,600.00	39.41	16,709.84	27.00	11,448.00	21.00	8,904.00
178	CONSTRUCT BIO- INFILTRATION SWALE	424 SY	15.00	6,360.00	11.52	4,884.48	17.00	7,208.00	10.00	4,240.00
179	SWALE DRAIN PAD	3EA	500.00	1,500.00	627.77	1,883.31	1,700.00	5,100.00	200.00	600.00
	CURB DROP INLET, 5 FT WIDE	2EA	550.00	1,100.00	66.72	. 133.44	400.00	800.00	400.00	800.00
	REMOVE AND REPLACE EXISTING SPRINKLER HEADS AND LINES	1LS	* * * * * *	7,000.00	* * * * * *	3,603.64	* * * * * *	16,000.00	* * * * * *	4,700.00
182	CEMENT CONCRETE CURB	2152LF	30.00	64,560.00	25.90	55,736.80	29.00	62,408.00	38.00	81,776.00
	CEMENT CONC. CURB AND GUTTER	2458LF	35.00	86,030.00	26.91	66,144.78	53.00	130,274.00	40.00	98,320.00
	CEMENT CONCRETE DRIVEWAY	344 SY	80.00	27,520.00	67.51	23,223.44	72.00	24,768.00	128.00	44,032.00
	CEMENT CONCRETE DRIVEWAY TRANSITION	125 SY	80.00	10,000.00	69.39	8,673.75	79.00	9,875.00	100.00	12,500.00
	CHANNELIZING DEVICE	S 1EA	300.00	300.00	365.99	365.99	370.00	370.00	300.00	300.00
187	MODIFY FENCING	1LS	* * * * * *	8,000.00	* * * * * *	2,815.34	* * * * * *	2,900.00	* * * * * *	3,000.00
	MONUMENT FRAME ANI	D 6EA	600.00	3,600.00	200.49	1,202.94	0.00	0.00	500.00	3,000.00

P	roject Number: 20	017156		ineer's imate	Halme Cor In		LaRivi	ere Inc	Red Diamond Construction Inc	
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Schedul	e Descript	ion			Tax Class	sification			1
Sch	edule 01 STREET					Sales tax sh	nall be includ	ed in unit pri	ces	
189	CEMENT CONC. SIDEWALK	1577 SY	80.00	126,160.00	64.51	101,732.27	79.00	124,583.00	76.00	119,852.00
	RAMP DETECTABLE WARNING	216 SF	25.00	5,400.00	21.61	4,667.76	24.00	5,184.00	26.00	5,616.00
	SIGNING, PERMANENT - CONTRACTOR MANUFACTURED SIGNS	1LS	* * * * * *	14,000.00	* * * * * ;	11,261.37	* * * * * *	11,500.00	* * * * * *	12,000.00
192	REMOVAL OF EXISTING PAVEMENT MARKINGS	287 SF	4.50	1,291.50	3.38	970.06	3.50	1,004.50	7.00	2,009.00
193	PAVEMENT MARKING - DURABLE HEAT APPLIED	731 SF	10.00	7,310.00	10.19	7,448.89	10.00	7,310.00	14.00	10,234.00
194	TEMPORARY PAVEMENT MARKING	1LS	* * * * * *	4,000.00	* * * * * *	3,378.41	* * * * * *	3,500.00	* * * * * *	1,500.00
195	GRAVITY BLOCK WALL	240 SF	100.00	24,000.00	15.20	3,648.00	46.00	11,040.00	40.00	9,600.00
196	REINFORCED DOWELED CURB	1354 LF	30.00	40,620.00	18.28	24,751.12	30.00	40,620.00	24.00	32,496.00
	CONCRETE TRAFFIC ISLAND 24 IN. WIDE	150 LF	35.00	5,250.00	64.19	9,628.50	66.00	9,900.00	56.00	8,400.00
198	TRAFFIC ISLAND CONCRETE	430 SY	55.00	23,650.00	79.96	34,382.80	56.00	24,080.00	64.00	27,520.00
	Schedule Totals 2,313,77					1,788,406.01		2,086,707.3	5	2,379,507.23

Pi	roject Number:	2017156EngineerEstimate			Halme Cor Inc		LaRivi	ere Inc	Red Diamond Construction Inc	
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Schedu	le Descript	ion			Tax Class	sification			I
		AND SEWER						included in ur	nit prices	
301	RAILROAD SURVEYING	1LS	* * * * * *	25,000.00	* * * * * *	7,882.96	* * * * * *	9,200.00	* * * * * *	20,000.00
302	POTHOLING	55 EA	400.00	22,000.00	385.78	21,217.90	730.00	40,150.00	600.00	33,000.00
303	REMOVE MANHOLE, CATCH BASIN, OR DRYWELL	6EA	500.00	3,000.00	191.65	1,149.90	1,000.00	6,000.00	500.00	3,000.00
304	REMOVE EXISTING <12 IN. DIA. PIPE	903 L F	8.00	7,224.00	5.51	4,975.53	14.00	12,642.00	8.00	7,224.00
305	REMOVE EXISTING >12 IN. TO < 30 IN. DIA. PIPE	83LF	14.00	1,162.00	6.77	561.91	28.00	2,324.00	12.00	996.00
306	REMOVE EXISTING >30 IN. TO <42 IN. DIA. PIPE	1458LF	25.00	36,450.00	6.77	9,870.66	35.00	51,030.00	15.00	21,870.00
307	ABANDON EXISTING MANHOLE, CATCH BASIN OR DRYWELL	1EA	1,500.00	1,500.00	260.76	260.76	810.00	810.00	800.00	800.00
308	MANHOLE 48 IN.	5EA	5,000.00	25,000.00	3,922.30	19,611.50	3,300.00	16,500.00	3,400.00	17,000.00
309	MANHOLE 60IN. DOGHOUSE	1EA	9,000.00	9,000.00	10,383.41	10,383.41	6,400.00	6,400.00	9,400.00	9,400.00
310	MANHOLE ADDITIONAL HEIGHT 48 IN. DIA.	6VF	200.00	1,200.00	162.11	972.66	130.00	780.00	100.00	600.00
311	MANHOLE ADDITIONAL HEIGHT 60 IN. DIA.	1 VF	400.00	400.00	314.13	314.13	190.00	190.00	200.00	200.00
312	RECONSTRUCT 48 IN. MH INVERT	2EA	2,000.00	4,000.00	1,446.67	2,893.34	2,100.00	4,200.00	2,000.00	4,000.00
313	MANHOLE TEST	2EA	800.00	1,600.00	641.59	1,283.18	940.00	1,880.00	450.00	900.00
314	EXTRA WORK ALLOWANCE FOR ROCK EXCAVATION - TRENCHES	20 CY	250.00	5,000.00	100.60	2,012.00	420.00	8,400.00	100.00	2,000.00
315	REMOVE UNSUITABLE PIPE FOUNDATION MATERIAL	350 CY	50.00	17,500.00	15.29	5,351.50	24.00	8,400.00	15.00	5,250.00
316	REPLACE UNSUITABLE PIPE FOUNDATION MATERIAL	350 CY	40.00	14,000.00	1.00	350.00	45.00	15,750.00	35.00	12,250.00
317	IMPORTED BACKFILL	120 CY	30.00	3,600.00	1.00	120.00	34.00	4,080.00	30.00	3,600.00
318	TRENCH SAFETY SYSTEM	1LS	* * * * * *	3,000.00	* * * * * *	20,000.00	* * * * * *	9,600.00	* * * * * *	4,800.00

Proj	iect Number:	2017156		ineer's timate	Halme Cor In		LaRivi	ere Inc	Red Diamond Construction Inc			
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount		
	Schedi	ile Descript	tion		Tax Classification							
		AND SEWER	1	I	Sales tax shall NOT be included in unit prices							
	ECONNECT SIDE EWER	200 LF	50.00	10,000.00	39.63	7,926.00	58.00	11,600.00	70.00	14,000.00		
SE	ONNECT 4 IN. DIA. EWER PIPE TO KISTING SEWER PIPE	2EA	500.00	1,000.00	1,388.35	2,776.70	2,800.00	5,600.00	1,500.00	3,000.00		
SE	ONNECT 8 IN. DIA. EWER PIPE TO KISTING SEWER PIPE	2EA	750.00	1,500.00	1,020.44	2,040.88	2,500.00	5,000.00	2,400.00	4,800.00		
SE	ONNECT 12 IN. DIA. EWER PIPE TO KISTING SEWER PIPE	1 EA	1,000.00	1,000.00	1,145.02	1,145.02	2,500.00	2,500.00	2,800.00	2,800.00		
	LUGGING EXISTING PE	5EA	2,000.00	10,000.00	241.11	1,205.55	280.00	1,400.00	150.00	750.00		
	EMPORARY ADJACENT TILITY SUPPORT	1LS	* * * * * *	15,000.00	* * * * *	25,000.00	* * * * * *	4,800.00	* * * * * *	67,000.00		
	NCASE WATER/SEWER I CROSSINGS	8EA	1,500.00	12,000.00	2,002.51	16,020.08	2,000.00	16,000.00	1,500.00	12,000.00		
	LEANING EXISTING ANITARY SEWERS	18 E A	400.00	7,200.00	337.84	6,081.12	860.00	15,480.00	650.00	11,700.00		
SL	KCAVATION AND JPPORT FOR RENCHLESS	1LS	* * * * *	160,000.00	* * * * *	25,000.00	* * * * * *	100,000.00	* * * * * *	141,000.00		
	TEEL CASING PIPE 48 DIAM, TRENCHLESS	124 LF	2,000.00	248,000.00	904.29	112,131.96	4,200.00	520,800.00	4,316.00	535,184.00		
	TEEL CASING PIPE 54 . DIAM, TRENCHLESS	124 LF	2,500.00	310,000.00	904.29	112,131.96	4,600.00	570,400.00	5,012.00	621,488.00		
	TEEL CASING PIPE 48 . DIAM, OPEN CUT	261 L F	600.00	156,600.00	904.29	236,019.69	870.00	227,070.00	830.00	216,630.00		
	TEEL CASING PIPE 54 . DIAM, OPEN CUT	261 L F	900.00	234,900.00	904.29	236,019.69	1,100.00	287,100.00	1,080.00	281,880.00		
	I. CARRIER PIPE FOR ATER MAIN 8 IN. DIA.	225LF	85.00	19,125.00	40.10	9,022.50	52.00	11,700.00	75.00	16,875.00		
	I. CARRIER PIPE FOR ATER MAIN 30 IN. DIA.	610LF	550.00	335,500.00	266.11	162,327.10	170.00	103,700.00	445.00	271,450.00		
	I. CARRIER PIPE FOR ATER MAIN 36 IN. DIA.	385 L F	700.00	269,500.00	221.02	85,092.70	220.00	84,700.00	492.00	189,420.00		
	PIPE FOR WATER AIN 6 IN. DIA.	20 L F	65.00	1,300.00	201.12	4,022.40	110.00	2,200.00	80.00	1,600.00		
	PIPE FOR WATER AIN 8 IN. DIA.	275LF	85.00	23,375.00	126.77	34,861.75	150.00	41,250.00	98.00	26,950.00		
	PIPE FOR WATER AIN 12 IN. DIA.	61LF	105.00	6,405.00	385.66	23,525.26	160.00	9,760.00	100.00	6,100.00		

P	roject Number: 20	)17156		ineer's imate	Halme Cor In		LaRivi	ere Inc		iamond Iction Inc
Item No	Bid Item Description	Est. Qty	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount	Unit Price	Amount
	Schedul	e Descript	ion			Tax Clas	sification			
Sch	edule 03 WATER A	ND SEWER				Sales tax sl	nall NOT be i	ncluded in ur	nit prices	
338	DI PIPE FOR WATER MAIN 30 IN. DIA.	4206 LF	400.00	1,682,400.00	156.77	659,374.62	300.00	1,261,800.00	318.00	1,337,508.00
339	DI PIPE FOR WATER MAIN 36 IN. DIA.	1527 LF	550.00	839,850.00	207.14	316,302.78	390.00	595,530.00	378.00	577,206.00
340	BLOWOFF ASSEMBLY (Y- 103)	3EA	8,000.00	24,000.00	5,002.04	15,006.12	9,000.00	27,000.00	12,000.00	36,000.00
341	SHARED BLOWOFF PIPING (4 INCH)	2EA	4,000.00	8,000.00	6,019.22	12,038.44	8,900.00	17,800.00	6,400.00	12,800.00
342	ABANDON EXISTING 2 IN WATER PIPE	14 EA	150.00	2,100.00	1,308.31	18,316.34	430.00	6,020.00	200.00	2,800.00
343	ABANDON EXISTING 6 IN WATER PIPE	641 LF	40.00	25,640.00	60.78	38,959.98	1.60	1,025.60	16.00	10,256.00
344	ABANDON EXISTING 24 IN WATER PIPE	81 L F	100.00	8,100.00	125.14	10,136.34	51.00	4,131.00	60.00	4,860.00
345	ABANDON EXISTING 30 IN WATER PIPE	215LF	160.00	34,400.00	65.86	14,159.90	53.00	11,395.00	55.00	11,825.00
346	ABANDON EXISTING 36 IN WATER PIPE	138 L F	200.00	27,600.00	121.95	16,829.10	87.00	12,006.00	58.00	8,004.00
347	GATE VALVE 12 IN.	1 EA	3,000.00	3,000.00	2,715.99	2,715.99	2,900.00	2,900.00	3,200.00	3,200.00
348	COMB. AIR RELEASE/AIR VAC. VALVE ASSEMBLY	9EA	3,000.00	27,000.00	2,939.69	26,457.21	4,600.00	41,400.00	6,800.00	61,200.00
349	SANITARY SEWER PIPE 8 IN. DIA.	82 L F	75.00	6,150.00	121.89	9,994.98	65.00	5,330.00	70.00	5,740.00
350	SANITARY SEWER PIPE 12 IN. DIA.	814 L F	100.00	81,400.00	74.00	60,236.00	77.00	62,678.00	122.00	99,308.00
351	ABANDON EXISTING 12 IN SANITARY SEWER PIPE	321 LF	300.00	96,300.00	75.40	24,203.40	11.00	3,531.00	30.00	9,630.00
352	SIDE SEWER PIPE 4IN. DIA.	65LF	40.00	2,600.00	39.66	2,577.90	41.00	2,665.00	70.00	4,550.00
353	SIDE SEWER PERMIT	2EA	40.00	80.00	45.05	90.10	46.00	92.00	350.00	700.00
	Sci	hedule To	tals	4,871,661.00		2,438,960.90	l	4,274,699.60	)	4,757,104.00

# Project Number 2017156 NSC - Cleveland, Greene, Grace, Jackson, Ralph

#### SCHEDULE SUMMARY

	Sched 1	Sched 2	Sched 3	Sched 4	Sched 5	Sched 6	Sched 7	Sched 8	Total
Engineer's Est	2,313,775.53	0.00	4,871,661.00	0.00	0.00	0.00	0.00	0.00	7,185,436.53
Halme Construction Inc	1,788,406.01	0.00	2,438,960.90	0.00	0.00	0.00	0.00	0.00	4,227,366.91
LaRiviere Inc	2,086,707.35	0.00	4,274,699.60	0.00	0.00	0.00	0.00	0.00	6,361,406.95
Red Diamond Construc	2,379,507.23	0.00	4,757,104.00	0.00	0.00	0.00	0.00	0.00	7,136,611.23

### Low Bid Contractor: Halme Construction Inc

	Contractor's Bid	Engineer's Estimate	% Variance	
Schedule 01	\$1,788,406.01	\$2,313,775.53	22.71	% Under Estimate
Schedule 03	\$2,656,028.41	\$5,305,238.81	49.94	% Under Estimate
<b>Bid Totals</b>	\$4,444,434.42	\$7,619,014.34	41.67	% Under Estimate

# **Briefing Paper**

# PIES

Division & Department:	Engineering Services; Public Works
Subject:	Cleveland, Green, Grace, Jackson & Ralph – North South Corridor
Date:	May 18, 2020
Contact (email & phone):	Dan Buller ( <u>dbuller@spokanecity.org</u> , 625-6391)
Executive Sponsor:	Scott Simmons
Committee(s) Impacted:	PIES
Type of Agenda item:	⊠ Consent □ Discussion □ Strategic Initiative
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	This project is necessitated by WS-DOT's North South Corridor (NSC) project.
Strategic Initiative:	Innovative Infrastructure
Outcome: (deliverables, delivery duties, milestones to meet)	Approval of construction contract (once bids are opened and recommendation to award submitted to council for approval)
freeway to be removed or cons City) want to minimize utilities related utility relocation projec	ct, DOT is requiring most existing utilities which cross the future colidated into a limited number of crossing points since DOT (and the beneath the future freeway. The City has had/will have multiple NSC ts over the past/next couple years, funded mostly by WS-DOT. Where nd what currently exists, the City is responsible for those upgrade
<ul> <li>Jackson Avenues at Greene &amp;</li> <li>The project includes water &amp;</li> <li>WSDOT is paying the entire of work west of Market on Cleve therefore funded by the City.</li> <li>Major utility crossings on the will be constructed half at a ti Market/Greene arterial. That required utility tie in at Ralph approximately one week.</li> </ul>	ility crossings and reroutes in the vicinity of Cleveland, Grace and Market Streets. sewer work as shown on the attached exhibit. ost of the project except the 30" water main on Regal St. and the utility eland which are not required for WSDOT's NSC project and are Market/Greene arterial at Cleveland and at Jackson. These crossings ime such that one lane each direction will remain open on the twork is expected to last approximately 4 weeks. In addition, there is and Upriver which will require closure of Upriver at Ralph for
Budget Impact: Approved in current year budge Annual/Reoccurring expenditue If new, specify funding source: Other budget impacts: (revenu Operations Impact: Consistent with current operate Requires change in current operate Specify changes required: Known challenges/barriers:	re? $\Box$ Yes $\square$ No $\square$ N/A         e generating, match requirements, etc.)         ions/policy? $\Box$ Yes $\square$ No

NSC – Cleveland, Grace, Greene, Jackson, Ralph Water &





SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/17/2020
06/29/2020		Clerk's File #	PRO 2017-0018
		Renews #	
Submitting Dept	ENGINEERING SERVICES	Cross Ref #	
<b>Contact Name/Phone</b>	DAN BULLER 625-6391	Project #	2016133
Contact E-Mail	DBULLER@SPOKANECITY.ORG	<u>Bid #</u>	
Agenda Item Type	Contract Item	Requisition #	CR 21783
Agenda Item Name	0370 - MURRAYSMITH, INC. CONTRA	CT EXTENSION - CENT	RAL AVE WELL

## Agenda Wording

Contract extension with MurraySmith, Inc. for the Central Ave. Well #2 project.

### Summary (Background)

Construction on Central Ave. Well #2 is nearly complete. During the course of construction, several issues arose through no fault of MurraySmith that required additional time beyond the expectations of the original contract. Engineering Services proposes to increase the budget by \$6,000 and extend the contract expiration date to July 31, 2020

Fiscal I	mpact	Grant related?	NO	Budget Account	
		Public Works?	YES	-	
Expense	<b>\$</b> 6,000	0.00		# 4250-42300-94340-565	01-15729
Select	\$			#	
Select	\$			#	
Select	\$			#	
Approva	als			<b>Council Notification</b>	IS
Dept Hea	d	TWOHIG	, KYLE	Study Session\Other	PIES 5/18/20
Division	Director	SIMMON	IS, SCOTT M.	Council Sponsor	BEGGS
<b>Finance</b>		KECK, KA	THLEEN	<b>Distribution List</b>	
Legal		ODLE, M	ARI	eraea@spokanecity.org	
For the N	layor	ORMSBY	, MICHAEL	publicworksaccounting@s	pokanecity.org
<b>Addition</b>	nal App	<u>rovals</u>		kgoodman@spokanecity.o	org
<b>Purchasi</b>	ng			aduffey@spokanecity.org	
				joe.foote@msp-ep.com	

# Briefing Paper PIES

Division & Department:	Engineering Services, Public Works
Subject:	Central Avenue Well #2 MurraySmith Construction Phase Assistance
	Budget Increase
Date:	5-18-20
Contact (email & phone):	Dan Buller, <u>dbuller@spokanecity.org</u> , 625-6391
Executive Sponsor:	Scott Simmons
Committee(s) Impacted:	PIES
Type of Agenda item:	🖾 Consent 🛛 Discussion 🖓 Strategic Initiative
Alignment: (link agenda item	This project is in the 6 year water plan
to guiding document – i.e.,	
Master Plan, Budget , Comp Plan, Policy, Charter, Strategic	
Plan)	
Strategic Initiative:	Innovative Infrastructure
Deadline:	
Outcome: (deliverables,	Approval of consultant contract amendment
delivery duties, milestones to	
meet)	
Background/History:	easted at the intersection of Normandy and Control Ayanya (a sound
blocks southeast of Division &	ocated at the intersection of Normandy and Central Avenue (a couple & Francis)
	ice has a contract with MurraySmith and its subconsultants (architect,
	ngineer) to provide construction phase support services for Central
Avenue Well #2 construction	
Executive Summary:	
	Well #2 is nearly complete. During the course of construction, several
	of MurraySmith that required additional time beyond the expectations
of the original contract.	
_	es to increase the budget by \$6,000 and extend the contract expiration
date to 7-31-20.	
Budget Impact:	
Approved in current year budg	
Annual/Reoccurring expenditu	re? □Yes ⊠No □N/A
If new, specify funding source:	
	e generating, match requirements, etc.)
Operations Impact:	
Consistent with current operat	
Requires change in current ope	erations/policy?   Yes  No  N/A
Specify changes required: Known challenges/barriers:	
Known chanciges/ partiers.	



# City of Spokane

## CONTRACT EXTENSION WITH COST

Title: Central Avenue Well #2 Pump Station Replacement

THIS AGREEMENT is between the CITY OF SPOKANE, a Washington State municipal corporation, as "City", and MURRAYSMITH, INC., whose address is 421 West Riverside Avenue, Suite 762, Spokane, Washington 99201, as "Consultant". Individually hereafter referenced as a "party", and together as the "parties".

WHEREAS, the parties entered into a Contract wherein the Consultant agreed to PLANNING THE REPLACEMENT OF ONE OF THE TWO WELL PUMP STATIONS AT THE CENTRAL AVENUE SITE; and

WHEREAS, additional work has been requested; -- Now, Therefore,

The parties agree as follows:

1. <u>CONTRACT DOCUMENTS</u>. The Contract dated June 5, 2017, any previous amendments and/or extensions/renewals thereto are incorporated by reference into this document as though written in full and shall remain in full force and effect except as provided herein.

2. **EFFECTIVE DATE.** This Contract Extension shall become effective January 1, 2020.

**3. ADDITIONAL WORK.** The scope of work of the original Contract is expanded to include the following:

Complexity of work required additional time.

**4. EXTENSION.** The contract documents are hereby extended and shall run through July 31, 2020.

**5.** <u>**COMPENSATION.**</u> The City shall pay SIX THOUSAND NO/100 DOLLARS, (\$6,000.00) for everything furnished and done under this Contract Extension.

MURRAYSMITH, INC.	CITY OF SPOKANE:
By:(signature)	By:(signature)
Print Name:	Print Name:
Title:	Title:
Date:	Date:
Email:	

ATTEST:	APPROVED AS TO FORM:
City Clerk	Assistant City Attorney

Attachments that are part of this Contract Extension:

n/a

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/17/2020
06/29/2020		Clerk's File #	OPR 2018-0424
		Renews #	
Submitting Dept	WASTEWATER MANAGEMENT	Cross Ref #	RES 2018-0062
<b>Contact Name/Phone</b>	MIKE LOWDON 625-7909	Project #	
Contact E-Mail	MLOWDON@SPOKANECITY.ORG	Bid #	SOLE SOURCE
Agenda Item Type	Contract Item	Requisition #	RE 19587/VB
Agenda Item Name	4310 SUBSITE VIDEO PIPELINE INSPEC	TION SYSTEMS	
Agenda Wording			

Renewal of existing contract and value blanket with Western Systems & Fabrication (Spokane Valley, WA) for as-needed purchases of equipment and replacement parts, as well as repair services not to exceed \$130,000.00 annually including tax.

## Summary (Background)

A 5 year sole source for Subsite equipment was awarded to Western Systems & Fabrication in 2018. A corresponding repair contract and parts/equipment value blanket were established, with optional renewals up to a total term of 5 years. Wastewater Maintenance has been using this equipment (previously from RS Technical) for more than 30 years and is seeking approval for a second renewal on a 3 year term for both the contract and the value blanket. This renewal will align with the balance of the

Fiscal Impact	Grant	related?	NO	Budget Account	
	Public	Works?	NO		
Expense <b>\$</b> 90,00	00.00			# 4310-43115-35148-5480	)3-99999
Expense <b>\$</b> 40,00	00.00			# 4310-43115-35148-5321	10-99999
Select <b>\$</b>				#	
Select <b>\$</b>				#	
Approvals				<b>Council Notification</b>	<u>s</u>
Dept Head		GENNET	T, RAYLENE	Study Session\Other	PIES 6/22/2020
<b>Division Director</b>		SIMMON	IS, SCOTT M.	Council Sponsor	PRESIDENT BEGGS
Finance		ALBIN-M	IOORE, ANGELA	Distribution List	
Legal		ODLE, M	ARI	Scott Smits - scottsmits@w	vesternsystem.com
For the Mayor		ORMSBY	, MICHAEL	sjohnson@spokanecity.org	5
Additional App	rovals			mlowdon@spokanecity.or	5
Purchasing		PRINCE,	THEA	rgennett@spokanecity.org	
				seweraccounting@spokane	ecity.org
				aduffey@spokanecity.org	
				Tax & Licenses	

# **Briefing Paper**

# Public Infrastructure, Environment, & Sustainability Committee

ideo Pipeline Inspection Systems 020 vdon, mlowdon@spokanecity.org, x7909 eggs, Council President mons, Director – Public Works sent Discussion Strategic Initiative or these expenses is included in the annual Wastewater ince department budget. e Infrastructure repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. n supports procurement of equipment, replacement parts, r services for this vital equipment.
rdon, mlowdon@spokanecity.org, x7909   eggs, Council President   mons, Director – Public Works   sent Discussion Strategic Initiative or these expenses is included in the annual Wastewater or these expenses is included in the annual Wastewater or department budget. e Infrastructure repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. n supports procurement of equipment, replacement parts,
eggs, Council President   mons, Director – Public Works   sent Discussion Strategic Initiative or these expenses is included in the annual Wastewater once department budget. e Infrastructure repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. n supports procurement of equipment, replacement parts,
mons, Director – Public Works         sent       Discussion       Strategic Initiative         or these expenses is included in the annual Wastewater         ince department budget.         e Infrastructure         repairs and replacement parts on Subsite products are         o support efficient service of the Wastewater system.         n supports procurement of equipment, replacement parts,
sent Discussion Strategic Initiative or these expenses is included in the annual Wastewater ince department budget. e Infrastructure repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. in supports procurement of equipment, replacement parts,
or these expenses is included in the annual Wastewater ince department budget. e Infrastructure repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. In supports procurement of equipment, replacement parts,
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e Infrastructure repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. n supports procurement of equipment, replacement parts,
repairs and replacement parts on Subsite products are o support efficient service of the Wastewater system. n supports procurement of equipment, replacement parts,
o support efficient service of the Wastewater system. n supports procurement of equipment, replacement parts,
r services for this vital equipment.
ce for purchases and repairs of Subsite equipment was
department has been using this equipment (previously from is seeking approval for a second renewal on a three-year parts/equipment value blanket. This renewal will align with reement and lock in the hourly labor rate for repair services ed to be renewed (or the business competed) to continue this Systems & Fabrication (Spokane Valley, WA) for: uding tax for as-needed purchases of equipment and ading tax for as-needed equipment repair
Yes 🗆 No

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

 Today's Date: 6/8/2020
 Type of expenditure: Goods
 Services

 Department:
 4310 Wastewater Maintenance

 Approving Supervisor:
 Raylene Gennett, Wastewater Director

 Amount of Proposed Expenditure:
 \$130,000.00 annually

 Funding Source:
 Wastewater Inspection Services Budget

 Please verify correct funding sources.
 Please indicate breakdown if more than

# one funding source.

### Why is this expenditure necessary now?

Renewal of OPR 2018-0424 for existing service contract and equipment value blanket with Western Systems & Fabrication to support maintenance and replacement of existing Subsite Electronics video pipeline inspection systems used in service of the City's pipe conditions. Existing agreement expires 7/15/2020. See supporting documentation below (note existing sole source resolution RES 2018-0062 through July 2023).

### What are the impacts if expenses are deferred?

This equipment is vital to the department's ability to maintain City pipelines and this agreement supports efficient procurement of maintenance services. Failure to renew would result in decreased efficiencies in the department, increased timelines and costs on equipment maintenance, or some combination thereof.

## What alternative resources have been considered?

Alternative products have been discussed extensively, but any change would require transitioning this business to another proprietary system, which would essentially render useless the financial and experience investments the department has made in Subsite products over the last 30+ years. The department has reduced their annual funding request from \$195,000.00 out of sensitivity to the current budgetary situation (will repair rather than replace existing equipment).

## Description of the goods or service and any additional information?

Subsite Electronics proprietary video pipeline inspection systems - equipment, replacement parts, and maintenance/repair services.

# Person Submitting Form/Contact: Mike Lowdon

## FINANCE SIGNATURE:

Tonya Wallace




## City of Spokane

## CONTRACT RENEWAL: 2<sup>nd</sup> & FINAL

Title: Subsite Electronics Inspection Equipment – As Needed Repair Services

This Contract Renewal is made and entered into by and between the **City of Spokane** as ("City"), a Washington municipal corporation, and **Western Systems & Fabrication, Inc.**, whose address is 911 North Thierman Road, Spokane Valley, Washington 99212, as ("Company"), individually hereafter referenced as a "party", and together as the "parties".

WHEREAS, the parties entered into a Contract wherein the Company agreed to provide as-needed repair services for Subsite Electronics video pipeline inspection equipment for the City; and

WHEREAS, the initial contract provided for 4 one-year renewals, with this being the 2nd of those renewals; and

WHEREAS, it is the agreement of the parties that this Renewal document cover the remainder of the available renewals;

-- NOW, THEREFORE, in consideration of these terms, the parties mutually agree as follows:

### 1. CONTRACT DOCUMENTS.

The original Contract, dated August 2, 2018 and August 8, 2018, any previous amendments, renewals and / or extensions / thereto, are incorporated by reference into this document as though written in full and shall remain in full force and effect except as provided herein.

### 2. EFFECTIVE TERM.

This Contract Renewal shall become effective on July 16, 2020 and shall run through July 15, 2023.

### 3. COMPENSATION.

The City shall pay a maximum annual cost not to exceed **NINETY THOUSAND AND NO/100** (**\$90,000.00**) per year, for everything furnished and done under this Contract Renewal. This is the maximum amount to be paid under this Renewal and shall not be exceeded without the prior written authorization of the City, memorialized with the same formality as the original Contract and this Renewal document.

### 4. DEBARMENT AND SUSPENSION.

The Company has provided its certification that it is in compliance with and shall not contract with individuals or organizations which are debarred, suspended, or otherwise excluded from or ineligible from participation in Federal Assistance Programs under Executive Order 12549 and "Debarment and Suspension", codified at 29 CFR part 98.

IN WITNESS WHEREOF, in consideration of the terms, conditions and covenants contained, or attached and incorporated and made a part, the parties have executed this Contract Renewal by having legally-binding representatives affix their signatures below.

WESTERN SYSTEMS & FABRICATION, INC.	CITY OF SPOKANE		
By Signature Date	By Signature Date		
Type or Print Name	Type or Print Name		
Title	Title		
Attest:	Approved as to form:		
City Clerk	Assistant City Attorney		

20-099

#### CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

- 1. The undersigned (i.e., signatory for the Subrecipient / Contractor / Consultant) certifies, to the best of its knowledge and belief, that it and its principals:
  - a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency;
  - b. Have not within a three-year period preceding this contract been convicted or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice;
  - c. Are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and,
  - d. Have not within a three-year period preceding this contract had one or more public transactions (federal, state, or local) terminated for cause or default.
- 2. The undersigned agrees by signing this contract that it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction.
- 3. The undersigned further agrees by signing this contract that it will include the following clause, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions:

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions

- 1. The lower tier contractor certified, by signing this contract that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
- 2. Where the lower tier contractor is unable to certify to any of the statements in this contract, such contractor shall attach an explanation to this contract.
- 4. I understand that a false statement of this certification may be grounds for termination of the contract.

Name of Subrecipient / Contractor / Consultant (Type or Print)	Program Title (Type or Print)
Name of Certifying Official (Type or Print)	Signature
Title of Certifying Official (Type or Print)	Date (Type or Print)

## Washington State Department of Revenue

### Services Business Lookup WESTERN SYSTEMS & FABRICATION

#### License Information:

New search Back to results

Entity name:	WSF, LLC		
Business name:	WESTERN SYST	WESTERN SYSTEMS & FABRICATION	
Entity type:	Limited Liability C	ompany	
UBI #:	603-174-070		
Business ID:	001		
Location ID:	0001		
Location:	Active		
Location address:	911 N THIERMAN SPOKANE VALLE	I RD EY WA 99212-1180	
Mailing address:	PO BOX 13369 SPOKANE VALLE	EY WA 99213-3369	
Excise tax and reseller permit status:		Click here	
Secretary of State status:		Click here	

#### Endorsements

Filter						
Endorsements held at this location	License #	Count	Details	Status	Expiration date	First issuance
Centralia General Business - Non- Resident	9931			Active	Jan-31-2021	Mar-03-2014
Longview General Business - Non- Resident	867843			Active	Jan-31-2021	Jan-14-2013
Motor Vehicle Dealer	01174	3	View Plates (#1174)	Active	Jan-31-2021	Jun-13-2012
Olympia General Business - Non- Resident	24596			Active	Jan-31-2021	Sep-18-2012
Richland Retail & Wholesale Business	C13			Active	Jan-31-2021	Dec-01-2014
Sedro Woolley General Business - Non-Resident				Active	Jan-31-2021	Dec-03-2012
Sequim General Business - Non- Resident				Active	Jan-31-2021	Dec-10-2014
Spokane General Business - Non- Resident	T13107374BUS			Active	Jan-31-2021	Oct-15-2012
Spokane Valley General Business				Active	Jan-31-2021	Feb-09-2012
Sunnyside General Business - Non-Resident				Active	Jan-31-2021	Nov-01-2017

Governing People May include governing people not registered with Secretary of State

Governing people	Title
TORRE, HEATHER D	
TORRE, MARC	

eServices

Registered Trade Names		
Registered trade names	Status	First issued
WESTERN SYSTEMS & FABRICATION	Active	Jan-27-2012
WESTERN SYSTEMS AND FABRICATION	Active	Dec-08-2017
WESTERN SYSTEMS AND FABRICATION	Active	 

The Business Lookup information is updated nightly. Search date and time: 6/16/2020 3:13:23 PM

Working together to fund Washington's future

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	8/30/2019	
09/16/2019		Clerk's File #	OPR 2018-0424	
		Renews #		
Submitting Dept	WASTEWATER MANAGEMENT	Cross Ref #	RES 2018-0062	
<b>Contact Name/Phone</b>	RAYLENE 625-7909	Project #		
Contact E-Mail	RGENNETT@SPOKANECITY.ORG	Bid #	SOLE SOURCE	
Agenda Item Type	Contract Item	<b>Requisition #</b>	CR 20892/VB	
Agenda Item Name	4310 - SUBSITE VIDEO PIPELINE INSPE	CTION SYSTEMS		
A second a Manualiza a				

## Agenda Wording

Renewal of existing contract and value blanket with Western Systems & Fabrication (Spokane Valley, WA) for as-needed purchases of equipment and replacement parts and equipment repair not to exceed \$195,000.00 including tax.

## Summary (Background)

A five year sole source for purchases and repairs of Subsite equipment was awarded to Western Systems & Fabrication in 2018. A corresponding repair contract and parts/equipment value blanket were established with optional annual renewals. The Wastewater Maintenance department has been using this equipment for more than 30 years and is seeking approval for the first annual renewal option on both the contract and the value blanket, with three renewal options remaining.

<b>Fiscal Impac</b>	t Grant r	elated?	NO	<b>Budget Account</b>	
	Public \	Norks?	NO		
Expense \$ 19	5,000.00			# 4310-43115-35148	-54803-99999
Select \$				#	· · · · · · · · · · · · · · · · · · ·
Select \$				#	
Select \$				#	
Approvals				<b>Council Notifica</b>	tions
Dept Head		KEGLEY,	DANIEL	Study Session	
<b>Division Direct</b>	or	SIMMON	IS, SCOTT M.	Other	URBAN 9/9/2019
Finance		ALBIN-M	OORE, ANGELA	<b>Distribution List</b>	
Legal		DALTON	PAT	Scott Smits - scottsmit	ts@westernsystem.com
For the Mayor		ORMSBY	, MICHAEL	sjohnson@spokanecit	y.org
Additional Ap	provals			rgennett@spokanecit	y.org
Purchasing		PRINCE,	THEA	seweraccounting@sp	okanecity.org
				Tax & Licenses	
				aduffey@spokanecity	.org
				mlund@spokanecity.c	org

Approved by Spokane City Council on: 9-16-2019

DocuSigned by: Laurie Farasworth Acting City Clerk

## Briefing Paper Urban Experience Committee

Division & Department:	Public Works, 4310 Wastewater Maintenance			
Subject:	Subsite Video Pipeline Inspection Systems			
Date:	9 September 2019			
Author (email & phone):	Raylene Gennett, rgennett@spokanecity.org, x7909			
City Council Sponsor:				
Executive Sponsor:	Scott Simmons, Director – Public Works			
Committee(s) Impacted:	PIES			
Type of Agenda item:	☑ Consent □ Discussion □ Strategic Initiative			
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	Funding for these expenses is included in the annual Wastewater Maintenance department budget.			
Strategic Initiative:	Innovative Infrastructure			
Deadline:	Ongoing repairs and replacement parts on Subsite products are needed to support efficient service of the Wastewater system.			
Outcome: (deliverables, delivery duties, milestones to meet)	This action supports procurement of equipment, replacement parts, and repair services for this vital equipment.			
parts/equipment value blanket five years. The Wastewater Ma RS Technical) for more than 30 both the repair contract and the remaining. Executive Summary: • Award Recommended • \$105,000.00 in parts • \$90,000.00 inc	Fabrication in 2018. A corresponding repair contract and were established, with optional annual renewals up to a total term of aintenance department has been using this equipment (previously from years and is seeking approval for the first annual renewal option on e parts/equipment value blanket, with three renewal options to Western Systems & Fabrication (Spokane Valley, WA) for: acluding tax for as-needed purchases of equipment and replacement luding tax for as-needed equipment repair ce Resolution RES 2018-0062			
Budget Impact: Approved in current year budg Annual/Reoccurring expenditu If new, specify funding source: Other budget impacts: N/A	re? 🗹 Yes 🗆 No			
Operations Impact: Consistent with current operat Requires change in current ope Specify changes required: None Known challenges/barriers: No	rations/policy?   Yes  No			

City Clerk's No. 2018 TOCOL

## RESOLUTION

A SOLE SOURCE RESOLUTION declaring Western Systems & Fabrication a sole source provider and authorizing the purchase of new equipment and replacement parts, as well as repair services from Subsite Electronics over a five (5) year period without public bidding.

WHEREAS, the City of Spokane's Wastewater Maintenance Department is in need of video pipeline inspection systems and has used this equipment for 30 years to inspect pipe conditions; this sole source supports the purchase of proprietary equipment and replacement parts, along with the maintenance and repair; and

WHEREAS, Subsite Electronics has provided a June 3, 2018 letter delineating the only authorized supplier and service provider of Subsite Electronics products and parts in the State of Washington as Western Systems & Fabrication, which is located at 911 Thierman Road, Spokane Valley, WA 99212; and

WHEREAS, Western Systems & Fabrication is therefore the only source for service and replacement Subsite Electronics video pipeline inspection systems; and

WHEREAS, failure to approve future purchases would drastically reduce the efficiency of maintenance/replacement efforts, which would influence the department's ability to execute their duties in service to the public; and

WHEREAS, if this sole source resolution is not approved and existing equipment cannot be repaired the cost to the City to procure new equipment would be unduly burdensome; and

WHEREAS, the anticipated cost of equipment, replacement parts, and repair services exceeds the 2018 public bid limit of \$50,000 for the purchase of goods and services;

-- Now, Therefore,

BE IT RESOLVED by the City Council for the City of Spokane that it hereby declares Subsite Electronics for the Wastewater Maintenance Department a sole source purchase; and

BE IT FURTHER RESOLVED that the City Council authorizes the purchase of Subsite Electronics from Western Systems & Fabrication over a five (5) year period without public bidding.

ADOPTED BY THE CITY COUNCIL ON July 16,2018

Approved as to form:

Assistant City Attorney

18-108

City Clerk's No. OPR 2018-0424



## City of Spokane

## CONTRACT RENEWAL #1 OF 4

Title: Subsite Electronics Inspection Equipment – As-Needed Repair Services

This Contract Renewal is made and entered into by and between the City of Spokane as ("City"), a Washington municipal corporation, and Western Systems & Fabrication, Inc. whose address is 911 North Thierman Road, Spokane, Washington 99212, as ("Company"). Individually hereafter referenced as a "party" and together as the "parties."

WHEREAS, the original Contract supported as-needed repair services in accordance with Sole Source Resolution RES 2018-0064; and

WHEREAS, the original Contract allowed for four (4) additional one-year renewals upon mutual acceptance of the parties, therefore, this contract needs to be formally renewed by this written Contract Renewal document; and

-- NOW, THEREFORE, in consideration of these terms, the parties mutually agree as follows:

#### 1. CONTRACT DOCUMENTS.

The original Contract, dated August 2, 2018 and August 8, 2018, any previous amendments, renewals and/or extensions thereto are incorporated by reference into this document as though written in full and shall remain in full force and effect except as provided herein.

#### 2. EFFECTIVE DATE.

This Contract Renewal shall become effective on July 16, 2019 and shall end on July 15, 2020.

#### 3. COMPENSATION.

The City shall pay an annual amount not to exceed **NINTY THOUSAND AND 00/100 DOLLARS** (\$90,000.00) including applicable tax for everything furnished and done under this Contract Renewal. This is the maximum amount to be paid under this Renewal and shall not be exceeded without the prior written authorization of the City, memorialized with the same formality as the original Contract and this Renewal document.

#### 4. DEBARMENT AND SUSPENSION.

The Company shall provide its certification that it is in compliance with and shall not contract with individuals or organizations which are debarred, suspended, or otherwise excluded from or ineligible from participation in Federal Assistance Programs under Executive Order 12549 and "Debarment and Suspension", codified at 29 CFR part 98.

IN WITNESS WHEREOF, in consideration of the terms, conditions and covenants contained, or attached and incorporated and made a part, the parties have executed this Agreement by having legally-binding representatives affix their signatures below.

#### WESTERN SYSTEMS & FABRICATION, INC.

	DocuSigned by:
By	Scott Smits
Sig	nature4E922F044C6

Date 10/2/2019

Scott Smits

### Type or Print Name

General Manager

Title



### **CITY OF SPOKANE**



Type or Print Name

Mayor

Title

Approved as to form:

DocuSigned by:

Pat Dalton

Assistant City Attorney

Attest:

DocuSigned by:

aurie Farasworth

City Clerk 13C3488 (Acting)

## Attachments that are part of this Agreement:

Attachment A: Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion

#### ATTACHMENT A

#### CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

- 1. The undersigned (i.e., signatory for the Subrecipient / Contractor / Consultant) certifies, to the best of its knowledge and belief, that it and its principals:
  - a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency;
  - b. Have not within a three-year period preceding this contract been convicted or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice;
  - c. Are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and,
  - d. Have not within a three-year period preceding this contract had one or more public transactions (federal, state, or local) terminated for cause or default.
- 2. The undersigned agrees by signing this contract that it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction.
- 3. The undersigned further agrees by signing this contract that it will include the following clause, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions:

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions

- 1. The lower tier contractor certified, by signing this contract that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
- 2. Where the lower tier contractor is unable to certify to any of the statements in this contract, such contractor shall attach an explanation to this contract.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, person, primary covered transaction, principal, and voluntarily excluded, as used in this exhibit, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. The undersigned may contact the City for assistance in obtaining a copy of these regulations.
- 5. I understand that a false statement of this certification may be grounds for termination of the contract.

Name of Subrecipient / Contractor / Consultant (Type or Print)	Program Title (Type or Print)
Scott Smits	DocuSigned by: Scott Smits
Name of Certifying Official (Type or Print)	Sig2844562F044C6
General Manager	10/2/2019
Title of Certifying Official (Type or Print)	Date (Type or Print)

eServices

## Washington State Department of Revenue

## Services Business Lookup WESTERN SYSTEMS & FABRICATION

License Information:		New search	Back to results
Entity name:	WSF, LLC		
Business name:	WESTERN SYSTEMS & FABRICATION		
Entity type:	Limited Liability Company		
UBI#:	603-174-070		
Business ID:	001		
Location ID:	0001		
Location:	Active		
Location address:	911 N THIERMAN RD SPOKANE VALLEY WA 99212-1180		
Mailing address:	PO BOX 13369 SPOKANE VALLEY WA 99213-3369		
Excise tax and reseller	Dermit status: Click here		

Click here

Secretary of State status:

Endorsements

Filter						
Endorsements held at this location	License #	Count	Details	Status	Expiration date	First issuance
Centralia General Business - Non- Resident	9931			Active	Jan-31-2020	Mar-03-2014
Cheney General Business - Non- Resident	BUS2012-069			Active	Dec-31-2019	Jan-15-2019
Longview General Business - Non- Resident	867843			Active	Jan-31-2020	Jan-14-2013
Motor Vehicle Dealer	1174	3	View Plates (#1174)	Active	Jan-31-2020	Jun-13-2012
Olympia General Business - Non- Resident	24596			Active	Jan-31-2020	Sep-18-2012
Richland Retail & Wholesale Business	C13			Active	Jan-31-2020	Dec-01-2014
Sedro Woolley General Business - Non-Resident				Active	Jan-31-2020	Dec-03-2012
Sequim General Business - Non- Resident				Active	Jan-31-2020	Dec-10-2014
Spokane General Business - Non- Resident	T13107374BUS			Active	Jan-31-2020	Oct-15-2012
Spokane Valley General Business				Active	Jan-31-2020	Feb-09-2012
Sunnyside General Business - Non-Resident				Active	Jan-31-2020	Nov-01-2017

Title

Governing people

TORRE, HEATHER D

https://secure.dor.wa.gov/gteunauth/\_/#4

ocuSign Envelope ID: AC34F2AF-1925-42C0-B60B-454	DBC0BD177 eServices	
Governing People May include governing people not regist	tered with Secretary of State	
Governing people	Title	
TORRE, MARC		
Registered Trade Names		
Registered trade names	Status	First issued
WESTERN SYSTEMS & FABRICATION	Active	Jan-27-2012
WESTERN SYSTEMS AND FABRICATION	Active	Dec-08-2017

The Business Lookup information is updated nightly. Search date and time: 8/28/2019 2:59:19 PM

Working together to fund Washington's future

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/18/2020
06/29/2020		Clerk's File #	OPR 2013-0460
		Renews #	
Submitting Dept	NEIGHBORHOOD & BUSINESS	Cross Ref #	
	SERVICES		
Contact Name/Phone	KRIS BECKER X6392	Project #	
Contact E-Mail	KBECKER@SPOKANECITY.ORG	Bid #	3918-13
Agenda Item Type	Contract Item	Requisition #	CR 21774
Agenda Item Name	OPR 2013-0460 DUNCAN LIBERTY MET	TER SERVICE PROCESS	SING & SUPPORT
	FOR PARKING		
Agenda Wording			

One year contract extension with Duncan Parking Technologies, Inc. (DPT) a subsidiary of CivicSmart, Inc. in Milwaukee, WI. Support and services for DPT Duncan Liberty meters for Parking Services.

## Summary (Background)

Initial contract was 5 years, we did an additional two year extension/amendment with Duncan Parking Technologies, Inc. (DPT) a subsidiary of CivicSmart, Inc. which allowed Parking Services to put out a Paid Parking RFP. This one year extension allows the City to keep the current Duncan Liberty meters operating, while we finalize the new contracts and begin rolling out new parking payment devices.

Fiscal In	npact	Grant related?	NO	Budget Account		
		Public Works?	NO			
Expense	<b>\$</b> 48,00	00		# 1460-21200-21710-542	01	
Select	\$			#		
Select	\$			#		
Select	\$			#		
Approva	ls			<b>Council Notification</b>	<u>15</u>	
Dept Hea	d	BECKER	KRIS	Study Session\Other	6/22/20 Public	
					Infrastructure &	
					Environmental	
					Sustainability; June 29th	
					Council Meeting; July	
					13th Council Meeting.	
<b>Division</b>	Director	CORTRIC	GHT, CARLY	Council Sponsor	Lori Kinnear and Karen	
					Stratton	
<b>Finance</b>		ORLOB,	KIMBERLY	<b>Distribution List</b>		
Legal		ODLE, N	IARI	Christopher Wheeler-cwhe	eeler@spokanecity.org; Jen	
				Largent-jlargent@spokanecity.org		
For the M	ayor	ORMSB	, MICHAEL	Kim Orlob-korlob@spokan	ecity.org; Jacque West-	
				jwest@spokanecity.org		

Additional Approvals	2	Kris Becker-kbecker@spokanecity.org; Teresa Kruger- tkruger@spokanecity.org			
Purchasing WAHL, CONNIE		Jesten Ray-jray@spokanecity.org; Mike Nickolaus-			
<u> </u>		Mnickolaus@civicsmart.com			
		Laura Aga-laga@spokanecity.org; Amie Blain-			
		ablain@spokanecity.org			

## **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6-16-2020	Type of expenditure: Goods $\bigcirc$ Services $\otimes$
Department: Neighborhoo	d & Business Services
Approving Supervisor: Kris	Becker
Amount of Proposed Expe	nditure: \$48,000
Funding Source: 1460-2120	0-21710-54201
Please verify correct fundi one funding source.	ng sources. Please indicate breakdown if more than
Parking Technologies, Inc. (DPT) put out a Paid Parking RFP. This Liberty meters operating, while we payment devices. What are the impacts if expendence If we do not pay for the service (a	an additional two year extension/amendment with Duncan a subsidiary of CivicSmart, Inc. which allowed Parking Services to one year extension allows the City to keep the current Duncan finalize the new contracts and begin rolling out new parking
What alternative resources We are working on contracts for r Parking Equipment RFP 5207-19	ew parking payment devices which were selected from the recent
• DPT provides wireless services,	service and any additional information? credit card processing and support for on-street DPT Liberty
<ul><li>Meters.</li><li>Continued data and reports from</li></ul>	DPT's Parking Enterprise Management System (PEMS).
Person Submitting Form/(	ontact: Jesten Ray
FINANCE SIGNATURE:	CITY ADMINISTRATOR SIGNATURE:

CBC812B631244E9...

City Clerk's No. 2013-0460



## **City of Spokane**

## CONTRACT EXTENSION

## Title: DUNCAN LIBERTY METER SERVICE, PROCESSING AND SUPPORT

This Contract Extension is made and entered into by and between the **City of Spokane** as ("City"), a Washington municipal corporation, and **DUNCAN PARKING TECHNOLOGIES**, **INC. A SUBSIDIARY OF CIVICSMART, INC**., whose address is 316 N Milwaukee Street, Suite 202, Milwaukee, WI 53202, as "DPT", individually hereafter referenced as a "party", and together as the "parties".

WHEREAS, the parties entered into a Contract wherein DPT agreed to provide the parking meter wireless service, credit card processing, and support For Duncan Liberty Meters for the city; and

WHEREAS, the Contract time for performance needs to be extended, thus the original Contract needs to be formally extended by this written document; and

-- NOW, THEREFORE, in consideration of these terms, the parties mutually agree as follows:

## 1. CONTRACT DOCUMENTS.

The Contract, dated June 24, 2013, any previous amendments, addendums and / or extensions / renewals thereto, are incorporated by reference into this document as though written in full and shall remain in full force and effect except as provided herein.

## 2. EFFECTIVE TERM.

This Contract Extension shall become effective on June 24, 2020 and shall end on June 24, 2021.

## 3. COMPENSATION.

The City shall pay the amounts shown in the DPT final negotiated price quote, attached as Exhibit A. These are the maximum amounts to be paid under this extension with cost, and shall not be exceeded without prior written authorization of the city, memorialized with the same formality as the previous contracts and this document.

IN WITNESS WHEREOF, in consideration of the terms, conditions and covenants contained, or attached and incorporated and made a part, the parties have executed this Contract Extension by having legally-binding representatives affix their signatures below.

## DUNCAN PARKING TECHNOLOGIES, INC. CITY OF SPOKANE A SUBSIDIARY OF CIVICSMART, INC.

By		Ву	
Signature	Date	Signature	Date
Type or Print Name		Type or Print Name	
Title		Title	
Attest:		Approved as to form:	
City Clerk		Assistant City Attorne	У

20-098

### **Comprehensive Smart Parking Quote**

Duncan Parking Technologies, Inc.

a 🔓 CivicSmart Company

Prepared for:	Spokane		o Region:		WA		
Quote ID:	18 12 11 500b	Prepa	red Date:		12/17/2	018	
Sales Rep:	House	Expiry	/ Date:		1/16/20	19	
Product ID	Description	Un	it Price	Qty	Exten	ded Price	
1. Single Space N	Aeter Spare Parts						
58883	Spare Rechargeable Battery for Liberty Meter	\$	59.00	1	\$	59.00	
8907	Single Battery Charger for Liberty Meter Battery	\$	35.00	1	\$	35.00	
8880	Liberty Collection Card	\$	10.00	1	\$	10.00	
8881	Liberty Technician Card	\$	10.00	1	\$	10.00	
Subtotal							
2. Monthly Fees					Mont	hly Total	
	Monthly communications fee and PEMS license - does not include Credit						
SSM - CC - WIRE	Card Merchant Processing Fees. Price is per Liberty meter per month.	\$	5.50	1	\$	5.50	
	Quantity dependent on number of active meters as agreed by the parties.						
Subtotal: Month	ly Fees						
3. Transaction ar	nd Recurring Fees						
CC - GTWY	Meter Credit Card Gateway Fees (per transaction fee). Merchant processing fees deducted from proceeds separately.		\$0	).03 Per	Credit Card	Transactio	
4. Meter Repairs							
- Meter Kepalis		\$10	0.00 per m	echanisn	n nlus actua	al narts use	
RMA - LIB	Repair of Liberty Meter out of warranty or not eligible for warranty repair.	ΥIC			•	nd shipping	

#### 5. Additional Requirements

Sales Tax, if applicable, has not been included.

Equipment is covered by a 1-year standard manufacturer's warranty.

Shipping Terms FOB Origin. Shipping/Freight not included. Freight and handling will be prepaid and added to the invoice.

Payment terms: Net 30 Days.

Customer will be invoiced monthly in advance for recurring service fees.

Additional service and transaction processing costs apply from third parties, including credit card merchant processing fees. Customer is responsible for setting up merchant processing arrangement.

Continued on next page

Comprehe	nsive Smart Parking Quote		-	Parking Technologies, Inc. CivicSmart Company
Prepared for:	Spokane	Ship-to Region:		WA
Quote ID:	18 12 11 500b	Prepared Date:		12/17/2018
Sales Rep:	House	Expiry Date:		1/16/2019
Product ID	Description	Unit Price	Qty	Extended Price
	Please Send Purchase Order To: Duncan Parking Technologies, Inc. Attn: Meigan Lindholm PO BOX 2081 Milwaukee, WI 53201-2081 Ph: (414) 534-8066 Fax: (870) 741-6806 mlindholm@civicsmart.com			
I hereby certify th	at the products and services referenced above have been reques	ted and that by signing below I am confir	ming the	order and agree to the

Authorized Signature	Date
Print or Type Name	Print or Type Title
Email Address	Phone Number
Bill To Address:	Ship To Address:
Ship To Phone Number:	
Programming Contact Information Required:	
Contact Name	-
Contact Phone Number	

Contact Email

### Washington State Department of Revenue

Resident

#### Services > Business Lookup > DUNCAN PARKING TECHNOLOGIES

License Information:						New search	Back to results
Entity name:	DUNCAN	N PARKING TECH	NOLOGIES, INC.				
Business name:	DUNCAN	N PARKING TECH	NOLOGIES				
Entity type:	Profit Co	rporation					
JBI#:	602-323-	797					
Business ID:	001						
ocation ID:	0003						
ocation:	Active						
		ILWAUKEE ST ST KEE WI 53202-58					
		ILWAUKEE ST ST KEE WI 53202-58					
Excise tax and reseller pe	rmit stat	us: Click he	ere				
Secretary of State status:		Click he	ere				
Endorsements							
Endorsements held at this I	ocation	License #	Count	Details	Status	Expiration date	First issuand
_eavenworth General Busir Non-Resident	iess -				Active	Jan-31-2021	Feb-03-2020
Spokane General Business	- Non-	T13040651BUS	spokane General Business - Non- T13040651BUS				Oct-15-2012

CER		CALE OF L	IABIL	IYIN	SURA	NCE	07/23/2019
THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMATIV THIS CERTIFICATE OF INSURANC REPRESENTATIVE OR PRODUCER, AN	ely of E doi	R NEGATIVELY AMEND ES NOT CONSTITUT	, EXTEND OI E A CONT	R ALTER TH	E COVERAG	E AFFORDED BY THE	POLICIES BELOW.
IMPORTANT: If the certificate holder is SUBROGATION IS WAIVED, subject to certificate does not confer rights to the	an AD	DDITIONAL INSURED, t erms and conditions of	he policy(ies f the policy,	certain polic			
Aon Risk Services Central, Inc.			CONTAC NAME: PHONE	T	271-6420	FAX	) 271-4103
Milwaukee WI Office 10700 Research Drive Suite 450			(A/C. No E-MAIL ADDRE	. <b>EXI</b> ):		(A/C. No.):	-
1ilwaukee WI 53226 USA				INS	URER(S) AFFO	RDING COVERAGE	NAIC #
NSURED Tivic Smart, Inc. Duncan Parking			INSUREI			urance Company ndemnity Co.	25623 25658
echnologies Inc. 16 N. Milwaukee Street			INSUREI			rty Cas Co of Americ	
uite 202 ilwaukee WI 53202 USA			INSUREI	R D:			
TIWAUKEE WI JJ202 USA			INSURE	R E:			
			INSUREI	R F:			
COVERAGES CER THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY RE CERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCI	of ins Quirei Pertai	MENT, TERM OR CONDI N, THE INSURANCE AFI	W HAVE BEEI TION OF ANY FORDED BY	CONTRACT	OR OTHE INSURI OR OTHER I S DESCRIBE	DOCUMENT WITH RESPE	ECT TO WHICH THIS
TYPE OF INSURANCE	ADDL S		IBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMI	
A X COMMERCIAL GENERAL LIABILITY		ZLP15T85592		07/30/2019	07/30/2020	EACH OCCURRENCE	\$1,000,000
CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$300,000
						MED EXP (Any one person)	\$10,000
						PERSONAL & ADV INJURY	\$1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$2,000,000
OTHER:						PRODUCTS - COMP/OP AGG	\$2,000,000
		BA2N538633		07/30/2019	07/30/2020	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
ANYAUTO						BODILY INJURY (Per person)	
OWNED AUTOS ONLY						BODILY INJURY (Per accident) PROPERTY DAMAGE	
X HIRED AUTOS X NON-OWNED ONLY AUTOS ONLY						(Per accident)	
UMBRELLA LIAB OCCUR						EACH OCCURRENCE	
EXCESS LIAB CLAIMS-MADE						AGGREGATE	
DED RETENTION							
C WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N		UB7K772233		07/30/2019	07/30/2020	X PER STATUTE OTH	1
ANY PROPRIETOR / PARTNER / EXECUTIVE N	N/A					E.L. EACH ACCIDENT	\$1,000,000
(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	1					E.L. DISEASE-EA EMPLOYEE	\$1,000,000
DÉSCRIPTION OF OPERATIONS below						E.L. DISEASE-POLICY LIMIT	\$1,000,000
ESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (ACO	RD 101, Additional Remarks S	chedule, may be	attached if more	space is require	ed)	
ertificate Holder is included as a olicv.	n Addi	tional Insured in ac	cordance wi	th the pol	icy provisi	ons of the General L	iability
orrey.							
ERTIFICATE HOLDER			CANCELLA	TION			
			SHOULD A	NY OF THE		IBED POLICIES BE CANCEL ILL BE DELIVERED IN ACCO	
City of Spokane 808 W. Spokane Falls Blvd. Spokane WA 99201 USA				EPRESENTATIV		<i>C</i> 2	7
			ى	lon H.	isk Ser	vices Central,	Inc.

DATE(MM/DD/YYYY)

ACORD 25 (2016/03)

OP

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SPOKANE Agenda Sheet	Date Rec'd	6/17/2020	
06/29/2020	Clerk's File #	OPR 2020-0548	
	Renews #		
Submitting Dept	INTEGRATED CAPITAL	Cross Ref #	
Contact Name/Phone	MARCIA DAVIS 625-6398	Project #	2017125
Contact E-Mail	MDAVIS@SPOKANECITY.ORG	Bid #	
Agenda Item Type	Contract Item	Requisition #	
Agenda Item Name	4250-HRA CONTRACT WASTEWATER COLLECTIONS SCADA		
Agenda Wording			

Six Year Wastewater Program; Integrated Clean Water Plan; Wastewater and Stormwater Collection System SCADA Master Plan.

## Summary (Background)

HDR was selected to provide support with the Wastewater Collection SCADA project which will provide a centralized control system for secure, real-time monitoring and control (RTMC) of the City's combined sewer overflows (CSOs) and pump stations.

Fiscal Impact Grant		Grant related?	NO	Budget Account	
		Public Works?	YES		
Expense	\$ 298,8	893.35		# 00	
Select	\$			#	
Select	\$			#	
Select	\$			#	
Approvals			Council Notifications		
Dept Hea	<u>d</u>	MILLER,	KATHERINE E	Study Session\Other PIES 06/22/20	
<b>Division</b>	<u>Director</u>	SIMMO	NS, SCOTT M.	Council Sponsor	
Finance ALBIN-MOORE, ANGELA		100RE, ANGELA	Distribution List		
Legal ODLE, MARI		1ARI	eraea@spokanecity.org		
For the M	For the Mayor ORMSBY, MICHAEL		Y, MICHAEL	publicworksaccounting@spokanecity.org	
Additional Approvals			icmaccounnting@spokanecity.org		
Purchasing			andrew.staples@hdrinc.com		
			karen.doherty@hdrinc.com		

## **Briefing Paper**

## Public Infrastructure, Environment, an&Sustainability

Civision D Cepartment:	Public Works Division / Integrated Capital Management			
Subject:	Wastewater Collections SCADA			
Cate:	06/22/2020			
Aut( or hemail D p( one):	Marcia Davis (mdavis@spokanecity.org & 625-6398)			
xity xouncil Sponsor:				
Edecutive Sponsor:				
xommitteehs) Impacte&:	PIES			
Type of Agen&a item:	Consent Discussion Strategic Initiative			
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	Six Year Wastewater Program; Integrated Clean Water Plan; Wastewater and Stormwater Collection System SCADA Master Plan			
Strategic Initiative:				
Cea&line:				
<b>Outcome:</b> (deliverables, delivery duties, milestones to meet)	Approval of Contract with HDR			
for increased monitoring and a real-time control (RTC) at comb tanks (IPTs). These improveme overflows (SSOs), more efficien of how the system operates. The City has purchased a serve software and human machine i monitoring, and alarming locat process to complete this next s <u>Executive Summary:</u>	ter Collections System SCADA Master Plan implementation will allow larming, improved data management, and the potential application of bined sewer overflow (CSO) control facilities and interceptor protection ints could result in reduced CSOs, reduced risk of sanitary sewer at operations and maintenance (O&M), and an increased understanding r and some software to begin this work. The next step is to develop the interface (HMI) to connect the server to the collection system control, ions. HDR was selected through the City's no-cost request for proposal tep.			
<ul> <li>The Wastewater contection SCADA project will provide a centralized control system for secure, real-time monitoring and control (RTMC) of the City's combined sewer overflows (CSOs) and pump stations.</li> <li>Contract amount is \$298,893.35</li> <li>Work is expected to be completed by summer 2021</li> </ul>				
Operations Impact:Consistent with current operations/policy?Requires change in current operations/policy?YesYesSpecify changes required:Known challenges/barriers:				

## **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Services 💿 **Today's Date:** May 27,2021 **Type of expenditure:** Goods  $\bigcirc$ **Department:** Integrated Capital Management **Approving Supervisor:** Katherine Miller Amount of Proposed Expenditure: \$298.893 Funding Source: Utility Rates Please verify correct funding sources. Please indicate breakdown if more than one funding source. Why is this expenditure necessary now? SCADA for sewer pump stations is important to detect problems. Control of CSO systems may limit overflows and protect the interceptor system. What are the impacts if expenses are deferred? Unplanned and unbudgeted expenses could occur for required repairs and associated clean up activities, or fines for overflows. What alternative resources have been considered? City staff were been considered for this work, but the staff that can build software systems do not have the time to devote to this project. Description of the goods or service and any additional information? The Wastewater Collection SCADA project will provide a centralized control system for secure, real-time monitoring and control (RTMC) of the City's combined sewer overflows (CSOs) and pump stations. **Person Submitting Form/Contact:** Marcia Davis **FINANCE SIGNATURE: CITY ADMINISTRATOR SIGNATURE:** DocuSigned by: -DocuSigned by: Tonya Wallace Wes Largo CBC812B631244E9. 9C36E3376992442.

## **City of Spokane**

## Wastewater Collection SCADA Project Support Services

## **Exhibit A: Scope of Services**

May 19, 2020

835 N Post StreetSuite 100Spokane, WA 99201(509) 343-8500

## **Project Understanding**

The City of Spokane (City) existing Wastewater and SCADA Master Plan documents the assessment and planning phases leading to this project. The same document serves as the foundation for this Wastewater Collection and Stormwater Supervisory Control and Data Acquisition (SCADA) project.

The Wastewater Collection SCADA project will provide a centralized control system for secure, real-time monitoring and control (RTMC) of the City's combined sewer overflows (CSOs) and pump stations.

As part of this project, HDR Engineering, Inc. (Consultant) will provide services to support the following elements:

- Development of scalable human-machine interface (HMI) and network standards
- Hardware installation
- HMI screen development
- Construction support
- Commissioning
- Training

## **General Assumptions**

The Wastewater Collection SCADA project will be performed according to the following assumptions:

- Deliverables will be provided in electronic format and delivered via email.
- Documents/drawings will be provided in Portable Document Format (PDF) and native format for review.
- Project duration is 14 months from Notice to Proceed.
- Expenses and labor related to travel to/from the site will be charged to the project.
- All direct expenses (travel, hotels) will be charged to their respective tasks.
- Project-related expenses (printing, etc) will be tracked under the Project Administration task (Task 1).
- Workshops and meetings will be held online without in-person attendance until the COVID-19-related travel restrictions are lifted.
- City staff will be responsible for communicating the City's guidelines related to current health and safety protocols.
- When working with the City, the Consultant's staff will adhere to the City's health and safety protocols.

## **Scope of Services**

## Task 1. Project Administration

**Objective.** The purpose of Task 1 is to manage and coordinate project technical resources to a level of service and responsiveness consistent with the project schedule, scope and budget.

**Approach.** A designated Consultant project manager will prepare, monitor, and update the work plan throughout the project. The Consultant project manager will participate in monthly conference calls with the City and provide a brief cost and schedule status report for each task. The status report will include a description of progress to date, actual costs for each task, and any potential cost variances.

The Consultant project manager will coordinate team activities with the City in relation to scheduling site visits and meetings with City staff. The Consultant project manager will also supervise the engineering team and review monthly invoices and project budget.

Consultant Services. The following subtasks will be performed:

- **1.1 Project Management Plan:** Prepare a Project Management Plan (PMP) following Notice to Proceed (NTP). The PMP shall identify the project scope; individual work elements; budget for each element; and responsible individuals for each work element, staffing plan, and schedule. The PMP will be updated periodically when significant events impact the scope and/or schedule of the project.
- **1.2 Project Schedule:** Develop a project schedule. Identify deliverables as milestones. Identify City input activities. Update the schedule monthly to define status and earned value of each activity.
- **1.3 Project Initiation Management Review:** Conduct a business review with senior management at project commencement.
- **1.4 Project Management Meetings:** The Consultant shall schedule project meetings every month, via conference call. Participants in the project meetings will include the City project manager and the Consultant project manager. The purpose of this meeting is to track time and budget, work elements accomplished, work items planned for the next period, staffing needs, and scope issues.
- **1.5 Invoices and Status Reports:** Prepare monthly project status reports that compare work accomplished with scheduled activities, provide support documentation for the invoices, compare expenditures with task budgets, and describe changes to the scope that have occurred. Reports shall be submitted to the City with the monthly invoices.
- **1.6 Engineering Team Management:** Supervise the design team over the course of the project, and review the technical content of work products. The Consultant project manager will monitor the team's work in terms of product, quality, schedule, and budget.

**1.7 Contract Closeout:** Close out the project on Consultant accounting systems and archive project files per Consultant policies.

Assumptions. Assumptions for Task 1 are as follows:

- 1. Project management duration will be 14 months.
- 2. A single monthly invoice including labor costs and expenses for each task will be sent to the City for review and payment.
- 3. The Consultant will coordinate with the City to schedule one conference call every month at mutually agreeable dates and times. The duration for the meeting is 1 hour.
- 4. Review of meeting minutes will be completed within 4 days. After 4 days, the meeting minutes will be finalized and archived as part of the project record.

City Responsibilities. City responsibilities for Task 1 are as follows:

- 1. Attend project coordination meetings
- 2. Provide comments on meeting agenda and meeting minutes
- 3. Review and approve monthly invoices and authorize payment

**Deliverables.** The deliverable products from Task 1 are as follows:

- 1. Monthly project status report (PDF format)
- 2. Monthly invoice (PDF format)
- 3. Meeting notes and action log (PDF format)

## Task 2. Quality Assurance and Quality Control

**Objective.** The purpose of Task 2 is to prepare a Quality Assurance/Quality Control (QA/QC) Plan and to implement the plan during the course of the project.

**Approach.** The Consultant will perform internal QC review on all deliverables identified in this Scope of Services before they are submitted to the City. The Consultant will assign a QA/QC task leader to check that all products are reviewed and comments are incorporated prior to distribution to the City. A senior engineer employed by the Consultant, but not involved directly in this project, will provide a QC review of each deliverable product. The task lead/project engineer will coordinate with the reviewer to implement the QC review process. Individual QC reviews will be conducted under the discipline budgets.

Consultant Services. The following subtasks will be performed:

- **2.1** Quality Assurance/Quality Control Plan. The Consultant will develop a QA/QC Plan prior to commencing work. Documentation of QC review will be provided to the City if requested.
- **2.2 Quality Assurance Review:** The Consultant will conduct a QA review at project commencement to discuss the technical approach, team resources, other available firm resources, and project management approach. Review will be provided by a senior wastewater engineer not associated with the project.
- **2.3** Network/Software Standards Quality Control Review: The Consultant will engage a senior engineer, not otherwise involved in the project, who will perform a QC review of the documents prior to submittal to the City.
- 2.4 HMI Screen Development Quality Control Review: The Consultant will engage a senior engineer/programmer, not otherwise involved in the project, who will perform a QC review of the HMI screens and software configuration prior to submittal to the City.

Assumptions. Assumptions for Task 2 are as follows:

1. None identified

City Responsibilities. City responsibilities for Task 2 are as follows:

1. None identified

Deliverables. The deliverable products from Task 2 are as follows:

1. None identified

## Task 3. Software Standards Review

**Objective.** Review and offer comments on Jacobs SCADA standards to promote scalability, flexibility, and consistency for this and future SCADA-related projects.

Consultant Services. The following subtasks will be performed:

- **3.1 WS-01—Project Kickoff:** Workshop including all project stakeholders to establish a common understanding of the scope, deliverables, and schedule for this project.
- **3.2 Review Existing HMI:** Review existing HMI and FactoryTalk configuration.
- **3.3 Review PLC Standards:** Review Programmable Logic Controller (PLC) Standards developed by others in relation to this project. Propose any edits to the existing PLC Standards.
- **3.4 Review HMI Standards:** Review and comment on DRAFT version of the HMI Standards.
- **3.5 Review Network/Communications Standards:** Review and comment on DRAFT version of the Network/Communications Standards.
- **3.6** WS-02—DRAFT Software Standards Review Workshop: This combined workshop will collaboratively work with the City to provide feedback on the HMI and Network/Communications Standards.

3.7

City Responsibilities. City responsibilities for Task 3 are as follows:

- Define key stakeholders to include in the project kickoff workshop.
- Define key stakeholders to include in deliverable workshops/review sessions for each deliverable.
- Provide access to facilities as needed.
- Provide City staff to escort the Consultant to selected sites after the kickoff meeting and after the review workshop.
- Attend workshops and review sessions.
- Serve as interface between Jacobs and HDR.

Assumptions. Assumptions for Task 3 are as follows:

- Key stakeholders will be identified by the City prior to the kickoff meeting.
- The kickoff meeting will include all key stakeholders.
- The kickoff meeting is limited to 2 hours.
- An initial site visit to capture field conditions will immediately follow the kickoff meeting and will be limited to 4 hours.
- The review workshop is limited to 4 hours total.
- Jacobs currently has draft versions of both HMI and Communications standards.
- A single review workshop will cover HDR's comments on both the HMI Standards and the Communication Standards as provided by Jacobs.

- All participants will have completed the review of both standards prior to the workshop.
- If desired, the selected participants may vary for each submittal review topic.
- Two review cycles for each deliverable are sufficient to capture the City's comments. Additional review cycles will require adjustments to scope, schedule, and budget. The City will provide the Consultant with consolidated City staff comments.
- Existing PLC standards have been reviewed and accepted by the City.
- Any edits to the existing PLC standards will be minimal and will include ONLY items that clarify the relationship between these standards and the tasks within this Scope of Services.
- Any edits to the existing HMI standards will be minimal and will include ONLY items that clarify the relationship between these standards and the tasks within this Scope of Services.
- Any edits to the existing Network/Communications standards will be minimal and will include ONLY items that clarify the relationship between these standards and the tasks within this Scope of Services.
- QA/QC includes only the Consultant's products and will follow the Consultant's standard QA/QC plan.

**Deliverables.** The deliverable products from Task 3 are as follows:

- Kickoff meeting agenda
- Kickoff meeting minutes
- Suggested coordination edits to HMI Standards
- Suggested coordination edits to Network/Communications Standards
- Suggested coordination edits to PLC Standards

# Task 4. SCADA System Installation, Setup, and Configuration Assistance

**Objective.** Collaboratively work with City staff to install, set up, and configure the SCADA system (Rockwell's FactoryTalk includes Asset Centre).

Consultant Services. The following subtasks will be performed:

- **4.1 Review Existing FactoryTalk Installation:** Review existing software making note of the City's norms, practices, and libraries. Document findings with a brief bullet list of key findings.
- **4.2 DRAFT and FINAL Standard Operating Procedures (SOPs) for Installation and Setup of SCADA Software:** Prepare DRAFT and FINAL version of the SOPs for installation and setup of SCADA software. This includes step-by-step instructions on how to install and set up FactoryTalk.
- **4.3 DRAFT and FINAL SOPs for Configuration of SCADA Software:** Prepare DRAFT and FINAL version of the SOPs for restoring the configuration of the FactoryTalk. This includes step-by-step instructions on how to restore the working HMI system from the most recent system backup.
- **4.4 Historian Requirements Summary:** Develop and configure Historian to meet the City's process management and regulatory data needs.
- **4.5 Define Cybersecurity Parameters/Requirements:** Work with the City IT department to define process control system cybersecurity parameters and develop a list of technical solutions that work within those parameters to allow secure data sharing from the SCADA network.

City Responsibilities. City responsibilities for Task 4 are as follows:

- Provide full development access to existing SCADA software.
- Provide review and comments to Installation and Setup SOPs within 10 working days.
- Provide review and comments to Configuration SOPs within 10 working days.
- Define key IT personnel.
- Facilitate a meeting with IT personnel.
- Attend workshops and review sessions.

Assumptions. Assumptions for Task 4 are as follows:

- Development access to the City's existing SCADA system is available and possible within the City's policies.
- Current SCADA system findings will be documented in an Excel spreadsheet that includes brief notes on each site including (but not limited to) configuration, colors, settings, security, and screen structures.
- The City will identify key IT personnel prior to the development of SOPs.
- Both SOPs will be limited to 1 page and will be a bullet list of steps to achieve the stated goal.

- City staff has general knowledge of FactoryTalk installation, configuration, and programming.
- In-depth training in the installation and use of FactoryTalk is not included in this Scope of Services.
- The Historian requirements summary will be limited to 1 page and will include a bullet list of requirements. Requirements will be limited to those identified by the City during this and previous tasks.
- Documentation of the existing SCADA system assessment will be limited to 1 page; it will consist of an introductory paragraph and a bullet list of findings.
- The technical memorandum (TM) documenting the City's cybersecurity parameters will be limited to 2 pages; it will compare the City's current practices with the current industry best practices and will include recommendations to improve the City's current practices relative to the SCADA system only.
- Cybersecurity requirements will not include an exhaustive cybersecurity assessment and will provide only sufficient guidance to allow SCADA data sharing.
- The cybersecurity TM will include a brief summary of technical options to address the City's needs related to this project only.
- The SOP review meeting will be held via Webex and will be limited to a total of 2 hours.

**Deliverables.** The deliverable products from Task 4 are as follows:

- Brief assessment of existing SCADA software system
- DRAFT and FINAL versions of SCADA Installation and Setup SOPs
- DRAFT and FINAL versions of SCADA Configuration SOPs
- Emailed description of understanding of requirements for the Historian
- Installation and configuration of the Historian
- Summary of cybersecurity requirements and technical solutions

## Task 5. HMI Development

**Objective.** Develop and test the HMI for later implementation into the field and apply HMI standards to develop SCADA screens for the City's wastewater collections system. Develop an Alarm Management Plan to provide programmers guidance for current and future integration projects.

Approach. Develop HMI based on HMI standards.

Consultant Services. The following subtasks will be performed:

- **5.1 50 Percent HMI Development:** Develop HMI application to a 50 percent level. This includes the development of the HMI road map, symbol library, and tag database.
- **5.2 WS-03—HMI Review Workshop:** Workshop to review the 50 percent HMI application with the City. This workshop will include review of the screen navigation, HMI symbols, tag database, and alarm management.
- **5.3 100 Percent HMI Development:** Develop HMI application to a 100 percent level prior to installation/implementation in the field.
- **5.4 HMI In-office Testing:** Test the HMI application on the server. Facilitate a witnessed demonstration of the HMI screens.
- **5.5 Update Software/HMI Standards:** Update HMI standards based on the final implementation of the developed HMI software application.

**City Responsibilities.** City responsibilities for Task 5 are as follows:

- Provide full development access to SCADA software
- Provide review and comments to the HMI screens road map within 10 working days
- Provide review and comments to the Alarm Management Plan within 10 working days
- Provide review and comments to the symbol library within 10 working days
- Maintain and upgrade software licenses
- Attend the Factory Acceptance Test (FAT)
- Attend workshops and review sessions
- Assign the primary City contact for guidance on HMI screen development

**Assumptions.** Assumptions for Task 5 are as follows:

- The HMI road map will include a visual representation of the various screens to be developed/integrated.
- The HMI road map will depict the relationships of the screens to each other to indicate the ways an operator would navigate through the screens.
- HMI Alarm Management Plan will include:
  - A general statement of the City's alarm philosophy
  - A prioritized list of alarms and events with corresponding anticipated operator response
  - Alarm change management procedures
- HMI screens are limited to a maximum of 27 screens that will include:
  - System Overview
  - Communications Overview
  - System Architecture
  - Alarm Summary (plus alarm display banner on each screen)
  - Two CSO Facility Overview screens plus a maximum of seven Facility Detail screens per facility including:
    - CSO overview
    - Flow control
    - Gas detection
    - Pump overview
    - Pump controls
    - Alarm status
    - Trend screen
  - One Monitoring Location Overview screen plus a maximum of four Monitoring Location Detail screens including:
    - Monitoring location overview (all locations overlaid on a map)
    - Location overview
    - Alarm status
    - Trend screen
  - One Lift Station Overview screen plus a maximum of five Lift Station Detail screens including:
    - Station overview
    - Pump control
    - Generator details
    - Alarm status
    - Trend screen
- SCADA screens are limited to an average maximum of 10 SCADA tags per screen.
- Each SCADA tag will require 1 hour to integrate into screens and each screen will require 4 hours to develop.
- The HMI screen review workshop is limited to 4 hours.
- HMI will be designed with a well-documented, open architecture to facilitate future screen additions and modifications.
- The symbol library will be developed using standard, vendor-provided symbols.
- The SCADA tag database will not exceed the City's current licensing limitations.
- Additional software licenses are the responsibility of the City.

- Software standards will be updated once if required during the initial development of the HMI screens and will be limited to a maximum of 16 hours of Consultant staff time.
- Software standards will be updated once if required after the 50 percent HMI review workshop and will be limited to a maximum of 16 hours of Consultant staff time.
- The in-office demonstration will be held in the Consultant's Spokane office.
- The City will receive an electronic version of the agenda, testing plan, and related documentation 10 working days in advance of the in-office demonstration.
- The in-office demonstration is limited to 4 hours.

**Deliverables.** The deliverable products from Task 5 are as follows:

- DRAFT and FINAL versions of the HMI screen road map
- DRAFT and FINAL versions of the Alarm Management Plan
- HMI Tag Database Report
- Updated Historian database
- HMI screens
- 50 percent HMI review workshop agenda and minutes
- DRAFT and FINAL In-Office Demonstration Plan, Agenda, and Documentation

## Task 6. Construction Support

**Objective.** Provide SCADA-related guidance during construction activities. Work collaboratively with the City and the contractor to make sure that the network, communications, and security comply with the design and standards that were developed earlier.

Consultant Services. The following subtasks will be performed:

- 6.1 Define Installation Parameters for Network Devices
- 6.2 Assist the City's Staff with Setup and Configuration of a "Demilitarized Zone" (DMZ) to Allow Approved Devices Secured Access to SCADA Data
- 6.3 Assist the City's Staff with Setup and Configuration of SCADA Alarm Call-out
- 6.4 Coordinate with Stakeholders on SCADA Network Access

City Responsibilities. City responsibilities for Task 6 are as follows:

- Provide full access to network resources as needed
- Facilitate any required interactions between the Consultant and IT
- Facilitate any required interactions between the Consultant and contractor

Assumptions. Assumptions for Task 6 are as follows:

- The Consultant is not responsible for the contractors' work products.
- The Consultant is assisting City staff and will not be responsible for unintended consequences of changing network settings/access points.
- The term "network" applies ONLY to SCADA-related networks. The City's IT network will not be modified as part of this project.
- Network device installation parameters will be a bulleted list from which related devices' network parameters can be set. This will include only network devices from the four facilities that are part of this Scope of Services.
- DMZ configuration notes will be limited to 1 page of bullet list items to provide information for City staff.
- SCADA alarm call-out notes will be limited to a report produced within the alarm call-out program including engineer notes embedded within the report.
- Prior approval from the City is required for Consultant to charge more than the estimated 180 hours provided for this task.
- Meetings with City staff are limited to a maximum of 12 total hours; meetings will be attended by one of the Consultant's engineers.
- Meetings including action items and decisions reached will be documented by the Consultant staff; meeting notes will be provided to attendees after the meeting. Unless there is a significant error or omission, the notes will be added to the project memory without a review cycle.

**Deliverables.** The deliverable products from Task 6 are as follows:

- Network device installation parameters listing
- DMZ configuration notes

- SCADA alarm call-out notes
- Meeting notes

# Task 7. Commissioning

**Objective.** Consultant will provide staff to support commissioning. Consultant will review the contractor's Commissioning Plan and suggest improvements. Consultant will attend commissioning sessions and provide oversight support as the City's representative. Consultant will coordinate all commissioning activities with the City, contractor, and programmers.

Consultant Services. The following subtasks will be performed:

#### 7.1 Communications Infrastructure Commissioning Support:

- Review and suggest edits to the contractor's Commissioning Plan and proposed test forms for documenting testing activities and results.
- Attend commissioning activities
- Prepare daily field notes to document witnessed commissioning activities.
  - Including all issues that arise during commissioning in field notes, documenting resolution and "as left" status of resolution.

#### 7.2 HMI Commissioning Support:

- Develop HMI Commissioning Plan
- Attend commissioning activities
- Prepare daily field notes to document witnessed commissioning activities.
  - Include all issues that arise during Commissioning in field notes, including resolution and "as left" status of resolution.

City Responsibilities. City responsibilities for Task 7 are as follows:

- Identify key stakeholders to receive commissioning field notes
- Provide input to the Consultant support staff where required
- Facilitate any required interactions between the Consultant and IT
- Facilitate any required interactions between the Consultant and contractor
- Attend commissioning activities
- Lead coordination between PLC and HMI commissioning.

Assumptions. Assumptions for Task 7 are as follows:

- Modifications to communications infrastructure required to complete commissioning will be provided by the Contractor and/or the City. Consultant support for these modifications is limited to recommendations and documentation only.
- Commissioning activities will take place at the City facilities where commissioned equipment, software or other items are located.
- The Consultant is not responsible for the contractors' work products.
- The Consultant is assisting City staff and will not be responsible for unintended consequences of changing network settings/access points.
- Prior approval from the City is required for Consultant to charge more than the estimated 176 hours provided for this task.

- Assistance on-site limited to eight days for a single person from the Consultant team broken up as two four-day trips.
- Field notes will provide daily updates to document commissioning progress.
- Field notes will be delivered to key stakeholders via email at the end of each day.
- Field notes will track progress relative to the Commissioning Plan.

**Deliverables.** The deliverable products from Task 7 are as follows:

- Commissioning Plan suggested edits
- Engineering labor hours
- Field notes

# Task 8. Training

**Objective.** Provide HMI-related training sessions throughout the life of the project.

Consultant Services. The following subtasks will be performed:

- 8.1 DRAFT Training Plan
- 8.2 FINAL Training Plan
- 8.3 WS-04—Training Workshop
- 8.4 WS-05—HMI Development Training Workshop
- 8.5 WS-06—HMI Usage Training Workshop

**City Responsibilities.** City responsibilities for Task 8 are as follows:

- Identify staff to attend training workshops
- Attend training workshops

Assumptions. Assumptions for Task 8 are as follows:

- The initial Training Plan workshop is intended to define the Training Plan for the project including the City's unique needs.
- The Training Plan workshop is limited to 2 hours. Two members of the Consultant team will attend the workshop.
- Where possible, training will be incorporated into other activities and fieldwork.
- The HMI development training workshop will include ONLY development activities related to the City's SCADA system. This workshop will not include an in-depth training into the usage of the selected SCADA HMI platform. Attendees will have a working knowledge of how to develop screen objects and tag databases.
- The HMI development training workshop is limited to 8 hours. Two members of the Consultant team will attend the workshop.
- HMI usage training workshop will briefly step through all the features of the screens and allow operators to gain a level of comfort with the system by guiding them through a hands-on demonstration.
- The HMI usage training workshop is limited to 2 hours. Two members of the Consultant team will attend the workshop.
- Attendance is limited to six students for each training workshop.
- Vendor training is not included in the project scope.

**Deliverables.** The deliverable products from Task 8 are as follows:

- DRAFT and FINAL versions of the Training Plan
- Training Plan review workshop agenda and minutes
- HMI development workshop plan and materials
- HMI usage workshop plan and materials

# Fee Proposal

HDR's total compensation for services provided pursuant to this amendment, including labor and overhead costs and expenses (currently assumes there are no subconsultants), shall not exceed \$298,893.35 without written authorization by the City.

Task #	Task Description	Total Labor	Total Escalation	Total Expenses	Total From Spreadsheet
1	Task 1: Project Administration	\$31,074.56	\$435.04	\$2,253.65	\$33,763.25
2	Task 2: Quality Assurance/Quality Control	\$20,491.30	\$286.88	\$325.60	\$21,103.78
3	Task 3: Software Standards Development	\$24,718.77	\$346.06	\$5,083.50	\$30,148.33
4	Task 4: SCADA System Installation and Configuration	\$19,803.24	\$277.25	\$10,327.20	\$30,407.69
5	Task 5: HMI Development	\$89,927.62	\$1,258.99	\$2,634.40	\$93,821.01
6	Task 6: Construction Support	\$34,090.16	\$477.26	\$8,286.80	\$42,854.22
7	Task 7: Commissioning	\$29,219.22	\$409.07	\$651.20	\$30,279.49
8	Task 8: Training	\$16,002.94	\$224.04	\$288.60	\$16,515.58
				Total	\$298,893.35



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Page 1 of 2

DATE (MM/DD/YYYY)
05/19/2020

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THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED						
REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on						
this certificate does not confer rights to the certificate holder in lieu						
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THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDIT CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFF EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY H	TION OF ANY	CONTRACT	OR OTHER D	OCUMENT WITH RESPE	ст то	WHICH THIS
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SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						
City of Spokane	AUTHORIZ	ZED REPRESE	NTATIVE			
Attn: Marcia Davis 808 West Spokane Falls Boulevard	/	21	D an			
Spokane, WA 99201	C	llicia	PavelRo			

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### ADDITIONAL REMARKS SCHEDULE

Page 2 of 2

Willis Towers Watson Midwest, Inc.		NAMED INSURED HDR Engineering, Inc. 1917 South 67th Street	
POLICY NUMBER		Omaha, NE 68106	
See Page 1			
CARRIER	NAIC CODE		
See Page 1	See Page 1	EFFECTIVE DATE: See Page 1	

#### ADDITIONAL REMARKS

#### THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,

FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

Employers Liability.

Employers Liability for the Monopolistic States of ND, OH, WA & WY is provided in the Workers Compensation policy.

### DESIGNATED LOCATION(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### SCHEDULE

#### **Designated Location(s):**

All locations owned by or rented to the Named Insured

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I Coverage A, and for all medical expenses caused by accidents under Section I Coverage C, which can be attributed only to operations at a single designated "location" shown in the Schedule above:
  - 1. A separate Designated Location General Aggregate Limit applies to each designated "location", and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations.
  - The Designated Location General Aggregate Limit is the most we will pay for the sum of all damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard", and for medical expenses under Coverage C regardless of the number of:
    - a. Insureds;

- b. Claims made or "suits" brought; or
- **c.** Persons or organizations making claims or bringing "suits".
- 3. Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the Designated Location General Aggregate Limit for that designated "location". Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Location General Aggregate Limit for any other designated "location" shown in the Schedule above.
- 4. The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated Location General Aggregate Limit.

- B. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I Coverage A, and for all medical expenses caused by accidents under Section I Coverage C, which cannot be attributed only to operations at a single designated "location" shown in the Schedule above:
  - Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-completed Operations Aggregate Limit, whichever is applicable; and
  - **2.** Such payments shall not reduce any Designated Location General Aggregate Limit.
- **C.** When coverage for liability arising out of the "products-completed operations hazard" is provided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Location General Aggregate Limit.
- **D.** For the purposes of this endorsement, the **Definitions** Section is amended by the addition of the following definition:

"Location" means premises involving the same or connecting lots, or premises whose connection is interrupted only by a street, roadway, waterway or right-of-way of a railroad.

**E.** The provisions of Section **III** – Limits Of Insurance not otherwise modified by this endorsement shall continue to apply as stipulated.

### DESIGNATED CONSTRUCTION PROJECT(S) GENERAL AGGREGATE LIMIT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### SCHEDULE

Designated Construction Project(s): All construction projects not located at premises owned, leased or rented by a Named Insured

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I Coverage A, and for all medical expenses caused by accidents under Section I Coverage C, which can be attributed only to ongoing operations at a single designated construction project shown in the Schedule above:
  - 1. A separate Designated Construction Project General Aggregate Limit applies to each designated construction project, and that limit is equal to the amount of the General Aggregate Limit shown in the Declarations.
  - The Designated Construction Project General Aggregate Limit is the most we will pay for the sum of all damages under Coverage A, except damages because of "bodily injury" or "property damage" included in the "productscompleted operations hazard", and for medical expenses under Coverage C regardless of the number of:
    - a. Insureds;
    - **b.** Claims made or "suits" brought; or
    - **c.** Persons or organizations making claims or bringing "suits".

- **3.** Any payments made under Coverage **A** for damages or under Coverage **C** for medical expenses shall reduce the Designated Construction Project General Aggregate Limit for that designated construction project. Such payments shall not reduce the General Aggregate Limit shown in the Declarations nor shall they reduce any other Designated Construction Project General Aggregate Limit for any other designated construction project shown in the Schedule above.
- 4. The limits shown in the Declarations for Each Occurrence, Damage To Premises Rented To You and Medical Expense continue to apply. However, instead of being subject to the General Aggregate Limit shown in the Declarations, such limits will be subject to the applicable Designated Construction Project General Aggregate Limit.

- B. For all sums which the insured becomes legally obligated to pay as damages caused by "occurrences" under Section I Coverage A, and for all medical expenses caused by accidents under Section I Coverage C, which cannot be attributed only to ongoing operations at a single designated construction project shown in the Schedule above:
  - Any payments made under Coverage A for damages or under Coverage C for medical expenses shall reduce the amount available under the General Aggregate Limit or the Products-completed Operations Aggregate Limit, whichever is applicable; and
  - 2. Such payments shall not reduce any Designated Construction Project General Aggregate Limit.
- **C.** When coverage for liability arising out of the "products-completed operations hazard" is provided, any payments for damages because of "bodily injury" or "property damage" included in the "products-completed operations hazard" will reduce the Products-completed Operations Aggregate Limit, and not reduce the General Aggregate Limit nor the Designated Construction Project General Aggregate Limit.
- **D.** If the applicable designated construction project has been abandoned, delayed, or abandoned and then restarted, or if the authorized contracting parties deviate from plans, blueprints, designs, specifications or timetables, the project will still be deemed to be the same construction project.
- **E.** The provisions of Section III Limits Of Insurance not otherwise modified by this endorsement shall continue to apply as stipulated.

### ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE PART

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
  - **1.** Your acts or omissions; or
  - **2.** The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a c ontract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.
- **B.** With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been p ut to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on b ehalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

#### SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
Any person or organization with whom you have agreed, through written contract, agreement or permit to provide additional insured coverage.	Any location where you have agreed, through writtencontract, agreement or permit, to provide additionalinsured coverage
Information required to complete this Schedule, if not sho	wn above, will be shown in the Declarations.

### ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

#### SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location And Description Of Completed Operations
Any person or organization to whom or to which you are required to provide additional insured status in a written contract, agreement or permit except where such contract or agreement is prohibited.	Any location where you have agreed, through written, contract, agreement or permit, to provide additional insured coverage for completed operations.
Information required to complete this Schedule, if not sh	own above, will be shown in the Declarations.

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the Schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

However:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a c ontract or agreement, the insurance afforded to such additional insured will not be br oader than that which you are equired by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- **2.** Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

Policy Number TB2-641-444950-030 Issued by Liberty Mutual Fire Insurance Company

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

#### OTHER INSURANCE AMENDMENT – SCHEDULED ADDITIONAL INSURED

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART

#### Schedule

Person or Organization: Where required by written contract.

If you are obligated under a written agreement to provide liability insurance on a primary, excess, contingent, or any other basis for any person or organization shown in the Schedule of this endorsement that qualifies as an additional insured on this policy, this policy will apply solely on the basis required by such written agreement and Paragraph 4. Other Insurance of Section IV - Conditions will not apply. If the applicable written agreement does not specify on w hat basis the liability insurance will apply, the provisions of Paragraph 4. Other Insurance of Section IV - Conditions is excess over any other insurance available to the additional insured for which it is also covered as an additional insured by attachment of an endorsement to another policy providing coverage for the same "occurrence", claim or "suit".

### DESIGNATED INSURED FOR COVERED AUTOS LIABILITY COVERAGE

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" for Covered Autos Liability Coverage under the Who Is An Insured provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage Form.

#### SCHEDULE

Name Of Person(s) Or Organization(s):

As required by written contract

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

Each person or organization shown in the Schedule is an "insured" for Covered Autos Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured provision contained in Paragraph **A.1.** of Section **II** – Covered Autos Liability Coverage in the Business Auto and Motor Carrier Coverage Forms and Paragraph **D.2.** of Section **I** – Covered Autos Coverages of the Auto Dealers Coverage Form. Policy Number: AS2-641-444950-040 Issued by: Liberty Mutual Fire Insurance Company

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

#### **DESIGNATED INSURED - NONCONTRIBUTING**

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM MOTOR CARRIERS COVERAGE FORM TRUCKERS COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by this endorsement.

This endorsement identifies person(s) or organization(s) who are "insureds" under the Who Is An Insured Provision of the Coverage Form. This endorsement does not alter coverage provided in the Coverage form.

#### Schedule

#### Name of Person(s) or Organizations(s):

Any person or organization where the Named Insured has agreed by written contract to include such person or organization

#### **Regarding Designated Contract or Project:**

Any

Each person or organization shown in the Schedule of this endorsement is an "insured" for Liability Coverage, but only to the extent that person or organization qualifies as an "insured" under the Who Is An Insured Provision contained in Section II of the CoverageForm.

The following is added to the **Other Insurance Condition:** 

**If** you have agreed in a written agreement that this policy will be primary and without right of contribution from any insurance in force for an Additional Insured for liability arising out of your operations, and the agreement was executed prior to the "bodily injury" or "property damage", then this insurance will be primary and we will not seek contribution from such insurance.

### WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

#### COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

#### SCHEDULE

Name Of Person Or Organization: As required by written contract or agreement

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

# The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us of Section IV – Conditions:

We waive any right of recovery we may have against the person or organization shown in the Schedule above because of payments we make for injury or damage arising out of your ongoing operations or "your work" done un der a contract with that person or organization and included in the "productscompleted operations hazard". This waiver applies only to the person or organization shown in the Schedule above.

### WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US (WAIVER OF SUBROGATION)

This endorsement modifies insurance provided under the following:

AUTO DEALERS COVERAGE FORM BUSINESS AUTO COVERAGE FORM MOTOR CARRIER COVERAGE FORM

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

#### SCHEDULE

#### Name(s) Of Person(s) Or Organization(s):

Any person or organization for whom you perform work under a written contract of the contract requires you to obtain this agreement from us but only if the contract is executed prior to the injury or damage occurring.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

The **Transfer Of Rights Of Recovery Against Others To Us** condition does not apply to the person(s) or organization(s) shown in the Schedule, but only to the extent that subrogation is waived prior to the "accident" or the "loss" under a c ontract with that person or organization.

#### WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

Where required by contract or written agreement prior to loss.

Issued by:Liberty Insurance Corporation

For attachment to Policy No WA7-64D-444950-010 \$

Effective Date 06/01/2020

Premium

Issued to:HDR Engineering, Inc.

WC 00 03 13 Ed. 4/1/1984 © 1983 National Council on Compensation Insurance, Inc.

Page 1 of 1

#### NOTICE OF CANCELLATION OR MATERIAL REDUCTION IN COVERAGE TO THIRD PARTIES

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE PART MOTOR CARRIER COVERAGE PART GARAGE COVERAGE PART TRUCKERS COVERAGE PART EXCESS AUTOMOBILE LIABILITY INDEMNITY COVERAGE PART SELF-INSURED TRUCKER EXCESS LIABILITY COVERAGE PART COMMERCIAL GENERAL LIABILITY COVERAGE PART EXCESS COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART LIQUOR LIABILITY COVERAGE PART COMMERCIAL LIABILITY – UMBRELLA COVERAGE FORM

Schedule						
Name of Other Person(s) / Organization(s):	Email Address or mailing address:	Number Days Notice:				
Per Schedule on File		30				

- A. If we cancel this policy for any reason other than nonpayment of premium, or make a material reduction in coverage, we will notify the persons or organizations shown in the Schedule above. We will send notice to the email or mailing address listed above at least 10 days, or the number of days listed above, if any, before the cancellation becomes effective. In no event does the notice to the third party exceed the notice to the first named insured.
- B. This advance notification of a pending cancellation or material reduction of coverage is intended as a courtesy only. Our failure to provide such advance notification will not extend the policy cancellation date nor negate cancellation of the policy.

All other terms and conditions of this policy remain unchanged.

#### NOTICE OF CANCELLATION OR MATERIAL REDUCTION IN COVERAGE TO THIRD PARTIES

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Schedule						
Name of Other Person(s) / Organization(s):	Email Address or mailing address:	Number Days Notice:				
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#### NOTICE OF MATERIAL CHANGE

We will not make changes that reduce the insurance afforded by this policy until written notice of such reduction has been delivered to those scheduled below at least <u>30</u> days before the effective date of the material change to the insurance afforded by this policy.

Our failure to provide notice under this endorsement will not affect the validity of the changes except as it relates to the person or organization listed below.

NAME

**ADDRESS** 

As required by written contract or written agreement

In no event will the notification be less than the minimum days required for notification by state statute. Notification will be provided to all parties in a manner as required by state statute, if any.

This endorsement is executed by the Liberty Insurance Corporation Premium:

Effective Date: 06/01/2020 Expiration Date 06/01/2021 For

attachment to Policy No: WA7-64D-444950-010

Countersigned by\_

Authorized Representative End.

Serial No.

WC 99 20 15 Page 1 of 1 Ed. 09/01/2010

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(Ed. 12-16)

#### NOTICE OF CANCELLATION TO THIRD PARTIES

- A. If we cancel this policy for any reason other than nonpayment of premium, we will notify the persons or organizations shown in the Schedule below by email as soon as practical after notifying the first Named Insured.
- B. This advance email notification of a pending cancellation of coverage is intended as a courtesy only. Our failure to provide such advance notification will not extend the policy cancellation date nor negate cancellation of the policy.

Schedule Name of Other Person(s) / Organization(s): As required by written contract or agreement

30 Days

All other terms and conditions of this policy remain unchanged.

Issued by Liberty Insurance Corporation

For attachment to Policy No. WA7-64D-444950-010 Effective Date

06/01/2020 Premium \$

Issued to HDR Engineering, Inc.

SPOKANE Agenda Shee	t for City Council	Meeting of:	Date Rec	′d	6/18/2020
06/29/2020			Clerk's Fi	le #	OPR 2020-0549
			Renews #	ŧ	
Submitting Dept	GRANTS & CONTRAC	T MGMT	Cross Ref	f #	
Contact Name/Phone	SALLY STOPHER	X 6032	Project #		
Contact E-Mail	SSTOPHER@SPOKAN	ECITY.ORG	Bid #		
Agenda Item Type	Contract Item		Requisitio	on #	
Agenda Item Name	0430 - GRANTS - DEF	PARTMENT OF CO			CONTRACT
Response.					
	elated? YES	Budget Ad	ccount		
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### **Briefing Paper**

### **Finance and Administration**

Division & Department:	Finance					
Subject:	Department of Commerce CARES ACT contract					
Date:	06/8/2019					
Contact (email & phone):	Sally Stopher sstopher@spokanecity.org 625-6032					
City Council Sponsor:	Candace Mumm					
Executive Sponsor:						
Committee(s) Impacted:	Finance Committee					
Type of Agenda item:	□ Consent □ Discussion □ Strategic Initiative					
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)						
Strategic Initiative:						
Deadline:						
Outcome: (deliverables, delivery duties, milestones to meet)	Contract to receive \$6,600,000 in revenue for reimbursement of eligible expenditures related to COVID response					
	Executive Summary: Contract to receive \$6,600,000 in revenue for reimbursement of eligible expenditures related to COVID response					
Budget Impact:						
Approved in current year budg						
Annual/Reoccurring expenditu	-					
If new, specify funding source: Transfer of budget capacity from ITSD to Purchasing Other budget impacts: (revenue generating, match requirements, etc.) None						
Operations Impact:	פ צפוופומנוווצ, ווומנכוו ופקטוופווופוונג, פנכ.) ווסוופ					
Consistent with current operat	ions/policy? ⊠Yes □No □N/A					
Requires change in current operation						
Specify changes required:						
Known challenges/barriers:						

### **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date:	Type of expenditure:	Goods 🔘	Services O
Department:			
Approving Supervisor:			
Amount of Proposed Exp	enditure:		
Funding Source:			
Please verify correct fundon one funding source.	ding sources. Please ind	cate breakdow	n if more than
Why is this expenditure ne	cessary now?		
What are the impacts if ex	penses are deferred?		
What alternative resource	s have been considered?		
Description of the goods o	r service and any addition	al information?	
Person Submitting Form,	/Contact:		
FINANCE SIGNATURE:	CIT	Y ADMINISTRA	TOR SIGNATURE:



### **Interagency Agreement with**

City of Spokane

through

### the Coronavirus Relief Fund for Local Governments

### For

Costs incurred due to the public health emergency with respect to the Coronavirus Disease 2019 (COVID-19) during the period of March 1, 2020 thru October 31, 2020.

Start date: March 1, 2020

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#### FACE SHEET

#### Washington State Department of Commerce Local Government Division Community Capital Facilities Unit Coronavirus Relief Fund for Local Governments

1 Contractor					
1. Contractor		2. Contractor Doing Business As (optional)			
City of Spokane					
801 W Spokane Falls Blvd					
Spokane, Washington 99201					
3. Contractor Representati	ve	4. COMMERCE Representative			
Sally Stopher		Katrina Perez P.O. Box 42525			
Director of Grants, Contracts	Project Manager		1011 Plum Street SE		
(509) 625-6032	(360) 688-6127 Olympia, WA 98504-2525				
sstopher@spokanecity.org		Fax 360-586-5880			
sere hier @spontation.jusig		Katrina.Perez@commerce.wa.gov			
5. Contract Amount	6. Funding Source	I	7. Start Date		8. End Date
\$6,660,000.00	Federal: X State: Other: N	N/A:	March 1, 2020		October 31, 2020
9. Federal Funds (as applic	able) Federal Agency:	CFDA Nur	nber: Ind	irect R	ate (if applicable):
\$6,660,000.00	US Dept. of the Treasur	ry 21.019	10.00%		
10. Tax ID #	11. SWV #	12. UBI #		13. DUNS #	
XXXXXXXXXXXXXXX	SWV0003387-09	999999999		N/A	
	5 1 10005387-07				
14. Contract Purpose					
To provide funds for costs in	curred due to the public health en	nergency with respe	ct to the Coronav	irus Dis	sease 2019 (COVID-19)
		al invoices must be received by November 15, 2020.			
6 1			,		-)
15. Signing Statement					
COMMERCE, defined as the	Department of Commerce, and the	ne Contractor, as def	ined above, ackno	wledge	e and accept the terms of
	its and have executed this Contra				
	hts and obligations of both partie				
	ed by reference: Attachment "A"				
	achment "D" – A-19 Activity Rep			•	-
FOR CONTRACTOR		FOR COMMERCE			
Nadine Woodward, Mayor		Mark K. Barkley, Assistant Director, Local Government Division			
Ivadine woodward, iviayor		Wark R. Barkley, Assistant Director, Locar Government Division			
Date		Date			
		APPROVED AS TO FORM ONLY BY ASSISTANT ATTORNEY GENERAL 05-01-2020. APPROVAL ON FILE.			

#### SPECIAL TERMS AND CONDITIONS INTERAGENCY AGREEMENT FEDERAL FUNDS

#### 1. AUTHORITY

COMMERCE and Contractor enter into this Contract pursuant to the authority granted by the Interlocal Cooperation Act, Chapter 39.34 RCW.

#### 2. ACKNOWLEDGMENT OF FEDERAL FUNDS

Funds under the Contract are made available and are subject to Section 601(a) of the Social Security Act, as amended by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act (CARES Act), and Title V and VI of the CARES Act.

The Contractor agrees that any publications (written, visual, or sound) but excluding press releases, newsletters, and issue analyses, issued by the Contractor describing programs or projects funded in whole or in part with federal funds under this Contract, shall contain the following statements:

"This project was supported by a grant awarded by US Department of the Treasury. Points of view in this document are those of the author and do not necessarily represent the official position or policies of the US Department of the Treasury. Grant funds are administered by the Local Government Coronavirus Relief Fund thru the Washington State Department of Commerce."

#### 3. CONTRACT MANAGEMENT

The Representative for each of the parties shall be responsible for and shall be the contact person for all communications and billings regarding the performance of this Contract.

The Representative for COMMERCE and their contact information are identified on the Face Sheet of this Contract.

The Representative for the Contractor and their contact information are identified on the Face Sheet of this Contract.

#### 4. <u>COMPENSATION</u>

COMMERCE shall pay an amount not to exceed the contract amount listed on the Face Sheet for the performance of all things necessary for or incidental to the performance of work under this Contract as set forth in the Scope of Work (Attachment A).

#### 5. EXPENSES

Contractor shall receive reimbursement for allowable expenses as identified in the Scope of Work (Attachment A) or as authorized in advance by COMMERCE as reimbursable.

Travel expenses may include airfare (economy or coach class only), other transportation expenses, and lodging and subsistence necessary during periods of required travel. Contractor shall receive compensation for travel expenses at current state travel reimbursement rates.

#### 6. INDIRECT COSTS

Contractor shall provide their indirect cost rate that has been negotiated between their entity and the federal government. If no such rate exists a *de minimis* indirect cost rate of 10% of modified total direct costs (MTDC) will be used.

#### 7. BILLING PROCEDURES AND PAYMENT

COMMERCE shall reimburse the Contractor for eligible Project expenditures, up to the maximum payable under this Contract. When requesting reimbursement for expenditures made, Contractor shall submit all Invoice Vouchers and any required documentation electronically through COMMERCE's Contracts Management System (CMS), which is available through the Secure Access Washington (SAW) portal. If the Contractor has constraints preventing access to COMMERCE's online A-19 portal, a hard copy A-19 form may be provided by the COMMERCE Project Manager upon request.

#### SPECIAL TERMS AND CONDITIONS INTERAGENCY AGREEMENT FEDERAL FUNDS

The voucher must be certified by an official of the Contractor with authority to bind the Contractor. The final voucher shall be submitted to COMMERCE no later than November 15, 2020.

COMMERCE will pay Contractor upon acceptance of services provided and receipt of properly completed invoices, which shall be submitted to the Representative for COMMERCE not more often than monthly.

The invoices shall describe and document, to COMMERCE's satisfaction, reimbursable expenditures as set forth under the Scope of Work (Attachment A) and Budget & Invoicing (Attachment B). The invoice shall include the Contract Number as stated on the Face Sheet.

Each voucher must be accompanied by an A-19 Certification (Attachment C) and A-19 Activity Report (Attachment D). The A-19 Certification must be certified by an authorized party of the Contractor to certify and attest all expenditures submitted on the voucher are in compliance with the United States Treasury Coronavirus Relief Fund ("Fund") Guidance for State, Territorial, Local, and Tribal Governments:

#### https://home.treasury.gov/system/files/136/Coronavirus-Relief-Fund-Guidance-for-State-Territorial-Localand-Tribal-Governments.pdf

The A-19 Activity Report must be submitted which describes, in Excel spreadsheet and narrative form, a detailed breakdown of the expenditures within each applicable budget sub-category identified in the voucher, as well as a report of expenditures to date. COMMERCE will not release payment for any reimbursement request received unless and until the A-19 Certification and A-19 Activity Report is received. After approving the Invoice Voucher, A-19 Certification and Activity Report, COMMERCE shall promptly remit a warrant to the Contractor.

Payment shall be considered timely if made by COMMERCE within thirty (30) calendar days after receipt of properly completed invoices. Payment shall be sent to the address designated by the Contractor.

COMMERCE may, in its sole discretion, terminate the Contract or withhold payments claimed by the Contractor for services rendered if the Contractor fails to satisfactorily comply with any term or condition of this Contract.

No payments in advance or in anticipation of services or supplies to be provided under this Agreement shall be made by COMMERCE.

#### **Duplication of Billed Costs**

The Contractor shall not bill COMMERCE for services performed under this Agreement, and COMMERCE shall not pay the Contractor, if the Contractor is entitled to payment or has been or will be paid by any other source, including grants, for that service.

#### Disallowed Costs

The Contractor is responsible for any audit exceptions or disallowed costs incurred by its own organization or that of its subcontractors.

Should the Contractor be found to spent funds inconsistent with federal laws, rules, guidelines, or otherwise inappropriately, it is the responsibility of the Contractor to reimburse Commerce for any amount spent on disallowed costs.

#### 8. <u>AUDIT</u>

Contractor shall maintain internal controls providing reasonable assurance it is managing federal awards in compliance with laws, regulations, and provisions of contracts or grant agreements that could have a material effect on each of its federal programs; and prepare appropriate financial statements, including a schedule of expenditures of federal awards.

If the Contractor is a subrecipient and expends \$750,000 or more in federal awards from any and/or all sources in any fiscal year, the Contractor shall procure and pay for a single audit or a program-specific audit for that fiscal year. Upon completion of each audit, the Contractor shall:

#### SPECIAL TERMS AND CONDITIONS INTERAGENCY AGREEMENT FEDERAL FUNDS

- A. Submit to COMMERCE the reporting package specified in OMB Super Circular 2 CFR 200.501, reports required by the program-specific audit guide (if applicable), and a copy of any management letters issued by the auditor.
- B. Submit to COMMERCE follow-up and developed corrective action plans for all audit findings.

If the Contractor is a subrecipient and expends less than \$750,000 in federal awards from any and/or all sources in any fiscal year, the Contractor shall notify COMMERCE they did not meet the single audit requirement.

The Contractor shall send all single audit documentation to auditreview@commerce.wa.gov.

#### 9. DEBARMENT

- **A.** Contractor, defined as the primary participant and it principals, certifies by signing these General Terms and Conditions that to the best of its knowledge and belief that they:
  - i. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency.
  - ii. Have not within a three-year period preceding this Contract, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public or private agreement or transaction, violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice;
  - Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of federal Executive Order 12549; and
  - iv. Have not within a three-year period preceding the signing of this Contract had one or more public transactions (Federal, State, or local) terminated for cause of default.
- **B.** Where the Contractor is unable to certify to any of the statements in this Contract, the Contractor shall attach an explanation to this Contract.
- **C.** The Contractor agrees by signing this Contract that it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by COMMERCE.
- D. The Contractor further agrees by signing this Contract that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," as follows, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions:

#### LOWER TIER COVERED TRANSACTIONS

- i. The lower tier Contractor certifies, by signing this Contract that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- ii. Where the lower tier Contractor is unable to certify to any of the statements in this Contract, such contractor shall attach an explanation to this Contract.
- E. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, person, primary covered transaction, principal, and voluntarily excluded, as used in this section, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact COMMERCE for assistance in obtaining a copy of these regulations.

#### 10. <u>LAWS</u>

The Contractor shall comply with all applicable laws, ordinances, codes, regulations, and policies of local, state, and federal governments, as now or hereafter amended, including, but not limited to:
#### United States Laws, Regulations and Circulars (Federal)

Contractor shall comply with Uniform Administrative Requirements, Cost Principles, and Audit Requirement for Federal Award, 2 CFR 200, Subpart F – Audit Requirements.

Contractor shall comply with the applicable requirements of 2 CFR Part 200, including any future amendments to 2 CFR Part 200, and any successor or replacement Office of Management and Budget (OMB) Circular or regulation.

Contractor shall comply with Omnibus Crime Control and Safe streets Act of 1968, Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act of 1990, Title IX of the Education Amendments of 1972, The Age Discrimination Act of 1975, and The Department of Justice Non-Discrimination Regulations, 28 C.F.R. Part 42, Subparts C.D.E. and G, and 28 C.F.R. Part 35 and 39.

#### 11. ORDER OF PRECEDENCE

In the event of an inconsistency in this Contract, the inconsistency shall be resolved by giving precedence in the following order:

- Applicable federal and state of Washington statutes and regulations
- Special Terms and Conditions
- General Terms and Conditions
- Attachment A Scope of Work
- Attachment B Budget & Invoicing
- Attachment C A-19 Certification
- Attachment D A-19 Activity Report

#### 1. **DEFINITIONS**

As used throughout this Contract, the following terms shall have the meaning set forth below:

- A. "Authorized Representative" shall mean the Director and/or the designee authorized in writing to act on the Director's behalf.
- B. "COMMERCE" shall mean the Department of Commerce.
- C. "Contract" or "Agreement" means the entire written agreement between COMMERCE and the Contractor, including any attachments, documents, or materials incorporated by reference. E-mail or facsimile transmission of a signed copy of this contract shall be the same as delivery of an original.
- D. "Contractor" shall mean the entity identified on the face sheet performing service(s) under this Contract, and shall include all employees and agents of the Contractor.
- E. "Personal Information" shall mean information identifiable to any person, including, but not limited to, information that relates to a person's name, health, finances, education, business, use or receipt of governmental services or other activities, addresses, telephone numbers, social security numbers, driver license numbers, other identifying numbers, and any financial identifiers.
- F. "State" shall mean the state of Washington.
- G. "Subcontractor" shall mean one not in the employment of the Contractor, who is performing all or part of those services under this Contract under a separate contract with the Contractor. The terms "subcontractor" and "subcontractors" mean subcontractor(s) in any tier.

#### 2. ALL WRITINGS CONTAINED HEREIN

This Contract contains all the terms and conditions agreed upon by the parties. No other understandings, oral or otherwise, regarding the subject matter of this Contract shall be deemed to exist or to bind any of the parties hereto.

#### 3. AMENDMENTS

This Contract may be amended by mutual agreement of the parties. Such amendments shall not be binding unless they are in writing and signed by personnel authorized to bind each of the parties.

#### 4. ASSIGNMENT

Neither this Contract, work thereunder, nor any claim arising under this Contract, shall be transferred or assigned by the Contractor without prior written consent of COMMERCE.

#### 5. CONFIDENTIALITY AND SAFEGUARDING OF INFORMATION

- A. "Confidential Information" as used in this section includes:
  - i. All material provided to the Contractor by COMMERCE that is designated as "confidential" by COMMERCE;
  - ii. All material produced by the Contractor that is designated as "confidential" by COMMERCE; and
  - iii. All personal information in the possession of the Contractor that may not be disclosed under state or federal law.
- B. The Contractor shall comply with all state and federal laws related to the use, sharing, transfer, sale, or disclosure of Confidential Information. The Contractor shall use Confidential Information solely for the purposes of this Contract and shall not use, share, transfer, sell or disclose any Confidential Information to any third party except with the prior written consent of COMMERCE or as may be required by law. The Contractor shall take all necessary steps to assure that Confidential Information is safeguarded to prevent unauthorized use, sharing, transfer, sale or disclosure of Confidential Information or violation of any state or federal laws related thereto. Upon request, the Contractor shall provide COMMERCE with its policies and procedures on confidentiality.

COMMERCE may require changes to such policies and procedures as they apply to this Contract whenever COMMERCE reasonably determines that changes are necessary to prevent unauthorized disclosures. The Contractor shall make the changes within the time period specified by COMMERCE. Upon request, the Contractor shall immediately return to COMMERCE any Confidential Information that COMMERCE reasonably determines has not been adequately protected by the Contractor against unauthorized disclosure.

**C.** Unauthorized Use or Disclosure. The Contractor shall notify COMMERCE within five (5) working days of any unauthorized use or disclosure of any confidential information, and shall take necessary steps to mitigate the harmful effects of such use or disclosure.

#### 6. <u>COPYRIGHT</u>

Unless otherwise provided, all Materials produced under this Contract shall be considered "works for hire" as defined by the U.S. Copyright Act and shall be owned by COMMERCE. COMMERCE shall be considered the author of such Materials. In the event the Materials are not considered "works for hire" under the U.S. Copyright laws, the Contractor hereby irrevocably assigns all right, title, and interest in all Materials, including all intellectual property rights, moral rights, and rights of publicity to COMMERCE effective from the moment of creation of such Materials.

"Materials" means all items in any format and includes, but is not limited to, data, reports, documents, pamphlets, advertisements, books, magazines, surveys, studies, computer programs, films, tapes, and/or sound reproductions. "Ownership" includes the right to copyright, patent, register and the ability to transfer these rights.

For Materials that are delivered under the Contract, but that incorporate pre-existing materials not produced under the Contract, the Contractor hereby grants to COMMERCE a nonexclusive, royalty-free, irrevocable license (with rights to sublicense to others) in such Materials to translate, reproduce, distribute, prepare derivative works, publicly perform, and publicly display. The Contractor warrants and represents that the Contractor has all rights and permissions, including intellectual property rights, moral rights and rights of publicity, necessary to grant such a license to COMMERCE.

The Contractor shall exert all reasonable effort to advise COMMERCE, at the time of delivery of Materials furnished under this Contract, of all known or potential invasions of privacy contained therein and of any portion of such document which was not produced in the performance of this Contract. The Contractor shall provide COMMERCE with prompt written notice of each notice or claim of infringement received by the Contractor with respect to any Materials delivered under this Contract. COMMERCE shall have the right to modify or remove any restrictive markings placed upon the Materials by the Contractor.

#### 7. DISPUTES

In the event that a dispute arises under this Agreement, it shall be determined by a Dispute Board in the following manner: Each party to this Agreement shall appoint one member to the Dispute Board. The members so appointed shall jointly appoint an additional member to the Dispute Board. The Dispute Board shall review the facts, Agreement terms and applicable statutes and rules and make a determination of the dispute. The Dispute Board shall thereafter decide the dispute with the majority prevailing. The determination of the Dispute Board shall be final and binding on the parties hereto. As an alternative to this process, either of the parties may request intervention by the Governor, as provided by RCW 43.17.330, in which event the Governor's process will control.

#### 8. GOVERNING LAW AND VENUE

This Contract shall be construed and interpreted in accordance with the laws of the state of Washington, and any applicable federal laws, and the venue of any action brought hereunder shall be in the Superior Court for Thurston County.

#### 9. INDEMNIFICATION

Each party shall be solely responsible for the acts of its employees, officers, and agents.

#### 10. LICENSING, ACCREDITATION AND REGISTRATION

The Contractor shall comply with all applicable local, state, and federal licensing, accreditation and registration requirements or standards necessary for the performance of this Contract.

#### 11. RECAPTURE

In the event that the Contractor fails to perform this Contract in accordance with state laws, federal laws, and/or the provisions of this Contract, COMMERCE reserves the right to recapture funds in an amount to compensate COMMERCE for the noncompliance in addition to any other remedies available at law or in equity.

Repayment by the Contractor of funds under this recapture provision shall occur within the time period specified by COMMERCE. In the alternative, COMMERCE may recapture such funds from payments due under this Contract.

#### 12. <u>RECORDS MAINTENANCE</u>

The Contractor shall maintain books, records, documents, data and other evidence relating to this contract and performance of the services described herein, including but not limited to accounting procedures and practices that sufficiently and properly reflect all direct and indirect costs of any nature expended in the performance of this contract.

The Contractor shall maintain records that identify, in its accounts, all federal awards received and expended and the federal programs under which they were received, by Catalog of Federal Domestic Assistance (CFDA) title and number, award number and year, name of the federal agency, and name of the pass-through entity.

The Contractor shall retain such records for a period of six (6) years following the date of final payment. At no additional cost, these records, including materials generated under the contract, shall be subject at all reasonable times to inspection, review or audit by COMMERCE, personnel duly authorized by COMMERCE, the Office of the State Auditor, and federal and state officials so authorized by law, regulation or agreement.

If any litigation, claim or audit is started before the expiration of the six (6) year period, the records shall be retained until all litigation, claims, or audit findings involving the records have been resolved.

#### 13. SAVINGS

In the event funding from state, federal, or other sources is withdrawn, reduced, or limited in any way after the effective date of this Contract and prior to normal completion, COMMERCE may suspend or terminate the Contract under the "Termination for Convenience" clause, without the ten calendar day notice requirement. In lieu of termination, the Contract may be amended to reflect the new funding limitations and conditions.

#### 14. SEVERABILITY

The provisions of this contract are intended to be severable. If any term or provision is illegal or invalid for any reason whatsoever, such illegality or invalidity shall not affect the validity of the remainder of the contract.

#### 15. SUBCONTRACTING

The Contractor may only subcontract work contemplated under this Contract if it obtains the prior written approval of COMMERCE.

If COMMERCE approves subcontracting, the Contractor shall maintain written procedures related to subcontracting, as well as copies of all subcontracts and records related to subcontracts. For cause, COMMERCE in writing may: (a) require the Contractor to amend its subcontracting procedures as they

relate to this Contract; (b) prohibit the Contractor from subcontracting with a particular person or entity; or (c) require the Contractor to rescind or amend a subcontract.

Every subcontract shall bind the Subcontractor to follow all applicable terms of this Contract. Contractor shall incorporate 2 CFR Part 200, Subpart F audit requirements into all subcontracts. The Contractor is responsible to COMMERCE if the Subcontractor fails to comply with any applicable term or condition of this Contract. The Contractor shall appropriately monitor the activities of the Subcontractor to assure fiscal conditions of this Contract. In no event shall the existence of a subcontract operate to release or reduce the liability of the Contractor to COMMERCE for any breach in the performance of the Contractor's duties.

Every subcontract shall include a term that COMMERCE and the State of Washington are not liable for claims or damages arising from a Subcontractor's performance of the subcontract.

#### 16. SURVIVAL

The terms, conditions, and warranties contained in this Contract that by their sense and context are intended to survive the completion of the performance, cancellation or termination of this Contract shall so survive.

#### 17. TERMINATION FOR CAUSE

In the event COMMERCE determines the Contractor has failed to comply with the conditions of this contract in a timely manner, COMMERCE has the right to suspend or terminate this contract. Before suspending or terminating the contract, COMMERCE shall notify the Contractor in writing of the need to take corrective action. If corrective action is not taken within 30 calendar days, the contract may be terminated or suspended.

In the event of termination or suspension, the Contractor shall be liable for damages as authorized by law including, but not limited to, any cost difference between the original contract and the replacement or cover contract and all administrative costs directly related to the replacement contract, e.g., cost of the competitive bidding, mailing, advertising and staff time.

COMMERCE reserves the right to suspend all or part of the contract, withhold further payments, or prohibit the Contractor from incurring additional obligations of funds during investigation of the alleged compliance breach and pending corrective action by the Contractor or a decision by COMMERCE to terminate the contract. A termination shall be deemed a "Termination for Convenience" if it is determined that the Contractor: (1) was not in default; or (2) failure to perform was outside of his or her control, fault or negligence.

The rights and remedies of COMMERCE provided in this contract are not exclusive and are in addition to any other rights and remedies provided by law.

#### 18. TERMINATION FOR CONVENIENCE

Except as otherwise provided in this Contract, COMMERCE may, by ten (10) business days written notice, beginning on the second day after the mailing, terminate this Contract, in whole or in part. If this Contract is so terminated, COMMERCE shall be liable only for payment required under the terms of this Contract for services rendered or goods delivered prior to the effective date of termination.

#### 19. TERMINATION PROCEDURES

Upon termination of this contract, COMMERCE, in addition to any other rights provided in this contract, may require the Contractor to deliver to COMMERCE any property specifically produced or acquired for the performance of such part of this contract as has been terminated. The provisions of the "Treatment of Assets" clause shall apply in such property transfer.

COMMERCE shall pay to the Contractor the agreed upon price, if separately stated, for completed work and services accepted by COMMERCE, and the amount agreed upon by the Contractor and COMMERCE for (i) completed work and services for which no separate price is stated, (ii) partially completed work and services, (iii) other property or services that are accepted by COMMERCE, and (iv) the protection and preservation of property, unless the termination is for default, in which case the Authorized Representative shall determine the extent of the liability of COMMERCE. Failure to agree

with such determination shall be a dispute within the meaning of the "Disputes" clause of this contract. COMMERCE may withhold from any amounts due the Contractor such sum as the Authorized Representative determines to be necessary to protect COMMERCE against potential loss or liability.

The rights and remedies of COMMERCE provided in this section shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

After receipt of a notice of termination, and except as otherwise directed by the Authorized Representative, the Contractor shall:

- A. Stop work under the contract on the date, and to the extent specified, in the notice;
- **B.** Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the work under the contract that is not terminated;
- **C.** Assign to COMMERCE, in the manner, at the times, and to the extent directed by the Authorized Representative, all of the rights, title, and interest of the Contractor under the orders and subcontracts so terminated, in which case COMMERCE has the right, at its discretion, to settle or pay any or all claims arising out of the termination of such orders and subcontracts;
- **D.** Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, with the approval or ratification of the Authorized Representative to the extent the Authorized Representative may require, which approval or ratification shall be final for all the purposes of this clause;
- **E.** Transfer title to COMMERCE and deliver in the manner, at the times, and to the extent directed by the Authorized Representative any property which, if the contract had been completed, would have been required to be furnished to COMMERCE;
- **F.** Complete performance of such part of the work as shall not have been terminated by the Authorized Representative; and
- **G.** Take such action as may be necessary, or as the Authorized Representative may direct, for the protection and preservation of the property related to this contract, which is in the possession of the Contractor and in which the Authorized Representative has or may acquire an interest.

#### 20. WAIVER

Waiver of any default or breach shall not be deemed to be a waiver of any subsequent default or breach. Any waiver shall not be construed to be a modification of the terms of this Contract unless stated to be such in writing and signed by Authorized Representative of COMMERCE.

#### Scope of Work

This funding is made available under section 601(a) of the Social Security Act, as added by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act") and Section V and VI of the CARES Act, for costs incurred due to the public health emergency with respect to the Coronavirus Disease 2019 (COVID-19). Under the CARES Act, the Coronavirus Relief Fund may be used to cover costs that:

- 1. Are necessary expenditures incurred due to the public health emergency with respect to the Coronavirus Disease 2019 (COVID–19); AND
- 2. Are not accounted for in the budget most recently approved as of March 27, 2020 (the date of enactment of the CARES Act) for the State or government.

These funds may be used to reimburse for expenditures incurred during the period of March 1, 2020 thru Oct. 31, 2020. Please note: In order to ensure all funds have been fully utilized prior to the US Treasury's December 30, 2020 end date, the State of Washington must closeout contracts by October 31, 2020. All final requests for reimbursement must be received no later than November 15, 2020.

Expenditures must be used for necessary actions taken to respond to the public health emergency. These may include expenditures incurred to allow the local government to respond directly to the emergency, such as by addressing medical or public health needs, as well as expenditures incurred to respond to second-order effects of the emergency, such as by providing economic support to those suffering from employment or business interruptions due to COVID-19-related business closures.

Funds may not be used to fill shortfalls in government revenue to cover expenditures that would not otherwise qualify under the statute. Although a broad range of uses is allowed, revenue replacement is not a permissible use of Fund payments.

Payments may be used only to cover costs <u>not</u> accounted for in the budget most recently approved as of March 27, 2020. A cost meets this requirement if either:

- 1. The cost cannot lawfully be funded using a line item, allotment, or allocation within that budget; OR
- 2. The cost is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation.

The "most recently approved" budget is the enacted budget for the relevant fiscal period for the particular government. A cost is not considered to have been accounted for in a budget merely because it could be met using a budgetary stabilization fund, rainy day fund, or similar reserve account.

#### Allowable expenditures include, but are not limited to:

- 1. Medical expenses such as:
  - a. COVID-19-related expenses of public hospitals, clinics, and similar facilities.
  - b. Expenses of establishing temporary public medical facilities and other measures to increase COVID-19 treatment capacity, including related construction costs.
  - c. Costs of providing COVID-19 testing, including serological testing.
  - d. Emergency medical response expenses, including emergency medical transportation, related to COVID-19.
  - e. Expenses for establishing and operating public telemedicine capabilities for COVID-19-related treatment.
- 2. Public health expenses such as:

- a. Expenses for communication and enforcement by State, territorial, local, and Tribal governments of public health orders related to COVID-19.
- b. Expenses for acquisition and distribution of medical and protective supplies, including sanitizing products and personal protective equipment, for medical personnel, police officers, social workers, child protection services, and child welfare officers, direct service providers for older adults and individuals with disabilities in community settings, and other public health or safety workers in connection with the COVID-19 public health emergency.
- c. Expenses for disinfection of public areas and other facilities, e.g., nursing homes, in response to the COVID-19 public health emergency.
- d. Expenses for technical assistance to local authorities or other entities on mitigation of COVID-19-related threats to public health and safety.
- e. Expenses for public safety measures undertaken in response to COVID-19.
- f. Expenses for quarantining individuals.
- 3. Payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency.
- 4. Expenses of actions to facilitate compliance with COVID-19-related public health measures, such as:
  - a. Expenses for food delivery to residents, including, for example, senior citizens and other vulnerable populations, to enable compliance with COVID-19 public health precautions.
  - b. Expenses to facilitate distance learning, including technological improvements, in connection with school closings to enable compliance with COVID-19 precautions.
  - c. Expenses to improve telework capabilities for public employees to enable compliance with COVID-19 public health precautions.
  - d. Expenses of providing paid sick and paid family and medical leave to public employees to enable compliance with COVID-19 public health precautions.
  - e. COVID-19-related expenses of maintaining state prisons and county jails, including as relates to sanitation and improvement of social distancing measures, to enable compliance with COVID-19 public health precautions.
  - f. Expenses for care for homeless populations provided to mitigate COVID-19 effects and enable compliance with COVID-19 public health precautions.
- 5. Expenses associated with the provision of economic support in connection with the COVID-19 public health emergency, such as:
  - a. Expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures.
  - b. Expenditures related to a State, territorial, local, or Tribal government payroll support program.
  - c. Unemployment insurance costs related to the COVID-19 public health emergency if such costs will not be reimbursed by the federal government pursuant to the CARES Act or otherwise.
- 6. Any other COVID-19-related expenses reasonably necessary to the function of government that satisfy the Fund's eligibility criteria.

#### **Budget & Invoicing**

The Contractor shall determine the appropriate budget and use of funds within the following 6 budget categories and their sub-categories:

- 1. Medical
- 2. Public Health
- 3. Payroll
- 4. Actions to Comply with Public Health Measures
- 5. Economic Support
- 6. Other Covid-19 Expenses

The Contractor shall submit invoice reimbursement requests to the Commerce Representative using the Commerce Contract Management System's (CMS) Online A-19 Portal. Each reimbursement request must include:

- 1. A-19 Certification form An authorized party of the local government will certify each invoice (A19) submitted for reimbursement and attest that all incurred expenditures meet the US Treasury Department's guidance: <u>https://home.treasury.gov/system/files/136/Coronavirus-Relief-Fund-Guidance-for-State-Territorial-Local-and-Tribal-Governments.pdf</u>
- 2. A-19 Activity Report
- 3. A detailed breakdown of the expenditures incurred within each applicable budget sub-category on the A-19 Activity Report.

The A-19 Certification and Activity Report templates will be provided with the executed contract. The documents are included in Attachment C and Attachment D for reference.

Receipts and proof of payment for costs incurred do not need to be submitted with A-19s. All contractors are required to maintain accounting records in accordance with state and federal laws. Records must be sufficient to demonstrate the funds have been used in accordance with section 601(d) of the Social Security Act. Commerce reserves the right to audit any costs submitted for reimbursement. The Contractor shall comply with Commerce A-19 audits and provide the appropriate records upon request.



#### LOCAL GOVERNMENT CORONAVIRUS RELIEF FUNDS CERTIFICATION

I, <FIRST, LAST NAME>, am the <TITLE> of <LOCAL GOVERNMENT>, and I certify that:

- I have the authority and approval from the governing body on behalf of the Local Government to request reimbursement from the Department of Commerce (Commerce) per contract number <COMMERCE CONTRACT NUMBER> from the allocation of the Coronavirus Relief Fund as created in section 5001 of H.R.748, the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act") for eligible expenditures included on the corresponding A-19 invoice voucher for report period <REPORT PERIOD FROM A-19>.
- 2. I understand that as additional federal guidance becomes available, a contract amendment to the agreement between Commerce and the Local Government may become necessary.
- 3. I understand Commerce will rely on this certification as a material representation in processing this reimbursement.
- 4. I certify the use of funds submitted for reimbursement from the Coronavirus Relief Funds under this contract were used only to cover those costs that:
  - Are necessary expenditures incurred due to the public health emergency with respect to the Coronavirus Disease 2019 (COVID-19);
  - b. Were not accounted for in the budget most recently approved as of March 27, 2020; and
  - c. Were incurred during the period that begins on March 1, 2020, and ends on October 31, 2020.
- 5. I understand the use of funds pursuant to this certification must adhere to official federal guidance issued or to be issued on what constitutes a necessary expenditure. We have reviewed the guidance established by U.S. Department of the Treasury<sup>1</sup> and certify costs meet the required guidance. Any funds expended by the Local Government or its subcontractor(s) in any manner that does not adhere to official federal guidance shall be returned to the State of Washington.

Footnote:

1 - Guidance available at https://home.treasury.gov/system/files/136/Coronavirus-Relief-Fund-Guidance-for-State-Territorial-Local-and-Tribal-Governments.pdf (4/30/2020)

6.	I understand the Local Government receiving funds pursuant to this certification shall retain documentation of all uses of the funds, including but not limited to invoices and/or sales receipts in a manner consistent with §200.333 <i>Retention requirements for</i>
	records of 2 CFR Part 200 Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance). Such documentation shall be produced to Commerce upon request and may be subject to audit by the State Auditor.
7.	I understand any funds provided pursuant to this certification cannot be used as a revenue replacement for lower than expected tax or other revenue collections.
8.	I understand funds received pursuant to this certification cannot be used for expenditures for which the Local Government has received any other emergency COVIE 19 supplemental funding (whether state, federal or private in nature) for that same expense.
Loorti	fy that I have read the above certification and my statements contained herein are true
	prrect to the best of my knowledge.
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CRF A-19 Activity Report INSTRUCTIONS

#### INSTRUCTIONS:

A completed CRF A-19 Certification and Activity Report must be submitted with each A-19 reimbursement request. The A-19 Activity Report must be submitted as an Excel spreadsheet, not a PDF. You must also include a detailed breakdown of the individual expenditures reported in **Column F** for each applicable sub-category included on the A-19 Activity Report.

There are 6 primary budget categories;

- 1. Medical Expenses
- 2. Public Health Expenses
- 3. Payroll expenses for public employees dedicated to COVID-19
- 4. Expenses to facilitate compliance with COVID-19-measures
- 5. Economic Supports
- 6. Other COVID-19 Expenses

Each primary budget category includes sub-categories and provides an option to add <u>"other" sub-categories</u> not listed.

Follow the below instructions when completing the A-19 Activity Report:

- 1 REPORT PERIOD Enter the report period into Cell D1 of the A-19 Activity Report.
  - a This should match the report period entered on the corresponding A-19.
  - b Report period should include MM/YY to MM/YYYY, i.e. 03/20, March 2020, 03/2020, etc.
- 2 COLUMN E Enter the total amount of all previous reimbursement requests submitted to Commerce for each applicable sub-category.
- 3 COLUMN F Enter the total amount being requested in the current reimbursement request for each applicable sub-category.
- 4 COLUMN H: USE OF FUNDS You must include a general description of the use of the funds being requested for each applicable sub-category. Keep descriptions as concise as possible, but include adequate context to demonstrate how these funds helped address the COVID-19 emergency. If applicable, please consider:
  - a Providing a brief description of the specific activities performed.
  - b Identifying specific populations served.
  - c Identifying specific programs created or utilized.
  - d Including any known or intended outcomes, results, or community impacts.
- 5 OTHER SUB-CATEGORIES Budget categories 1-5 include a placeholder to add an additional sub-category if necessary.
  - a Enter a Title for other expenses added within the appropriate budget category.
  - b Enter titles into Cells: D10, D19, D27, D36, and D41.
  - c There is only one "other" placeholder in each budget category section. Please combine multiple "other" subcategories added to the same budget category.
- 6 OTHER BUDGET CATEGORIES Budget category 6 is where you should include any eligible expenditures that don't fall under budget categories 1-5.
  - a Enter a Title for these "other" expenses within budget category 6.
  - b Enter titles into Cells D44 D48.
  - c There are only 5 entry fields available within Budget Category 6.

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SPOKANE Agenda Sheet	Date Rec'd	6/18/2020	
06/29/2020	Clerk's File #	OPR 2020-0550	
		Renews #	
Submitting Dept	HOUSING & HUMAN SERVICES	Cross Ref #	
<b>Contact Name/Phone</b>	MATT DAVIS 625-6185	Project #	
Contact E-Mail	MRDAVIS@SPOKANECITY.ORG	Bid #	
Agenda Item Type	Contract Item	Requisition #	
Agenda Item Name	1680 - COVID-19 SUPPLEMENTAL ESG-CV AWARD APPROVAL		

## Agenda Wording

CHHS is requesting permission to accept \$991,359 in Emergency Solutions Grant - Coronavirus (ESG-CV) funding from the U.S. Department of Housing and Urban Development and approval to subaward funds to eligible organizations through the COVID-19 RFP.

## Summary (Background)

The CARES Act was signed on March 27, 2020 to help the support the response to the novel coronavirus outbreak. These special ESG-CV funds are to be used to prevent, prepare for, and respond to the coronavirus pandemic among individuals and families who are homeless or receiving homeless assistance; and to support additional homeless assistance and homelessness prevention activities to mitigate the impacts of COVID-19. An SBO will be completed for the funding and see attached for furher detail.

Fiscal Impact Grant r		YES	Budget Account			
Public	: Works?	NO				
\$ 991,359.00		# 1540-95588-99999-3311	# 1540-95588-99999-33114-99999			
991,359.00			# 1540-95588-654XX-5XX	XX-99999		
			#			
\$			#	#		
Approvals		<b>Council Notification</b>	Council Notifications			
Dept Head SIGLER, TIMOTHY		Study Session\Other	PIES - 6.22.20			
Division Director CORTRIGHT, CARLY		Council Sponsor				
FinanceHUGHES, MICHELLE		<b>Distribution List</b>	Distribution List			
Legal PICCOLO, MIKE		mrdavis@spokanecity.org	mrdavis@spokanecity.org			
For the Mayor ORMSBY, MICHAEL		srasmussen@spokanecity.org				
Additional Approvals		tdanzig@spokanecity.org				
Purchasing		tsigler@spokanecity.org				
GRANTS & STOPHER, SALLY		sstopher@spokanecity.org				
<u>MGMT</u>						
		chhsgrants@spokanecity.org				
		chhsaccounting@spokanecity.org.				
	Public 991,359.00 991,359.00 991,359.00	Public Works?         991,359.00         991,359.00         991,359.00         SIGLER,         SIGLER,         CORTRIG         HUGHES         PICCOLC         Or         Approvals         STOPHER	Public Works? NO 991,359.00 991,359.00 SIGLER, TIMOTHY CORTRIGHT, CARLY HUGHES, MICHELLE PICCOLO, MIKE ORMSBY, MICHAEL Approvals STOPHER, SALLY	Public Works? NO       Instance of the second		

# **COVID-19 Emergency Solutions Grant Briefing Paper**

Division & Department:	Neighborhood and Business Services – Community, Housing, and Human Services			
Subject:	COVID-19 Supplemental ESG Award			
Date:	4/20/20			
Author (email & phone):	Matt Davis ( <u>mrdavis@spokanecity.org</u> ext. 6815)			
City Council Sponsor:	N/A			
Executive Sponsor:	Tim Sigler			
Committee(s) Impacted:	Public Safety and Community Health			
Type of Agenda item:	Consent 🔲 Discussion 🔲 Strategic Initiative			
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	2020-2025 Strategic Plan to End Homelessness; Greater Spokane Comprehensive Emergency Management Plan			
Strategic Initiative:	Safe & Healthy / Reduce Homelessness			
Deadline:	The award letter was received on April 2, 2020. Funds are expected to be disbursed by April 27 <sup>th</sup> .			
to the novel coronavirus outb funds to supplement the Fisca	CHHS is requesting permission to accept \$991,359 in Emergency Solutions Grant – Coronavirus (ESG-CV) funding from the U.S. Department of Housing and Urban Development to respond to the COVID-19 outbreak and approval to subaward funds to eligible organizations awarded through the ongoing COVID-19 RFP. ES Act was signed on March 27, 2020 to help the support the response reak. The CARES Act made available an additional \$4 billion in ESG-CV I Year (FY) 2020 ESG funding. Of this amount, the Department is			
funding for ESG-CV grants will by HUD. These special ESG-CV coronavirus pandemic among assistance; and to support add mitigate the impacts of COVID	on for ESG-CV grants based on the FY 2020 ESG formula. The rest of the be allocated directly to ESG recipients by a separate formula developed funds are to be used to prevent, prepare for, and respond to the individuals and families who are homeless or receiving homeless ditional homeless assistance and homelessness prevention activities to p-19.			
allocation of funds, which are CARES Act: • The funds may be use	ced by our communities, the Department has announced the first subject to the following flexibilities and conditions provided by the d to cover or reimburse allowable costs incurred by the City and its he award of funding (including prior to the signing of the CARES Act) to			
<ul> <li>prevent, prepare for, a</li> <li>The funds are not sub</li> <li>Up to 10 percent of furpercent;</li> <li>The funds are exempt</li> <li>The funds are not sub</li> </ul>	and respond to COVID-19; ject to the 60% spending cap on emergency shelter and outreach; inds may be used for administrative costs, as opposed to the typical 7.5 from typical ESG match requirements; ject to the consultation and citizen participation requirements that G, however the City must publish how its allocation has and will be			
used, at a minimum, c	on the City's website site or through other electronic media; from applicable procurement standards when using these funds to			

• That City may deviate from applicable procurement standards when using these funds to procure goods and services to prevent, prepare for, and respond to coronavirus.

The funds will be allocated through the ongoing COVID-19 RFP process and are anticipated to support shelter, isolation, and sanitation, as needed.

Budget Impact:
Approved in current year budget? 🔲 Yes 📰 No
Annual/Reoccurring expenditure? 🗖 Yes 💼 No
If new, specify funding source: HUD
Other budget impacts: N/A
Operations Impact:
Consistent with current operations/policy? 🛛 🗖 Yes 🔲 No
Requires change in current operations/policy? 🛛 🖬 Yes 🔄 No
Specify changes required: None.
Known challenges/barriers: None.

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/17/2020Type of expenditure:GoodsOServicesO				
Department: CHHS				
Approving Supervisor: Tim Sigler				
Amount of Proposed Expenditure: N/A - Grant Revenue Item				
Funding Source: U.S. Department of Housing and Urban Develop				
Please verify correct funding sources. Please indicate breakdown if more than one funding source.				
Why is this expenditure necessary now? This item is for the approval of a grant award (revenue) - form is included as a required attachment.				
What are the impacts if expenses are deferred?				
What alternative resources have been considered?				
Description of the goods or service and any additional information?				
Person Submitting Form/Contact:				
FINANCE SIGNATURE: CITY ADMINISTRATOR SIGNATURE:				

## **Funding Approval/Agreement**

Appro Symbol: F

#### Emergency Solutions Grants Program – CARES Act Funding Subtitle B of Title IV of the McKinney-Vento Homeless Assistance Act, 42 U.S.C. 11371 et seq., and the CARES Act, Public Law 116-136

# U.S. Department of Housing and Urban Development

Office of Community Planning and Development

CFDA Nulliber 14.231	
1. Recipient Name and Address City Of Spokane 808 West Spokane Falls Boulevard	<ol> <li>Unique Federal Award Identification Number:</li> <li>E-20-MW-53-0006</li> <li>Tax Identification Number: 916001280</li> </ol>
R00M 250 Spokane, WA 99201-3333	4. Unique Entity Identifier (DUNS): 115528189
5. Fiscal Year (yyyy): 2020 (Supplemental CARES Act funding)	
6. Previous Obligation (Enter "0" for initial CARES Act allocation)	\$ O
7. Amount of Funds Obligated or Deobligated by This Action (+ or -)	\$991,359
8. Total Amount of Federal Funds Obligated	\$991,359
9. Total Required Match: \$ 0	
10. Period of Performance Start Date (the date listed in Box 16) (mm/dd/yyyy) 05/29/2020	11. Period of Performance End Date (24 months after the date listed in Box 16) (mm/dd/yyyy)
	05/29/2022
12. Type of Agreement (check applicable box)	13. Special Conditions and Requirements
Initial Agreement (Purpose #1 – Initial CARES Act allocation)	
Amendment (Purpose #2 – Deobligation of funds)	☐ Not applicable
Amendment (Purpose #3 – Obligation of additional funds)	

General Terms and Conditions: This Agreement between the U.S. Department of Housing and Urban Development (HUD) and the Recipient is made pursuant to the authority provided under the "Homeless Assistance Grants" heading of title XII of Division B of the CARES Act (Public Law 116-136) and Subtitle B of Title IV of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.). Subject to the CARES Act and any waivers or alternative requirements HUD shall make as provided by that Act, the Recipient's Consolidated Plan submissions (including the Recipient's approved annual Action Plan and any amendments), the Emergency Solutions Grants Program regulations at 24 CFR Part 576 (as now in effect and as may be amended from time to time), and this Agreement, including any special conditions and requirements attached to this Agreement, constitute part of this Agreement. Subject to the terms and conditions of this Agreement, HUD will make the funds available to the Recipient upon execution of this Agreement by the Recipient and HUD. The funds may be used for costs incurred by a State or locality before the Period of Performance, provided the costs are otherwise allowable and were incurred to prevent, prepare for, and respond to coronavirus. The Recipient agrees to assume all of the responsibilities with respect to environmental review, decision making, and action required under the HUD regulations at 24 CFR Part 58, subject to the exception the CARES Act provides for temporary emergency shelters. Nothing in this Agreement shall be construed as creating or justifying any claim against the federal government or the Recipient by any third party. Without the Recipient's execution of an amendment or other consent, HUD may amend this Agreement either to provide additional funds to the Recipient under the CARES Act or to deobligate funds under this Agreement in accordance with applicable law.

14. For the U.S. Department of HUD (N Authorized Official)	ame, Title, and Contact Information of	15. Signature	16. Federal Award Date (mm/dd/yyyy)
Jack Peters		X Jack Peters	05/29/2020
CPD Director			
17. For the Recipient (Name and Title of Authorized Official)		18. Signature	19. Date (mm/dd/yyyy) / /
		<u> </u>	
Funding Information (HUD Accounting	J Use Only):	•	
PAS Code: HAEV	Region: 10	Program (	Code: E19
Appropriation: 00192	Office: (Seattle)	Allotment: 8	368

## **Indirect Cost Rate**

The Recipient shall attach a schedule of its indirect cost rate(s) in the format set forth below to the executed Agreement that is returned to HUD. The Recipient shall provide HUD with a revised schedule when any change is made to the rate(s) described in the schedule. The schedule and any revisions HUD receives from the Recipient shall be incorporated herein and made a part of this Agreement, provided that the rate(s) described comply with 2 CFR part 200, subpart E.

<u>Instructions</u>: The Recipient must identify each agency or department of the Recipient that will carry out activities under the grant, the indirect cost rate applicable to each department/agency (including if the de minimis rate is used per 2 CFR §200.414(f)), and the type of direct cost base to which the rate will be applied (for example, Modified Total Direct Costs (MTDC)). Do not include indirect cost rates for subrecipients.

Recipient		Direct
Department/Agency	Indirect cost rate	Cost Base
	%	
	%	
	%	

## Serving Youth Who Lack 3rd Party Documentation or Live in Unsafe Situations

Notwithstanding any contrary requirements under the McKinney-Vento Homeless Assistance Act or 24 CFR part 576, youth aged 24 and under who seek assistance (including shelter, services or rental assistance) shall not be required to provide thirdparty documentation that they meet the homeless definition in 24 CFR 578.3 as a condition for receiving assistance; and unaccompanied youth aged 24 and under (or families headed by youth aged 24 and under) who have an unsafe primary nighttime residence and no safe alternative to that residence shall be considered homeless for purposes of assistance provided by any private nonprofit organization whose primary mission is to provide services to youth aged 24 and under and families headed by youth aged 24 and under.

## **Recipient Integrity and Performance Matters**

(applicable if the amount in Box 8 of the Agreement is greater than \$500,000)

The Recipient shall comply with the requirements in Appendix XII to 2 CFR part 200— Award Term and Condition for Recipient Integrity and Performance Matters.

## **Restriction on CARES Act Funds**

The funds under this Agreement may only be used to prevent, prepare for, and respond to coronavirus, among individuals and families who are homeless or receiving homeless assistance, and to support additional homeless assistance and homelessness prevention activities to mitigate the impacts created by coronavirus.

People experiencing homelessness shall not be required to receive treatment or perform any other prerequisite activities as a condition for receiving assistance.

SPOKANE Agenda Sheet	Date Rec'd	6/15/2020		
06/29/2020	Clerk's File #	OPR 2020-0556		
		Renews #		
Submitting Dept	POLICE	Cross Ref #	ORD C35917	
Contact Name/Phone	JENNIFER 625-4056	Project #		
Contact E-Mail	JHAMMOND@SPOKANECITY.ORG	Bid #		
Agenda Item Type	Contract Item	Requisition #		
Agenda Item Name	0680-POLICE-COVID19-DEPT. OF JUSTICE- JAG AWARD ACCEPTANCE			
Agenda Wording				

Department of Justice award acceptance to the Spokane Police Department regarding special COVID19 funding.

## Summary (Background)

The Spokane Police Department is requesting the acceptance of grant Award 2020-VD-BX-1699 from the Department of Justice regarding COVID 19 expenses. Expenses are able to be back dated to January 20,2020 and grant continues to January 31,2022. Expenses cover overtime for coverage on COVID related overtime and benefits. Supplies and Equipment and technology contracts were also authorized along with a subcontract to Spokane County Jails for \$83,000 for related supplies.

Fiscal Impact Grant	related? YES	Budget Account			
Public	Works? NO	-			
Revenue <b>\$</b> 391,333		# 1620917812125033116			
Expense <b>\$</b> 65,078		# 1620917812125051215			
Expense <b>\$</b> 4,831		# 1620917812125051640			
Expense <b>\$</b> 73,621		# 1620917812125053502			
Approvals		Council Notifications			
Dept Head	MEIDL, CRAIG	Study Session\Other	5/4/2020		
Division Director	HAMMOND, JENNIFER	Council Sponsor	CM Kinnear		
Finance	SCHMITT, KEVIN	Distribution List			
Legal	Legal PICCOLO, MIKE		emccowan@spokanecity.org		
For the Mayor	ORMSBY, MICHAEL	kgrytdal@spokanecounty.org			
Additional Approvals	5	spdfinance			
Purchasing					
GRANTS &	STOPHER, SALLY				

## **Briefing Paper**

## Public Safety & Community Health Committee

Division & Department:	Spokane Police Department
Subject:	JAG 2020-COVID19
Date:	May 4, 2020
Contact (email & phone):	Jennifer Hammond-625-4056, JHammond@spokanepolice.org
City Council Sponsor:	None
Executive Sponsor:	Craig Meidl
Committee(s) Impacted:	Public Safety & Community Health Community
Type of Agenda item:	🛛 Consent 🗌 Discussion 🗌 Strategic Initiative
Alignment: (link agenda item	Strategic Plan and Comprehensive Plan (CFU 1.9)
to guiding document – i.e.,	
Master Plan, Budget , Comp	
Plan, Policy, Charter, Strategic	
Plan)	
Strategic Initiative:	Advance Public Safety and Build Sustainable Resources
Deadline:	May 4, 2020
Outcome: (deliverables,	Approval of Grant Application Submission
delivery duties, milestones to	
meet)	
Background/History:	

The Spokane Police Department was recently allocated \$391,333 by the Department of Justice to apply toward the use of permissible COVID-19 permissible purchases. In addition to the City allocation, the Spokane County was allocated \$57,912 and the City of Spokane Valley was allocated \$75,065. These were all direct allocations and each entity must apply on their own accord, unlike typical JAG grants that are applied for jointly.

The City of Spokane Police Department is currently working on an application to encompass the full \$391,333 for the region.

Estimates are currently pending at this time, but are set to include a necessary overtime, additional technology costs, additional jail costs (in the form of a sub contract to the County), necessary COVID-19 PPE, and additional cleaning and health screening costs.

Executive Summary:

- Approval for application of JAG-COVID19 Funds
- Supports Strategic Plan in Advancing Public Safety and developing Sustainable Resources by relying upon efficient funding from the DOJ.

Budget Impact:		
Approved in current year budget?	🖾 Yes 🛛 No	🗆 N/A
Annual/Reoccurring expenditure?	🛛 Yes 🗌 No	🗆 N/A

If new, specify funding source:			
Other budget impacts: (revenue generating, ma	itch requ	uiremen	ts, etc.)No match requirement
Operations Impact:			
Consistent with current operations/policy?	$\boxtimes$ Yes	🗆 No	□ N/A
Requires change in current operations/policy?	🗆 Yes	🛛 No	□ N/A
Specify changes required:			
Known challenges/barriers:			

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/15/2020Type of expenditure:GoodsImage: ServicesOutput
Department: Police
Approving Supervisor: Justin Lundgren
Amount of Proposed Expenditure: 391,333
Funding Source: DOJ COVID-Grant Funds
Please verify correct funding sources. Please indicate breakdown if more than one funding source.
Why is this expenditure necessary now?
The Dept. of Justice awarded the City of Spokane June 5, 2020 a grant award of \$391,333 for the purpose of covering COVID supplies, equipment, overtime, and contracts related to responding to the COVID 19 Pandemic.
What are the impacts if expenses are deferred?
The Dept. of Justice grant solicitiation was specifically written to cover Public Safety COVID19 items. In this grant, the City of Spokane wrote the grant application to include supplies, overtime, equipment, contracts and a sub contract to the Spokane County Jail for supplies. The date of the award gets backdated to mid January of 2020.
What alternative resources have been considered?
The General Fund has already picked up most of the costs for these items already.
Description of the goods or service and any additional information?
Summary budget is Overtime-\$65,078, Benefits-\$4,831, Equipment-\$73,621, Supplies-\$76,051, Procurement Contracts-\$52,290, Subaward-\$83,000, Other-(Misc. Upgrades)-\$36,462.
Person Submitting Form/Contact: Erika McCowan
DocuSigned by: ATOR SIGNATURE:
Donya Wallace

	Year 1	1.	Year 2 (if needer	Year 2 needed)	Year 3 (if needed)	Year 3 * needed)	Year 4 (if needed)	r4 ded)	Year 5 (if needed)	r5 ded)	
Budget Category	R equest Federal	Non-Federal Request	Federal Rederal	Non-Federal Request	R ederal Federal	Non-Federal Request	Federal Rederal	Non-Federal Request	Federal Rederal	Non-Federal Request	(s)letoT
A. Personnel	\$65,078	So	\$0	So	\$0	\$0	\$0	\$0	SO	\$0	\$65,078
B. Fringe Benefits	\$4,831	\$0	SO	SO	\$0	\$0	Ş	\$0	\$0	\$0	\$4,831
C. Travel	\$0	Ş	\$0	\$0	\$0	\$0	Ş	\$0	\$0	\$0	\$0
D. Equipment	\$73,621	\$0	\$0	\$0	\$0	SO	So	SO	SO	\$0	\$73,621
E. Supplies	\$45,870	So	\$30,181	So	<b>\$</b> 0	80	\$0	\$0	SO	\$0	\$76,051
F. Construction	\$0	\$0	\$0	\$0	\$0	\$0	\$0	<b>\$</b> 0	\$0	\$0	\$0
G. Subawards (Subgrants)	\$83,000	Ş	Ş	\$0	\$0	\$0	ŝ	\$0	\$0	\$0	\$83,000
H. Procurement Contracts	\$32,290	SO	\$20,000	\$0	\$0	\$0	\$0	SO	SO	SO	\$52,290
. Other	\$22,062	\$0	\$14,400	50	ŝo	SO	SO	So	\$0	\$0	\$36,462
Total Direct Costs	\$326,752	SO	\$64,581	SO	\$0	So	\$0	\$0	SO	\$0	\$391,333
. Indirect Costs	\$0	ŞO	\$0	\$0	\$0	So	<u>\$0</u>	50	\$0	ŞO	\$0
Total Project Costs	\$326,752	SO	\$64,581	SO	SO	\$0	So	SO	SO	SO	\$391,333

Department of Justice (DOJ)

Office of Justice Programs

Office of the Assistant Attorney General

Washington, D.C. 20531

June 5, 2020

The Honorable Nadine Woodward City of Spokane 1100 W. Mallon Avenue Spokane, WA 99260-2043

Dear Mayor Woodward:

On behalf of Attorney General William P. Barr, it is my pleasure to inform you that the Office of Justice Programs (OJP), U.S. Department of Justice (DOJ), has approved the application by City of Spokane for an award under the OJP funding opportunity entitled "BJA FY 20 Coronavirus Emergency Supplemental Funding Program." The approved award amount is \$391,333. These funds are for the project entitled City of Spokane - COVID-19 Response.

The award document, including award conditions, is enclosed. The entire document is to be reviewed carefully before any decision to accept the award. Also, the webpage entitled "Legal Notices: Special circumstances as to particular award conditions" (ojp.gov/funding/Explore/LegalNotices-AwardReqts.htm) is to be consulted prior to an acceptance. Through that "Legal Notices" webpage, OJP sets out -- by funding opportunity -- certain special circumstances that may or will affect the applicability of one or more award requirements. Any such legal notice pertaining to award requirements that is posted through that webpage is incorporated by reference into the award.

Please note that award requirements include not only award conditions, but also compliance with assurances and certifications that relate to conduct during the period of performance for the award. Because these requirements encompass financial, administrative, and programmatic matters, as well as other important matters (e.g., specific restrictions on use of funds), it is vital that all key staff know the award requirements, and receive the award conditions and the assurances and certifications, as well as the application as approved by OJP. (Information on all pertinent award requirements also must be provided to any subrecipient of the award.)

Should City of Spokane accept the award and then fail to comply with an award requirement, DOJ will pursue appropriate remedies for non-compliance, which may include termination of the award and/or a requirement to repay award funds.

Please direct questions regarding this award as follows:

- For program questions, contact Jeffrey S. Felten-Green, Program Manager at (202) 514-8874; and
- For financial questions, contact the Customer Service Center of OJP's Office of the Chief Financial Officer at (800) 458-0786, or at ask.ocfo@usdoj.gov.

We look forward to working with you.

Sincerely,

Katharine T. Sullivan Principal Deputy Assistant Attorney General

Encl.



### **Department of Justice (DOJ)** Office of Justice Programs

Office of Civil Rights

Washington, DC 20531

June 5, 2020

The Honorable Nadine P. Woodward City of Spokane 1100 W. Mallon Avenue Spokane, WA 99260-2043

Dear Mayor Woodward:

Congratulations on your recent award. The Office for Civil Rights (OCR), Office of Justice Programs (OJP), U.S. Department of Justice (DOJ) has been delegated the responsibility for ensuring that recipients of federal financial assistance from the OJP, the Office of Community Oriented Policing Services (COPS), and the Office on Violence Against Women (OVW) are not engaged in discrimination prohibited by law. Several federal civil rights laws, such as Title VI of the Civil Rights Act of 1964 and Title IX of the Education Amendments of 1972, require recipients of federal financial assistance to give assurances that they will comply with those laws. In addition to those civil rights laws, many grant program statutes contain nondiscrimination provisions that require compliance with them as a condition of receiving federal financial assistance. For a complete review of these civil rights laws and nondiscrimination requirements, in connection with OJP and other DOJ awards, see https://ojp.gov/funding/Explore/LegalOverview/CivilRightsRequirements.htm

Under the delegation of authority, the OCR investigates allegations of discrimination against recipients from individuals, entities, or groups. In addition, the OCR conducts limited compliance reviews and audits based on regulatory criteria. These reviews and audits permit the OCR to evaluate whether recipients of financial assistance from the Department are providing services in a non-discriminatory manner to their service population or have employment practices that meet equal-opportunity standards.

If you are a recipient of grant awards under the Omnibus Crime Control and Safe Streets Act or the Juvenile Justice and Delinquency Prevention Act and your agency is part of a criminal justice system, there are two additional obligations that may apply in connection with the awards: (1) complying with the regulation relating to Equal Employment Opportunity Programs (EEOPs); and (2) submitting findings of discrimination to OCR. For additional information regarding the EEOP requirement, see 28 CFR Part 42, subpart E, and for additional information regarding requirements when there is an adverse finding, see 28 C.F.R. §§ 42.204(c), .205(c)(5). Please submit information about any adverse finding to the OCR at the above address.

We at the OCR are available to help you and your organization meet the civil rights requirements that are associated with OJP and other DOJ grant funding. If you would like the OCR to assist you in fulfilling your organization's civil rights or nondiscrimination responsibilities as a recipient of federal financial assistance, please do not hesitate to let us know.

Sincerely,

minh 2. also

Michael L. Alston Director

cc: Grant Manager Financial Analyst

A DELEGY MAN	Department Office of Jus <b>Bureau o</b> f	stice Progr		e	Grant	PAGE	1 OF 16
1. RECIPIENT NAM	E AND ADDRE	SS (Including	z Zin Code)		4. AWARD NUMBER: 2020-VD-BX-1699		
City of Spokane 1100 W. Mallon A Spokane, WA 992	Avenue		g Zip Code)		5. PROJECT PERIOD: FROM01/20/2020BUDGET PERIOD: FROM01/20/2020	TO 01/31/2 TO 01/31/2	
					6. AWARD DATE 06/05/2020 7	. ACTION	
2a. GRANTEE IRS/V 916001302					8. SUPPLEMENT NUMBER 00	Ini	tial
2b. GRANTEE DUN 938132271	S NO.				9. PREVIOUS AWARD AMOUNT		\$ 0
3. PROJECT TITLE	COVID 10 Page				10. AMOUNT OF THIS AWARD	\$ 391	,333
City of Spokane -	COVID-19 Kesp	Juse		·	11. TOTAL AWARD	\$ 391	,333
ON THE ATTAC 13. STATUTORY A This project is sup 14 . CATALOG OF 1 16.034 - Coronav 15. METHOD OF PA GPRS 16. TYPED NAME A Katharine T. Sulli	HED PAGE(S). UTHORITY FOR ported under FY2 DOMESTIC FED irus Emergency S AYMENT AGENCY 4 AND TITLE OF 4 van	2 GRANT 20(BJA - CE: ERAL ASSI: upplemental APPROVAL	SF) Pub. L. No. STANCE (CFD Funding Progra	116-136, Div A Number)	ONDITIONS OR LIMITATIONS AS ARE SET FORT w. B; 28 U.S.C. 530C GRANTEE ACCEPTAN 18. TYPED NAME AND TITLE OF AUTHORIZED Nadine P. Woodward Mayor	NCE	FFICIAL
Principal Deputy					19. SIGNATURE OF AUTHORIZED RECIPIENT	OFFICIAL	19A. DATE
Utan							Diric Diric
				AGENCY	USE ONLY		
20. ACCOUNTING FISCAL FUND YEAR CODE X B	CLASSIFICATIC BUD. ACT. OFC. VD 80	DIV. REG. S	SUB. POMS 00	AMOUNT 391333	21. VVDUGT1604		

OJP FORM 4000/2 (REV. 5-87) PREVIOUS EDITIONS ARE OBSOLETE.

OJP FORM 4000/2 (REV. 4-88)

Department of Justice (D Office of Justice Program Bureau of Justice A	ns AWARD	CONTINUATION SHEET Grant	PAGE 2 OF 16
PROJECT NUMBER 2020-VD-BX-1699	AWARD DATE	06/05/2020	
IROJECTIONEER 2020 (D DR 10))		00/03/2020	
1. Requirements of the award; reme	SPECIAL CONDITIONS	materially false statements	
The conditions of this award, tener submitted by or on behalf of the r requirement of this award.	material requirements of the aw	ard. Compliance with any	assurances or certifications
Limited Exceptions. In certain sp not enforce, or enforce only in pa regarding enforcement, including the period of performance) set ou Special circumstances as to partic incorporated by reference into the	rt, one or more requirements ot any such exceptions made duri t through the Office of Justice I cular award conditions" (ojp.gov	herwise applicable to the a ng the period of performan Programs ("OJP") webpage	award. Any such exceptions nce, are (or will be during e entitled "Legal Notices:
By signing and accepting this awa requirements of the award, and sp assurances or certifications submi performance.	pecifically adopts, as if personal	ly executed by the authori	ized recipient official, all
Failure to comply with one or mo incorporated by reference below, result in OJP taking appropriate a withhold award funds, disallow co action as appropriate.	or an assurance or certification ction with respect to the recipie	related to conduct during ent and the award. Among	the award period may other things, the OJP may
Any materially false, fictitious, or or omission of a material fact) ma and/or 34 U.S.C. 10271-10273), a claims or otherwise (including un	ay be the subject of criminal pro- and also may lead to imposition	osecution (including under of civil penalties and adm	18 U.S.C. 1001 and/or 1621,
Should any provision of a require shall first be applied with a limite held, instead, that the provision is award.	d construction so as to give it th	he maximum effect permit	ted by law. Should it be

	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 3 OF 16
PROJECT NUMBER	2020-VD-BX-1699	AWARD DATE 06/05/2020	
The U and si 2020 The F suppl Decei (regainare of For m ("sub Reconany ti 425), any ti suppo In the	cability of Part 200 Uniform Requirement Juiform Administrative Requirements, Cos upplemented by DOJ in 2 C.F.R. Part 2800 award from OJP. Part 200 Uniform Requirements were first a ements funds previously awarded by OJP of mber 2014), the Part 200 Uniform Require rdless of the award date, and regardless of oligated on or after the acceptance date of the pore information and resources on the Part grants"), see the OJP website at https://ojp rd retention and access: Records pertinent er) must retain typically for a period of J unless a different retention period applies er) must provide access, include performa orting documents, statistical records, and of e event that an award-related question arise	st Principles, and Audit Requirements in 2 C.F.R. (together, the "Part 200 Uniform Requirements") adopted by DOJ on December 26, 2014. If this F under the same award number (e.g., funds award ments apply with respect to all funds under that a whether derived from the initial award or a suppl	') apply to this FY Y 2020 award ed during or before tward number emental award) that awards and subawards ient ("subgrantee") at xpenditure report (SF nt ("subgrantee") at financial records, 33. distributed by OJP
3. Comp Refer (curro updat	ently, the "DOJ Grants Financial Guide" av	ation. are to the DOJ Grants Financial Guide as posted o vailable at https://ojp.gov/financialguide/DOJ/ind beriod of performance. The recipient agrees to co	ex.htm), including any
<ol> <li>Recla</li> <li>On Serectas</li> <li>reclas</li> <li>reclas</li> <li>coope</li> <li>Effec</li> <li>reclas</li> <li>Title</li> </ol>	ssification of various statutory provisions eptember 1, 2017, various statutory provisi sified (that is, moved and renumbered) to ssification encompassed a number of statut rrative agreements), including many provis tive as of September 1, 2017, any referenc ssified to the new Title 34 of the U.S. Code 34. This rule of construction specifically in	to a new Title 34 of the United States Code ions previously codified elsewhere in the U.S. Co a new Title 34, entitled "Crime Control and Law ory provisions pertinent to OJP awards (that is, C sions previously codified in Title 42 of the U.S. C e in this award document to a statutory provision e is to be read as a reference to that statutory provincludes references set out in award conditions, re rd conditions, and references set out in other awa	Enforcement." The DJP grants and Code. that has been rision as reclassified to ferences set out in

A CONTRACTOR OF THE PARTY OF TH		Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 4 OF 16
PROJECT NU	MBER	2020-VD-BX-1699	AWARD DATE	06/05/2020	·
5.	Both th	SPECIAL ed training for Point of Contact and all F ne Point of Contact (POC) and all Financ eted an "OJP financial management and g nt's acceptance of the award. Successful	ial Points of Cont grant administration	act (FPOCs) for this award mus on training" by 120 days after th	e date of the
	this con- In the of FPOC calenda POC), comple A list of purpos include The reac comply	ndition. event that either the POC or an FPOC for must have successfully completed an "O, ar days after (1) the date of OJP's appro- or (2) the date the POC enters informatic ettion of such a training on or after January of OJP trainings that OJP will consider "C es of this condition is available at https:// e a session on grant fraud prevention and cipient should anticipate that OJP will im y with this condition. The recipient's fail- ons on this award.	this award chang JP financial mana oval of the "Chan on on the new FPC y 1, 2018, will sat DJP financial man /www.ojp.gov/trat detection.	ges during the period of performa gement and grant administration ge Grantee Contact" GAN (in th DC in GMS (in the case of a new tisfy this condition. agement and grant administration ining/fmts.htm. All trainings that old ("freeze") award funds if the	ance, the new POC or a training" by 120 the case of a new or FPOC). Successful on training" for at satisfy this condition recipient fails to
6.	A recip indirec OJP in Unifor	ements related to "de minimis" indirect c bient that is eligible under the Part 200 U t cost rate described in 2 C.F.R. 200.414 writing of both its eligibility and its elec m Requirements. The "de minimis" rate Part 200 Uniform Requirements.	niform Requirement (f), and that elects stion, and must con	to use the "de minimis" indirec mply with all associated require	t cost rate, must advise ments in the Part 200
7.	If the r funds c of thos identic awardi awardi	ement to report potentially duplicative fur ecipient currently has other active awards during the period of performance for this e other federal awards have been, are bei al cost items for which funds are provide ng agency (OJP or OVW, as appropriate) ng agency, must seek a budget-modificat ate any inappropriate duplication of fundi	s of federal funds, award, the recipio ing, or are to be us d under this awar ) in writing of the tion or change-of-	ent promptly must determine wh sed (in whole or in part) for one d. If so, the recipient must pron potential duplication, and, if so	ether funds from any or more of the nptly notify the DOJ requested by the DOJ

	AWARD DATE 06/05/2020	1
The recipient must comply with applicable require currently accessible at https://www.sam.gov/. Thi as well as maintaining the currency of information The recipient also must comply with applicable re (first-tier "subgrantees"), including restrictions on recipient) the unique entity identifier required for at https://ojp.gov/funding/Explore/SAM.htm (Awa Identifier Requirements), and are incorporated by This condition does not apply to an award to an in any business or non-profit organization that he or	ements regarding the System for Award Mar is includes applicable requirements regardin n in SAM. estrictions on subawards ("subgrants") to firs a subawards to entities that do not acquire an SAM registration. o SAM and to unique entity identifiers are por ard condition: System for Award Managem reference here. adividual who received the award as a natura	nagement (SAM), g registration with SAM, t-tier subrecipients d provide (to the ested on the OJP web site ent (SAM) and Universal l person (i.e., unrelated to

	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 6 OF 16			
PROJECT NUMBER	2020-VD-BX-1699	AWARD DATE 06/05/2020				
	SPECIAL	CONDITIONS				
9. Emplo	oyment eligibility verification for hiring u	nder the award				
1. The	e recipient (and any subrecipient at any tie	r) must				
or in p	part) with award funds, the recipient (or an	any position within the United States that is or wing subrecipient) properly verifies the employment are provisions of 8 U.S.C. 1324a(a)(1) and (2).				
B. No this av	tify all persons associated with the recipie ward of both	nt (or any subrecipient) who are or will be involv	ed in activities under			
(1) thi	s award requirement for verification of en	nployment eligibility, and				
	(2) the associated provisions in 8 U.S.C. 1324a(a)(1) and (2) that, generally speaking, make it unlawful, in the United States, to hire (or recruit for employment) certain aliens.					
		hose persons required by this condition to be not ion and of the associated provisions of 8 U.S.C. 1				
record	D. As part of the recordkeeping for the award (including pursuant to the Part 200 Uniform Requirements), maintain records of all employment eligibility verifications pertinent to compliance with this award condition in accordance with Form I-9 record retention requirements, as well as records of all pertinent notifications and trainings.					
2. Mo	nitoring					
The re	ecipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.			
3. All	owable costs					
		under any other federal program, award funds m y) of actions designed to ensure compliance with				
4. Rul	es of construction					
A. Sta	ff involved in the hiring process					
(with	out limitation) any and all recipient (or any	e or will be involved in activities under this award v subrecipient) officials or other staff who are or v or will be funded (in whole or in part) with award	vill be involved in the			
B. Em	ployment eligibility confirmation with E-	Verify				
recipi appro E-Ver confir	ent (or any subrecipient) may choose to pa priate person authorized to act on behalf o ify procedures, including in the event of a	is condition regarding verification of employmen articipate in, and use, E-Verify (www.e-verify.gov f the recipient (or subrecipient) uses E-Verify (an "Tentative Nonconfirmation" or a "Final Noncor for a position in the United States that is or will be	<ul><li>/), provided an</li><li>d follows the proper</li><li>afirmation") to</li></ul>			
	nited States" specifically includes the Dist , and the Commonwealth of the Northern	rict of Columbia, Puerto Rico, Guam, the Virgin Mariana Islands.	Islands of the United			
D. No	thing in this condition shall be understood	I to authorize or require any recipient, any subreci	pient at any tier, or			
OJP FORM 4000/2 (RE	V. 4-88)					

	A HOLE	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 7 OF 16	
PROJECT NU	JMBER	2020-VD-BX-1699	AWARD DATE	06/05/2020	1	
		SPECIAL	CONDITIONS			
	any pe	rson or other entity, to violate any federal	law, including a	ny applicable civil rights or none	discrimination law.	
		hing in this condition, including in paragr tier, or any person or other entity, of any ).				
	websit	ons about E-Verify should be directed to e (https://www.e-verify.gov/) or email E- at E-VerifyEmployerAgent@dhs.gov.	DHS. For more i Verify at E-Verif	nformation about E-Verify visit y@dhs.gov. E-Verify employer	the E-Verify agents can email E-	
	Questi	ons about the meaning or scope of this co	ndition should be	e directed to OJP, before award a	acceptance.	
10.	Requir	rement to report actual or imminent breach	h of personally id	entifiable information (PII)		
	actual mainta scope Circula PII to a	cipient (and any "subrecipient" at any tier or imminent "breach" (OMB M-17-12) if ins, disseminates, discloses, or disposes c of an OJP grant-funded program or activir ar A-130). The recipient's breach procedu an OJP Program Manager no later than 24 ent breach.	it (or a subrecipies of "personally idea ty, or (2) uses or ures must include	ent) (1) creates, collects, uses, ntifiable information (PII)" (2 C operates a "Federal information a requirement to report actual o	, processes, stores, FR 200.79) within the system" (OMB r imminent breach of	
11.	All sul	pawards ("subgrants") must have specific	federal authoriza	tion		
	author	cipient, and any subrecipient ("subgranted ization of any subaward. This condition a istrative requirements OJP considers a ' act").	applies to agreem	ents that for purposes of feder	al grants	
	https://	tails of the requirement for authorization /ojp.gov/funding/Explore/SubawardAutho c federal authorization), and are incorport	orization.htm (Aw	vard condition: All subawards (		
12.	-	ic post-award approval required to use a r 1 \$250,000	noncompetitive ap	pproach in any procurement con-	tract that would	
	specifi Simpli	cipient, and any subrecipient ("subgranted c advance approval to use a noncompetiti fied Acquisition Threshold (currently, \$2 l grants administrative requirements OJ ward).	ve approach in ar 50,000). This co	ny procurement contract that wo ndition applies to agreements that	uld exceed the at for purposes of	
	an OJI (Awar	tails of the requirement for advance appropriate appropriate on the OJP web site at d condition: Specific post-award approva tract would exceed \$250,000)), and are in	https://ojp.gov/fu I required to use	inding/Explore/Noncompetitivel a noncompetitive approach in a	Procurement.htm	
	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 8 OF 16			
--	--	--	--	--	--	--
PROJECT NUMBER	2020-VD-BX-1699	AWARD DATE 06/05/2020				
TROJECT NOMBER	2020**0**0**1077	AWARD DATE 00/05/2020				
13. Unrea		<i>CONDITIONS</i> the award; association with federal government				
SCOP part) b the pu this co	E. This condition applies with respect to a by this award, whether by the recipient or b rchase or acquisition, the method of procu- ondition must be among those included in a	iny procurement of property or services that is fur by any subrecipient at any tier, and regardless of t irrement, or the nature of any legal instrument used	the dollar amount of			
Consis award associ 200.3 compe firms recipie the ba entity'	stent with the (DOJ) Part 200 Uniform Red s to be "manage[d] and administer[ed] in a ated programs are implemented in full acc 19(a) (generally requiring "[a]ll procureme etition" and forbidding practices "restrictiv in order for them to qualify to do business ent (or subrecipient, at any tier) may (in an sis of such person or entity's status as an "	quirements including as set out at 2 C.F.R. 200 a manner so as to ensure that Federal funding is en- cordance with U.S. statutory and public policy req- ent transactions [to] be conducted in a manner pro- ve of competition," such as "[p]lacing unreasonabi " and taking "[a]ny arbitrary action in the procure ny procurement transaction) discriminate against a associate of the federal government" (or on the ba of such an associate), except as expressly set out	xpended and uirements") and oviding full and open le requirements on ement process") no any person or entity on asis of such person or			
2. Mo	nitoring					
The re	ecipient's monitoring responsibilities inclu	de monitoring of subrecipient compliance with th	is condition.			
3. Alle	owable costs					
		under any other federal program, award funds ma y) of actions designed to ensure compliance with				
4. Rul	es of construction					
preser recipio behalf such e	A. The term "associate of the federal government" means any person or entity engaged or employed (in the past or at present) by or on behalf of the federal government as an employee, contractor or subcontractor (at any tier), grant recipient or -subrecipient (at any tier), agent, or otherwise in undertaking any work, project, or activity for or on behalf of (or in providing goods or services to or on behalf of) the federal government, and includes any applicant for such employment or engagement, and any person or entity committed by legal instrument to undertake any such work, project, or activity (or to provide such goods or services) in future.					
		to authorize or require any recipient, any subreci law, including any applicable civil rights or non-				

CONTRACTOR OF THE STATE		Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 9 OF 16	
PROJECT NU	JMBER	2020-VD-BX-1699	AWARD DATE	06/05/2020	1	
		SPECIAL	CONDITIONS			
14.		rements pertaining to prohibited conduct r uthority to terminate award)	elated to trafficki	ng in persons (including reporti	ng requirements and	
	require part of	cipient, and any subrecipient ("subgrantee ements to report allegations) pertaining to <sup>2</sup> recipients, subrecipients ("subgrantees"), recipient or of any subrecipient.	prohibited condu	ct related to the trafficking of p	ersons, whether on the	
	OJP w	etails of the recipient's obligations related reb site at https://ojp.gov/funding/Explore/ ct by recipients and subrecipients related t ity to terminate award)), and are incorpora	ProhibitedCondu to trafficking in pe	ct-Trafficking.htm (Award con- ersons (including reporting requ	dition: Prohibited	
15.	Deterr	nination of suitability to interact with part	cicipating minors			
	SCOPE. This condition applies to this award if it is indicated in the application for the award (as approved by DOJ)(or in the application for any subaward, at any tier), the DOJ funding announcement (solicitation), or an associated federal statute that a purpose of some or all of the activities to be carried out under the award (whether by the recipient, or a subrecipient at any tier) is to benefit a set of individuals under 18 years of age.					
		cipient, and any subrecipient at any tier, n et with participating minors. This requirer				
	(Awar	etails of this requirement are posted on the d condition: Determination of suitability pating minors), and are incorporated by re	required, in advar			
16.	Compl other e	liance with applicable rules regarding app events	roval, planning, a	nd reporting of conferences, me	eetings, trainings, and	
	policie applica	cipient, and any subrecipient ("subgrantee es, and official DOJ guidance (including s able) governing the use of federal funds fo ing the provision of food and/or beverages	pecific cost limits or expenses relate	, prior approval and reporting r d to conferences (as that term is	equirements, where s defined by DOJ),	
		nation on the pertinent DOJ definition of c Financial Guide (currently, as section 3.1				
17.	Requi	rement for data on performance and effect	tiveness under the	award		
	The da solicita	cipient must collect and maintain data tha ata must be provided to OJP in the manner ation or other applicable written guidance mance and Results Act (GPRA) and the G	r (including within . Data collection	n the timeframes) specified by ( supports compliance with the C	OJP in the program Government	
18.	OJP T	raining Guiding Principles				
	delive	aining or training materials that the recipi rs with OJP award funds must adhere to th ble at https://ojp.gov/funding/Implement/J	ne OJP Training C	uiding Principles for Grantees		

A LATE OF		Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant		PAGE 10 OF 16	
PROJECT NU	UMBER	2020-VD-BX-1699	AWARD DATE	06/05/2020		
		SPECIAL	CONDITIONS			
19.	Effect	of failure to address audit issues				
	award does n Requir	cipient understands and agrees that the D funds, or may impose other related requin ot satisfactorily and promptly address out rements (or by the terms of this award), or igations, or reviews of DOJ awards.	rements, if (as det tstanding issues fr	ermined by the DOJ awarding om audits required by the Part	agency) the recipient 200 Uniform	
20.	Potent	ial imposition of additional requirements				
	(OJP o	cipient agrees to comply with any additio or OVW, as appropriate) during the period or purposes of the DOJ high-risk grantee	d of performance			
21.	Comp	liance with DOJ regulations pertaining to	civil rights and n	ondiscrimination - 28 C.F.R. P	art 42	
	The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 42, specifically including any applicable requirements in Subpart E of 28 C.F.R. Part 42 that relate to an equal employment opportunity program.					
22.	Comp	liance with DOJ regulations pertaining to	civil rights and n	ondiscrimination - 28 C.F.R. P	art 54	
		cipient, and any subrecipient ("subgranted Part 54, which relates to nondiscriminati				
23.	Comp	liance with DOJ regulations pertaining to	civil rights and n	ondiscrimination - 28 C.F.R. P	art 38	
	C.F.R.	cipient, and any subrecipient ("subgrante Part 38 (as may be applicable from time n notice to program beneficiaries and pros	to time), specifica	ally including any applicable re	equirements of 28 equirements regarding	
	Currently, among other things, 28 C.F.R. Part 38 includes rules that prohibit specific forms of discrimination on the basis of religion, a religious belief, a refusal to hold a religious belief, or refusal to attend or participate in a religious practice. Part 38, currently, also sets out rules and requirements that pertain to recipient and subrecipient ("subgrantee") organizations that engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to recipients and requirements that pertain to recipients and subrecipients that are faith-based or religious organizations.					
	https:/	xt of 28 C.F.R. Part 38 is available via the /www.ecfr.gov/cgi-bin/ECFR?page=brow der e-CFR "current" data.				

Contraction of the second seco	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>			PAGE 11 OF 16		
PROJECT NU	JMBER 2020-VD-BX-1699	AWARD DATE	06/05/2020			
	SPEC	CIAL CONDITIONS				
24.	Restrictions on "lobbying"					
	In general, as a matter of federal law, feder subrecipient ("subgrantee") at any tier, eith modification, or adoption of any law, regul may be exceptions if an applicable federal barred by law.) Another federal law generally prohibits fed subrecipient at any tier, to pay any person Congress, or Congress (or an official or en cooperative agreement, subgrant, contract, or modifying any such award. See 31 U.S.	er directly or indirectly ation, or policy, at any statute specifically aut leral funds awarded by to influence (or attemp uployee of any of them subcontract, or loan, or	y, to support or oppose the enact v level of government. See 18 U horizes certain activities that of oJP from being used by the re t to influence) a federal agency ) with respect to the awarding of or with respect to actions such a	tment, repeal, J.S.C. 1913. (There herwise would be cipient, or any , a Member of of a federal grant or s renewing, extending,		
	applies to Indian tribes and tribal organizat		ptions to this law apply, includ	ing an exception that		
	Should any question arise as to whether a p fall within the scope of these prohibitions, express prior written approval of OJP.					
25.	25. Compliance with general appropriations-law restrictions on the use of federal funds (FY 2020) The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions that may be set out in applicable appropriations acts are indicated at https://ojp.gov/funding/Explore/FY20AppropriationsRestrictions.htm, and are incorporated by reference here. Should a question arise as to whether a particular use of federal funds by a recipient (or a subrecipient) would or might fall within the scope of an appropriations-law restriction, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP.					
26.	Reporting potential fraud, waste, and abuse	e, and similar miscond	uct			
	The recipient, and any subrecipients ("subg General (OIG) any credible evidence that a person has, in connection with funds under committed a criminal or civil violation of 1 misconduct.	principal, employee, this award (1) subm	agent, subrecipient, contractor, itted a claim that violates the Fa	subcontractor, or other alse Claims Act; or (2)		
	Potential fraud, waste, abuse, or misconduc OIG by(1) online submission accessible (select "Submit Report Online"); (2) mail of Investigations Division, ATTN: Grantee R facsimile directed to the DOJ OIG Investig	via the OIG webpage a lirected to: U.S. Depar eporting, 950 Pennsylv	t https://oig.justice.gov/hotline/ tment of Justice, Office of the I vania Ave., NW, Washington, I	/contact-grants.htm nspector General, DC 20530; and/or (3) by		
	Additional information is available from the	e DOJ OIG website at	https://oig.justice.gov/hotline.			
OJP FORM 400	00/2 (REV. 4-88)					

PROJECT NUMBER		Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant AWARD DATE 06/05/2020	PAGE 12 OF 16
PROJECT NUM	VIDEK	2020-VD-BA-1099	AWARD DATE 00/03/2020	
	Restrice No rec subcor agreen accord depart The fo require sensiti nondis 1. In a a. rep or con contra- b. cert agreen or abu writter obliga 2. If the both a. it re (1) it 1 (wheth require prohib fraud, (2) it 1	etions and certifications regarding non-dis ipient or subrecipient ("subgrantee") unde thract with any funds under this award, ma nent or statement that prohibits or otherwi ance with law) of waste, fraud, or abuse t ment or agency authorized to receive such regoing is not intended, and shall not be u ements applicable to Standard Form 312 ( ve compartmented information), or any ot closure of classified information. Accepting this award, the recipient resents that it neither requires nor has requ tractors that currently prohibit or otherwis ctors from reporting waste, fraud, or abuse tifies that, if it learns or is notified that it i nents or statements that prohibit or otherwise tions only if expressly authorized under th expresents that has determined that no other entity that the er through a subaward ("subgrant"), proct as or has required internal confidentiality a it or otherwise currently restrict (or purpo or abuse as described above; and has made appropriate inquiry, or otherwise	er this award, or entity that receives a procuremer ay require any employee or contractor to sign an ise restricts, or purports to prohibit or restrict, the o an investigative or law enforcement representate information. understood by the agency making this award, to c which relates to classified information), Form 44 ther form issued by a federal department or agence aired internal confidentiality agreements or statem se currently restrict (or purport to prohibit or restri- e as described above; and s or has been requiring its employees or contractor vise restrict (or purport to prohibit or restrict), rep v stop any further obligations of award funds, will g this award, and will resume (or permit resumpti- by that agency. is award to make subawards ("subgrants"), procu- e recipient's application proposes may or will rec- urement contract, or subcontract under a procurer agreements or statements from employees or contractor e has an adequate factual basis, to support this rep	nternal confidentiality reporting (in ive of a federal ontravene 14 (which relates to by governing the nents from employees ict) employees or ors to execute orting of waste, fraud, provide prompt on of) such rement contracts, or eive award funds nent contract) either tractors that currently s from reporting waste, presentation; and
	under or othe immed the fed	this award is or has been requiring its emp erwise restrict (or purport to prohibit or re- liately stop any further obligations of awa	any subrecipient, contractor, or subcontractor enti- ployees or contractors to execute agreements or st strict), reporting of waste, fraud, or abuse as desc rd funds to or by that entity, will provide prompt resume (or permit resumption of) such obligation:	atements that prohibit ribed above, it will written notification to

	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	PAGE 13 OF 16					
ROJECT NUMBER	2020-VD-BX-1699	AWARD DATE 06/05/2020					
The re U.S.C emplo gross health The re	liance with 41 U.S.C. 4712 (including pro ecipient (and any subrecipient at any tier) n 4. 4712, including all applicable provisions were as reprisal for the employee's disclosure waste of federal funds, an abuse of authority or safety, or a violation of law, rule, or re	n writing (and in the predominant native languag	scrimination against an ent of a federal grant, a pecific danger to public				
	Should a question arise as to the applicability of the provisions of 41 U.S.C. 4712 to this award, the recipient is to contact the DOJ awarding agency (OJP or OVW, as appropriate) for guidance.						
Pursu 51225 banni award	(October 1, 2009), DOJ encourages recip ng employees from text messaging while o	g while driving eadership on Reducing Text Messaging While D ients and subrecipients ("subgrantees") to adopt driving any vehicle during the course of perform is and conduct education, awareness, and other o	and enforce policies ing work funded by this				
If the during inform incluc perfor the fo was d	Requirement to disclose whether recipient is designated "high risk" by a federal grant-making agency outside of DOJ If the recipient is designated "high risk" by a federal grant-making agency outside of DOJ, currently or at any time during the course of the period of performance under this award, the recipient must disclose that fact and certain related information to OJP by email at OJP.ComplianceReporting@ojp.usdoj.gov. For purposes of this disclosure, high risk includes any status under which a federal awarding agency provides additional oversight due to the recipient's past performance, or other programmatic or financial concerns with the recipient. The recipient's disclosure must include the following: 1. The federal awarding agency that currently designates the recipient high risk, 2. The date the recipient was designated high risk, 3. The high-risk point of contact at that federal awarding agency (name, phone number, and email address), and 4. The reasons for the high-risk status, as set out by the federal awarding agency.						
This a applic behali agenc organ Sherif							
incluc award respon grants	les definitions, reporting requirements, and I. In addition, consistent with the CESF Pr ading to the coronavirus national emergend	as Health Response and Agency Operations" law d certain other provisions that apply (whether in rogram's purposes, which involve preparing for, cy, OJP will provide notice of any additional CE page, accessible at https://www.ojp.gov/funding by reference here.	whole or in part) to this preventing, and CSF program-specific				

	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 14 OF 16
PROJECT NUMBER	2020-VD-BX-1699	AWARD DATE	06/05/2020	

#### SPECIAL CONDITIONS

- 33. The recipient agrees to comply with OJP grant monitoring guidelines, protocols, and procedures, and to cooperate with BJA and OCFO on all grant monitoring requests, including requests related to desk reviews, enhanced programmatic desk reviews, and/or site visits. The recipient agrees to provide to BJA and OCFO all documentation necessary to complete monitoring tasks, including documentation related to any subawards made under this award. Further, the recipient agrees to abide by reasonable deadlines set by BJA and OCFO for providing the requested documents. Failure to cooperate with BJA's/OCFO's grant monitoring activities may result in sanctions affecting the recipient's DOJ awards, including, but not limited to: withholdings and/or other restrictions on the recipient's access to grant funds; referral to the Office of the Inspector General for audit review; designation of the recipient as a DOJ High Risk grantee; or termination of an award(s).
- 34. FFATA reporting: Subawards and executive compensation

The recipient must comply with applicable requirements to report first-tier subawards ("subgrants") of \$25,000 or more and, in certain circumstances, to report the names and total compensation of the five most highly compensated executives of the recipient and first-tier subrecipients (first-tier "subgrantees") of award funds. The details of recipient obligations, which derive from the Federal Funding Accountability and Transparency Act of 2006 (FFATA), are posted on the OJP web site at https://ojp.gov/funding/Explore/FFATA.htm (Award condition: Reporting Subawards and Executive Compensation), and are incorporated by reference here.

This condition, including its reporting requirement, does not apply to-- (1) an award of less than \$25,000, or (2) an award made to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name).

35. Required monitoring of subawards

The recipient must monitor subawards under this award in accordance with all applicable statutes, regulations, award conditions, and the DOJ Grants Financial Guide, and must include the applicable conditions of this award in any subaward. Among other things, the recipient is responsible for oversight of subrecipient spending and monitoring of specific outcomes and benefits attributable to use of award funds by subrecipients. The recipient agrees to submit, upon request, documentation of its policies and procedures for monitoring of subawards under this award.

36. Use of program income

Program income (as defined in the Part 200 Uniform Requirements) must be used in accordance with the provisions of the Part 200 Uniform Requirements. Program income earnings and expenditures both must be reported on the quarterly Federal Financial Report, SF 425.

37. Justice Information Sharing

Recipients are encouraged to comply any information-sharing projects funded under this award with DOJ's Global Justice Information Sharing Initiative (Global) guidelines. The recipient (and any subrecipient at any tier) is encouraged to conform to the Global Standards Package (GSP) and all constituent elements, where applicable, as described at: https://it.ojp.gov/ gsp\_grantcondition. The recipient (and any subrecipient at any tier) must document planned approaches to information sharing and describe compliance with the GSP and appropriate privacy policy that protects shared information.

38. Avoidance of duplication of networks

To avoid duplicating existing networks or IT systems in any initiatives funded by BJA for law enforcement information sharing systems which involve interstate connectivity between jurisdictions, such systems shall employ, to the extent possible, existing networks as the communication backbone to achieve interstate connectivity.

STORE TO BE	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 15 OF 16		
PROJECT NUMBER	2020-VD-BX-1699	AWARD DATE 06/05/2020			
SPECIAL CONDITIONS					

39. Compliance with National Environmental Policy Act and related statutes

Upon request, the recipient (and any subrecipient at any tier) must assist BJA in complying with the National Environmental Policy Act (NEPA), the National Historic Preservation Act, and other related federal environmental impact analyses requirements in the use of these award funds, either directly by the recipient or by a subrecipient. Accordingly, the recipient agrees to first determine if any of the following activities will be funded by the grant, prior to obligating funds for any of these purposes. If it is determined that any of the following activities will be funded by the award, the recipient agrees to contact BJA. The recipient understands that this condition applies to new activities as set out below, whether or not they are being specifically funded with these award funds. That is, as long as the activity is being conducted by the recipient, a subrecipient, or any third party, and the activity needs to be undertaken in order to use these award funds, this condition must first be met. The activities covered by this condition are: a. New construction; b. Minor renovation or remodeling of a property located in an environmentally or historically sensitive area, including properties located within a 100-year flood plain, a wetland, or habitat for endangered species, or a property listed on or eligible for listing on the National Register of Historic Places; c. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its basic prior use or (b) significantly change its size: d. Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased as an incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreational, or education environments; and e. Implementation of a program relating to clandestine methamphetamine laboratory operations, including the identification, seizure, or closure of clandestine methamphetamine laboratories. The recipient understands and agrees that complying with NEPA may require the preparation of an Environmental Assessment and/ or an Environmental Impact Statement, as directed by BJA. The recipient further understands and agrees to the requirements for implementation of a Mitigation Plan, as detailed at https://bja.gov/Funding/nepa.html, for programs relating to methamphetamine laboratory operations. Application of This Condition to Recipient's Existing Programs or Activities: For any of the recipient's or its subrecipients' existing programs or activities that will be funded by these award funds, the recipient, upon specific request from BJA, agrees to cooperate with BJA in any preparation by BJA of a national or program environmental assessment of that funded program or activity.

40. Establishment of interest-bearing account

If award funds are being drawn down in advance, the recipient (or a subrecipient, with respect to a subaward) is required to establish an interest-bearing account dedicated specifically to this award. Recipients (and subrecipients) must maintain advance payments of federal awards in interest-bearing accounts, unless regulatory exclusions apply (2 C.F.R. 200.305(b)(8)). The award funds, including any interest, may not be used to pay debts or expenses incurred by other activities beyond the scope of the Coronavirus Emergency Supplemental Funding (CESF) program . The recipient also agrees to obligate the award funds in the account(including any interest earned) during the period of performance for the award and expend within 90 days thereafter. Any unobligated or unexpended funds, including interest earned, must be returned to OJP at the time of closeout.

### 41. Expenditures requiring prior approval

No funds under this award may be expended on individual items costing \$500,000 or more, or to purchase Unmanned Aerial Systems (UAS), Unmanned Aircraft (UA), and/or Unmanned Aerial Vehicles (UAV) without prior written approval from BJA. Prior approval must be obtained post-award, through the submission and approval of a Grant Adjustment Notice (GAN) through OJP's Grant Management System (GMS).

	A NUMBER OF STREET	Department of Justice (DOJ) Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARI	O CONTINUATION SHEET Grant	PAGE 16 OF 16	
PROJECT NU	JMBER	2020-VD-BX-1699	AWARD DATE	06/05/2020	1	
42.	<ul> <li>SPECIAL CONDITIONS</li> <li>42. Authorization to obligate (federal) award funds to reimburse certain project costs incurred on or after January 20, 2020 The recipient may obligate (federal) award funds only after the recipient makes a valid acceptance of the award. As of the first day of the period of performance for the award (January 20, 2020), however, the recipient may choose to incur project costs using non-federal funds, but any such project costs are incurred at the recipient's risk until, at a minimum (1) the recipient makes a valid acceptance of the award, and (2) all applicable withholding conditions are removed by OJP (via a Grant Adjustment Notice). (A withholding condition is a condition in the award document that precludes the recipient from obligating, expending, or drawing down all or a portion of the award funds until the condition is removed.) Nothing in this condition shall be understood to authorize the recipient (or any subrecipient at any tier) to use award funds to "supplant" State or local funds.</li></ul>					
43.						

44. Body armor - compliance with NIJ standards and other requirements

Ballistic-resistant and stab-resistant body armor purchased with award funds may be purchased at any threat level, make or model, from any distributor or manufacturer, as long as the body armor has been tested and found to comply with applicable National Institute of Justice ballistic or stab standards and is listed on the NIJ Compliant Body Armor Model List (https://nij.gov/topics/technology/body-armor/Pages/compliant-ballistic-armor.aspx). In addition, ballistic-resistant and stab-resistant body armor purchased must be made in the United States and must be uniquely fitted, as set forth in 34 U.S.C. 10202(c)(1)(A). The latest NIJ standard information can be found here: https://nij.gov/topics/technology/body-armor/pages/.



## **Department of Justice (DOJ)**

Office of Justice Programs

Bureau of Justice Assistance

Washington, D.C. 20531

Memorandum To: Official Grant File

From: Orbin Terry, NEPA Coordinator

Subject: Categorical Exclusion for City of Spokane

The Coronavirus Emergency Supplemental Funding (CESF) Program allows eligible states, local units of government, and tribes to support a broad range of activities including preventing, preparing for, and responding to the coronavirus.

All recipients of CESF funding must assist BJA in complying with NEPA and other related federal environmental impact analyses requirements in the use of grant funds, whether the funds are used directly by the grantee or by a sub-grantee or third party.

BJA's expectation is that none of the following activities will be conducted whether under this federal award or a related third party action:

(1) New construction

(2) Any renovation or remodeling of a property located in an environmentally or historically sensitive area, including property (a) listed on or eligible for listing on the National Register of Historic Places, or (b) located within a 100-year flood plain, a wetland, or habitat for an endangered species

(3) A renovation that will change the basic prior use of a facility or significantly change its size

(4) Research and technology whose anticipated and future application could be expected to have an effect on the environment

(5) Implementation of a program involving the use of chemicals (including the

identification, seizure, or closure of clandestine methamphetamine laboratories) other than chemicals that are (a) purchased as an incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreational, or education environments.

Consequently, the subject federal action meets the Office of Justice Programs' criteria for a categorical exclusion as contained in paragraph 4(b) of Appendix D to Part 61 of Title 28 of the Code of Federal Regulations.

If, however, award funds are proposed to be used for any of the enumerated projects or activities above, grant recipients must contact their grant manager, and receive written approval prior to commencing that project or activity.

Questions about this determination may be directed to your grant manager or Orbin Terry, Environmental Coordinator for BJA.

STATUENT OF THE	Department of Justice (DOJ) Office of Justice Programs	GRANT MANAGER'S MEMORANDUM, PT. I: PROJECT SUMMARY				
	Bureau of Justice Assistance	Grant				
USTICE TH		PROJECT NUMBER				
		2020-VD-BX-1699		PAGE 1 OF 1		
This project is supported	d under FY20(BJA - CESF) Pub. L. No. 116-136,	Div. B; 28 U.S.C. 530C				
1. STAFF CONTACT (	Name & telephone number)	2. PROJECT DIRECTOR (Name	e, address & telep	hone number)		
Jeffrey S. Felten-Gre (202) 514-8874	en	Erika McCowan Senior Accountant 808 W. Spokane Falls Boulevard Spokane, WA 99201-3333 (509) 625-4061				
3a. TITLE OF THE PRO	DGRAM			DE (SEE INSTRUCTIONS		
BJA FY 20 Coronavirus	Emergency Supplemental Funding Program		ON REVE	RSE)		
4. TITLE OF PROJECT City of Spokane - CC						
5. NAME & ADDRESS	OF GRANTEE	6. NAME & ADRESS OF SUBG	RANTEE			
City of Spokane 1100 W. Mallon Av Spokane, WA 9926						
7. PROGRAM PERIOD	)	8. BUDGET PERIOD				
FROM: 01	TO: 01/31/2022	FROM: 01/20/2020 TO: 01/31/2022				
9. AMOUNT OF AWA	RD	10. DATE OF AWARD				
\$ 391,333		06/05/2020				
11. SECOND YEAR'S	BUDGET	12. SECOND YEAR'S BUDGET AMOUNT				
13. THIRD YEAR'S BU	JDGET PERIOD	14. THIRD YEAR'S BUDGET AMOUNT				
15 SUMMARY DESC	RIPTION OF PROJECT (See instruction on rever	se)				
The Coronavirus Em federally recognized may include, but are masks, sanitizer), trai	ergency Supplemental Funding (CESF) Program a tribal governments to support a broad range of act not limited to, overtime, equipment (including law ning, travel expenses (particularly related to the d I, and tribal prisons, jails, and detention centers.	allows States, U.S. Territories, the District ivities to prevent, prepare for, and respond v enforcement and medical personal protect	to the coronavir tive equipment),	us. Funded projects or initiatives hiring, supplies (such as gloves,		

OJP FORM 4000/2 (REV. 4-88)

SPOKANE Agenda Sheet	Date Rec'd	6/24/2020	
06/29/2020	Clerk's File #	CPR 2020-0002	
	Renews #		
Submitting Dept	ACCOUNTING	Cross Ref #	
<b>Contact Name/Phone</b>	LEONARD DAVIS 625-6028	Project #	
Contact E-Mail	LDAVIS@SPOKANECITY.ORG	Bid #	
Agenda Item Type	Claim Item	Requisition #	
Agenda Item Name	5600-CLAIMS-2020		·

## Agenda Wording

Report of the Mayor of pending claims & payments of previously approved obligations through: 6/19/20. Total: \$ 9,717,098.37 with Parks & Library claims being approved by their respective boards. Claims excluding Parks & Library Total: \$ 9,121,425.40.

## Summary (Background)

Pages 1-40 Check numbers: 572147 - 572328 ACH payment numbers: 79273 - 79513 On file for review in City Clerks Office: 40 Page listing of Claims Note:

Fiscal Im	pact	Grant	related?		Budget Account	
		Public	Works?	NO		
Expense	<b>\$</b> 9,121	,425.40			# Various	
Select	\$				#	
Select	\$				#	
Select	\$				#	
Approvals	5				<b>Council Notification</b>	<u>s</u>
Dept Head			WALLAC	E, TONYA	Study Session\Other	
Division Di	rector		WALLAC	E, TONYA	Council Sponsor	
<u>Finance</u>			HUGHES	, MICHELLE	<b>Distribution List</b>	
<u>Legal</u>			PICCOLO	, MIKE		
For the Ma	yor		ORMSBY	, MICHAEL		
<b>Additiona</b>	I Appi	rovals				
Purchasing	2					

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/22/20	Type of expenditure	e: Goods 🔘	Services 🔘			
Department: ACCOUNTIN	Department: ACCOUNTING					
Approving Supervisor:						
Amount of Proposed Expe	nditure: N/A					
Funding Source: N/A						
Please verify correct fundi one funding source.	ng sources. Please in	dicate breakdow	n if more than			
Why is this expenditure nec N/A	essary now?					
What are the impacts if exp N/A	enses are deferred?					
What alternative resources have been considered? N/A						
Description of the goods or service and any additional information? N/A						
Person Submitting Form/Contact: LEONARD DAVIS						
FINANCE SIGNATURE:	CI	TY ADMINISTRA	TOR SIGNATURE:			

FUND	FUND NAME	AMOUNT
0100	GENERAL FUND	1,434,840.23
1100	STREET FUND	257,259.48
1200	CODE ENFORCEMENT FUND	7,136.25
1300	LIBRARY FUND	34,075.37
1350	PENSION CONTRIBUTIONS FUND	71.95
1360	MISCELLANEOUS GRANTS FUND	0.00
1380	TRAFFIC CALMING MEASURES	57,629.17
1400	PARKS AND RECREATION FUND	44,478.14
1450	UNDER FREEWAY PARKING FUND	1.16
1460	PARKING METER REVENUE FUND	15,127.89
1510	SPOKANE REG EMERG COM SYS	852.32
1570	INTERMODAL FACILITY OPERATION	3.67
1590	HOTEL/MOTEL TAX FUND	30.02
1610	REAL ESTATE EXCISE TAX FUND	74.97
1620	PUBLIC SAFETY & JUDICIAL GRANT	7,192.93
1625	PUBLIC SAFETY PERSONNEL FUND	19,534.28
1630	COMBINED COMMUNICATIONS CENTER	11,750.19
1640	COMBINED COMMONICATIONS CENTER COMMUNICATIONS BLDG M&O FUND	4,413.82
1680	CD/HS OPERATIONS BLDG M&O FOND	9,976.00
1690	COMM DEVELOPMENT BLOCK GRANTS	9,970.00
1910	CRIMINAL JUSTICE ASSISTANCE FD	458,549.53
1910	FINANCIAL PARTNERSHIP FUND	13.85
1920	CHANNEL FIVE EQUIPMENT RESERVE	25,736.50
1940	PARK CUMULATIVE RESERVE FUND	25,750.50
1930	FIRE/EMS FUND	258,950.45
1980	DEFINED CONTRIBUTION ADMIN FND	0.52
1990	TRANSPORTATION BENEFIT FUND	161.74
3200	ARTERIAL STREET FUND	108,970.80
3500	KENDALL YARDS TIF	158,528.31
4100	WATER DIVISION	176,785.60
4250	INTEGRATED CAPITAL MANAGEMENT	29,125.75
4300	SEWER FUND	125,218.30
4480	SOLID WASTE FUND	1,343,801.27
4600	GOLF FUND	7,776.26
4700	DEVELOPMENT SVCS CENTER	31,456.13
5100	FLEET SERVICES FUND	257,992.02
5200	PUBLIC WORKS AND UTILITIES	9,213.53
5300	IT FUND	57,653.62
5310	IT CAPITAL REPLACEMENT FUND	66,396.99
5400	REPROGRAPHICS FUND	10,380.80
5500	PURCHASING & STORES FUND	4,560.14
5600	ACCOUNTING SERVICES	20,071.87
5700	MY SPOKANE	5,700.67
5750	OFFICE OF PERFORMANCE MGMT	4,336.72
5800	RISK MANAGEMENT FUND	122,340.69
5810	WORKERS' COMPENSATION FUND	3,485.83
5820	UNEMPLOYMENT COMPENSATION FUND	68.87
5830	EMPLOYEES BENEFITS FUND	1,101,017.69
5900	ASSET MANAGEMENT FUND OPS	4,190.86
5902	PROPERTY ACQUISITION POLICE	28,256.64
6060	EMPLOYEES' RETIREMENT FUND	2,399.07
6070	FIREFIGHTERS' PENSION FUND	4,433.15
6080	POLICE PENSION FUND	13,331.05

REPORT: PG3620 SYSTEM: FMSAP USER: MANAGER RUN NO: 25

FUND	FUND NAME	AMOUNT
6730	PARKING & BUSINESS IMPROV DIST	121,675.81
6960	SALARY CLEARING FUND NEW	2,654,387.06

TOTAL: 9,121,425.40

REPORT: PG3630 SYSTEM: FMSAP USER: MANAGER RUN NO: 25 DATE: 06/22/20 TIME: PAGE: 1

PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:

HONORABLE MAYOR AND COUNCIL MEMBERS 06/22/20 PAGE 2 0020 - NONDEPARTMENTAL

LEGAL SERVICES ACH PMT NO 80079283	2,782.00
OTH DUES/SUBSCRIPTNS/MEMBERSHP ACH PMT NO 80079407	1,086.05
CONTRACTUAL SERVICES ACH PMT NO 80079408	388,275.83
CONTRACTUAL SERVICES ACH PMT NO 80079409	55,870.92
LEGAL SERVICES CHECK NO 00572150	6,772.50
LEGAL SERVICES ACH PMT NO 80079289	3,568.50
CONTRACTUAL SERVICES ACH PMT NO 80079418	10,918.00
- NONDEPARTMENTAL	469,273.80
OPERATING RENTALS/LEASES ACH PMT NO 80079363	127.50
DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	250.00
SOCIAL SECURITY CHECK NO 00572309	738.20
RETIREMENT ACH PMT NO 80079506	902.31
- POLICE OMBUDSMAN	2,018.01
DEPOSIT - RESTITUTION CHECK NO 00572160	50.00
PERMIT REFUNDS PAYABLE CHECK NO 00572259	250.00
DEPOSIT-CASH BAIL BONDS CHECK NO 00572159	1,000.00
PETTY CASH-POLICE CHECK NO 00572173	500.00
	ACH PMT NO 80079283 OTH DUES/SUBSCRIPTNS/MEMBERSHP ACH PMT NO 80079407 CONTRACTUAL SERVICES ACH PMT NO 80079408 CONTRACTUAL SERVICES ACH PMT NO 80079409 LEGAL SERVICES ACH PMT NO 80079289 CONTRACTUAL SERVICES ACH PMT NO 80079289 CONTRACTUAL SERVICES ACH PMT NO 80079418 - NONDEPARTMENTAL OPERATING RENTALS/LEASES ACH PMT NO 80079363 DEFERRED COMPENSATION-MATCHING CHECK NO 00572296 SOCIAL SECURITY CHECK NO 00572309 RETIREMENT ACH PMT NO 80079506 - POLICE OMBUDSMAN DEPOSIT - RESTITUTION CHECK NO 00572159 DEPOSIT-CASH BAIL BONDS CHECK NO 00572159 PETTY CASH-POLICE

STANTEC CONSULTING SERVICES	GRANT CASH PASS THRU ACCOUNT	
INC	ACH PMT NO 80079416	69,393.26

WESTERN STATES CONSTRUCTION GRANT CASH PASS THRU ACCOUNT CHECK NO. - 00572288

346,163.63

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606.52

3,278.03

TOTAL	FOR	0100	-	GENERAL	FUND	417,356.89

0230 - CIVIL SERVICE

_			
	ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	810.00
	PUBLIC SAFETY TESTING INC	PROFESSIONAL SERVICES CHECK NO 00572149	1,030.00
	US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	2,544.61
	US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	3,255.89
	TOTAL FOR 0230 -	CIVIL SERVICE	7,640.50

0260 - CITY CLERK

ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	270.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	1,314.33
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	1,693.70

TOTAL FOR 0260 - CITY CLERK

0300 - HUMAN SERVICES

SHI CORP	SOFTWARE (NONCAPITALIZED)	
	ACH PMT NO 80079329	606.52

TOTAL FOR 0300 - HUMAN SERVICES

0320 - COUNCIL

US BANK TRUST NA

ICLEI USA - LOCAL GOVERNMENTS FOR SUSTAINABILITY	OTH DUES/SUBSCRIPTNS/MEMBERSHP ACH PMT NO 80079381	2,250.00
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	1,200.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 4

PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:

LUKE ESSER	PROFESSIONAL SERVICES ACH PMT NO 80079278	5,000.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	3,237.27

RETIREMENT

OR CITY OF SPOKANE	ACH PMT NO 80079506	3,741.19
	CELL PHONE ACH PMT NO 80079338	740.07
TOTAL FOR 0320 -	COUNCIL	16,168.53
0330 - PUBLIC AFFAIRS/COMMUNICATI		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING	505.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	2,114.64
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	2,755.50
TOTAL FOR 0330 -	PUBLIC AFFAIRS/COMMUNICATIONS	5,375.14
0370 - ENGINEERING SERVICES		
ARAMARK UNIFORM SERVICES AUS WEST LOCKBOX	LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079350	298.32
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	173.85
COWLES PUBLISHING COMPANY DBA THE SPOKESMAN-REVIEW	ADVERTISING ACH PMT NO 80079364	904.67
	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	3,335.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	14,172.67
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	16,155.06
total for 0370 -	ENGINEERING SERVICES	35,039.57
0410 - FINANCE		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING	320.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 5
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	915.92
	RETIREMENT ACH PMT NO 80079506	1,178.47
TOTAL FOR 0410 -	FINANCE	2,414.39

0430 - GRANTS MANAGEMENT

ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	162.25
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	864.01
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	1,149.60
TOTAL FOR 0430 -	GRANTS MANAGEMENT	2,175.86
0450 - COMM & NEIGHBHD SVCS DIVIS		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		75.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	196.00
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	253.58
TOTAL FOR 0450 -	COMM & NEIGHBHD SVCS DIVISION	524.58
0470 - HISTORIC PRESERVATION		
ICMA RETIREMENT TRUST 457		100.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	486.30
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	399.83
TOTAL FOR 0470 -	HISTORIC PRESERVATION	986.13
0500 - LEGAL		
	UTILITY LIGHT/POWER SERVICE ACH PMT NO 80079294	545.07
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 6
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
AVISTA UTILITIES	UTILITY NATURAL GAS ACH PMT NO 80079294	60.81
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	372.42
	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	2,095.01
LEGAL DEPT IMPREST FUND	OTH DUES/SUBSCRIPTNS/MEMBERSHP CHECK NO 00572267	110.77
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	9,315.97

	RETIREMENT ACH PMT NO 80079506	11,628.98
TOTAL FOR 0500 -	LEGAL	24,129.03
0520 - MAYOR		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING	470.00
PUGET SOUND MOVING INC	EXTERNAL MOVING EXPENSES CHECK NO 00572269	5,874.83
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		2,181.18
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	2,074.03
TOTAL FOR 0520 -	MAYOR	10,600.04
0550 - NEIGHBORHOOD SERVICES		
ICMA RETIREMENT TRUST 457	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	75.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	532.71
	RETIREMENT ACH PMT NO 80079506	674.22
TOTAL FOR 0550 -	NEIGHBORHOOD SERVICES	1,281.93
0560 - MUNICIPAL COURT		
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	931.38
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 7
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
ENTERPRISE HOLDINGS EAN SVCS PROCESSING ACCOUNTING	CASH OVER/SHORT CHECK NO 00572263	95.00
FRANK HOWE 521 W CLEVELAND	CASH OVER/SHORT CHECK NO 00572261	40.00
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	2,165.00
LOOMIS ARMORED US INC	CONTRACTUAL SERVICES ACH PMT NO 80079389	1,051.76
NORBERTO BEDOLLA PO BOX 5525	CASH OVER/SHORT CHECK NO 00572266	20.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	8,575.87

US BANK TRUST NA

RETIREMENT

OR CITY OF SPOKANE	ACH PMT NO 80079506	11,160.22
VALLEY EMPIRE COLLECTION PO BOX 141248	CASH OVER/SHORT CHECK NO 00572265	87.47
VERIZON WIRELESS	CELL PHONE ACH PMT NO 80079421	730.30
TOTAL FOR 0560 -	MUNICIPAL COURT	24,857.00
0570 - OFFICE OF HEARING EXAMINER		
	DEFERRED COMPENSATION-MATCHING	160.00
	SOCIAL SECURITY CHECK NO 00572309	489.53
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	638.58
TOTAL FOR 0570 -	OFFICE OF HEARING EXAMINER	1,288.11
0620 - HUMAN RESOURCES		
	DEFERRED COMPENSATION-MATCHING	487.50
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	1,828.50
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	2,100.36
TOTAL FOR 0620 -	HUMAN RESOURCES	4,416.36
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 8
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
0650 - PLANNING SERVICES		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	880.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		3,353.55
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	4,360.83
TOTAL FOR 0650 -	PLANNING SERVICES	8,594.38
0680 - POLICE		
ACRANET CBS BRANCH/DIV OF CBS REPORTING INC	BACKGROUND CHECKS	96.00
	ACH PMT NO 80079345	90.00

A-PRO AUTO BODY AND TOWING	TOWING EXPENSE ACH PMT NO 80079352	103.46
BOUND TREE MEDICAL LLC	OPERATING SUPPLIES CHECK NO 00572251	33.64
CENTURYLINK	ALARM/SECURITY SERVICES CHECK NO 00572252	292.68
CENTURYLINK	TELEPHONE CHECK NO 00572252	470.42
CONTRACT DESIGN ASSOCIATES INC	OFFICE FURNITURE (NON CAPITAL) ACH PMT NO 80079362	4,461.42
COPIERS NORTHWEST INC	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079363	36.10
DEVRIES INFORMATION MANAGEMENT	MISC SERVICES/CHARGES ACH PMT NO 80079366	105.00
EVERGREEN STATE TOWING LLC DBA SPOKANE VALLEY TOWING		284.51
FEDERAL EXPRESS CORP/DBA FEDEX	POSTAGE ACH PMT NO 80079372	4.62
FIREPOWER INC	ALARM/SECURITY SERVICES ACH PMT NO 80079373	241.76
GALLS LLC	CLOTHING ACH PMT NO 80079462	8,252.61
GALLS LLC	MINOR EQUIPMENT	
	ACH PMT NO 80079374	218.88
	ACH PMT NO 80079374	218.88
HONORABLE MAYOR AND COUNCIL MEMBERS	ACH PMT NO 80079374	218.88 06/22/20 PAGE 9
AND COUNCIL MEMBERS	ACH PMT NO 80079374 SULTS IN CLAIMS AS FOLLOWS:	06/22/20
AND COUNCIL MEMBERS		06/22/20
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES	OPERATING SUPPLIES	06/22/20 PAGE 9
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES GALLS LLC	ULTS IN CLAIMS AS FOLLOWS: OPERATING SUPPLIES ACH PMT NO 80079374 PROTECTIVE GEAR/CLOTHING	06/22/20 PAGE 9 331.00
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES GALLS LLC GALLS LLC	OPERATING SUPPLIES ACH PMT NO 80079374 PROTECTIVE GEAR/CLOTHING ACH PMT NO 80079374 OPERATING SUPPLIES	06/22/20 PAGE 9 331.00 9,622.77
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES GALLS LLC GALLS LLC GRAINGER INC	OPERATING SUPPLIES ACH PMT NO 80079374 PROTECTIVE GEAR/CLOTHING ACH PMT NO 80079374 OPERATING SUPPLIES ACH PMT NO 80079376 CLOTHING ACH PMT NO 80079377	06/22/20 PAGE 9 331.00 9,622.77 518.08
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES GALLS LLC GALLS LLC GRAINGER INC GUNARAMA WHOLESALE INC GUNARAMA WHOLESALE INC	SULTS IN CLAIMS AS FOLLOWS: OPERATING SUPPLIES ACH PMT NO 80079374 PROTECTIVE GEAR/CLOTHING ACH PMT NO 80079374 OPERATING SUPPLIES ACH PMT NO 80079376 CLOTHING ACH PMT NO 80079377 OPERATING SUPPLIES ACH PMT NO 80079377 DEFERRED COMPENSATION-MATCHING	06/22/20 PAGE 9 331.00 9,622.77 518.08 1,061.78
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES GALLS LLC GALLS LLC GRAINGER INC GUNARAMA WHOLESALE INC GUNARAMA WHOLESALE INC ICMA RETIREMENT TRUST 457	SULTS IN CLAIMS AS FOLLOWS: OPERATING SUPPLIES ACH PMT NO 80079374 PROTECTIVE GEAR/CLOTHING ACH PMT NO 80079374 OPERATING SUPPLIES ACH PMT NO 80079376 CLOTHING ACH PMT NO 80079377 OPERATING SUPPLIES ACH PMT NO 80079377 DEFERRED COMPENSATION-MATCHING	06/22/20 PAGE 9 331.00 9,622.77 518.08 1,061.78 5,244.40
AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RES GALLS LLC GALLS LLC GRAINGER INC GUNARAMA WHOLESALE INC GUNARAMA WHOLESALE INC ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD LEXIS-NEXIS RISK & ANALYTICS	SULTS IN CLAIMS AS FOLLOWS: OPERATING SUPPLIES ACH PMT NO 80079374 PROTECTIVE GEAR/CLOTHING ACH PMT NO 80079374 OPERATING SUPPLIES ACH PMT NO 80079376 CLOTHING ACH PMT NO 80079377 OPERATING SUPPLIES ACH PMT NO 80079377 DEFERRED COMPENSATION-MATCHING CHECK NO 00572296 BACKGROUND CHECKS ACH PMT NO 80079387	06/22/20 PAGE 9 331.00 9,622.77 518.08 1,061.78 5,244.40 71,998.11

ROBERT EARL ALFORD dba ALL SERVICE EAST TOWING	TOWING EXPENSE ACH PMT NO 80079347	155.18
SHARP SHOOTING INDOOR RANGE	MINOR EQUIPMENT ACH PMT NO 80079406	1,221.74
SPOKANE COUNTY TREASURER	TELEPHONE ACH PMT NO 80079409	27.51
SPOKANE POLICE DEPARTMENT IMPREST FUND	OPERATING SUPPLIES CHECK NO 00572173	148.41
SPOKANE TOWING/DIV OF NELCO SERVICES INC	TOWING EXPENSE ACH PMT NO 80079414	181.05
SPRINT	PROFESSIONAL SERVICES CHECK NO 00572271	120.00
SPRINT SOLUTIONS INC	MOBILE BROADBAND CHECK NO 00572272	455.64
T-MOBILE	MOBILE BROADBAND CHECK NO 00572274	20.34
UNITED PARCEL SERVICE	POSTAGE Check no 00572275	335.04
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	43,300.72
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	23,970.94
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 10
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
VERIZON WIRELESS	CELL PHONE ACH PMT NO 80079421	14,567.58
VERIZON WIRELESS	MOBILE BROADBAND ACH PMT NO 80079421	17,444.27
WASHINGTON LEOFF DEPT OF RETIREMENT SYSTEMS	PENSION LEOFF II CHECK NO 00572314	159,481.71
WESTERN STATES POLICE MEDICAL TRUST	VEBA MEDICAL SAVINGS-POLICE CHECK NO 00572315	625.00
TOTAL FOR 0680 -	POLICE	365,966.60
0690 - PROBATION SERVICES		
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	196.87
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	795.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	2,808.43
	RETIREMENT ACH PMT NO 80079506	3,664.50
VERIZON WIRELESS	CELL PHONE	

#### TOTAL FOR 0690 - PROBATION SERVICES

7,593.03

0700	_	PUBLIC	DEFENDER	

0700 - PUBLIC DEFENDER		
AVISTA UTILITIES	UTILITY LIGHT/POWER SERVICE ACH PMT NO 80079294	545.06
AVISTA UTILITIES	UTILITY NATURAL GAS ACH PMT NO 80079294	60.80
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	317.93
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	1,325.00
MATTHEW BENDER & CO INC DBA LEXIS NEXIS MATTHEW BENDER		64.79
PAUL TAPIA TAPIA INVESTIGATIVE SERVICES	LEGAL SERVICES ACH PMT NO 80079437	130.00
	SOCIAL SECURITY CHECK NO 00572309	6,340.13
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 11
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
	RETIREMENT ACH PMT NO 80079506	7,851.79
WA ASSN OF CRIMINAL DEFENSE LAWYERS	OTH DUES/SUBSCRIPTNS/MEMBERSHP CHECK NO 00572276	160.00
TOTAL FOR 0700 -	PUBLIC DEFENDER	16,795.50
0750 - ECONOMIC DEVELOPMENT		
ICMA RETIREMENT TRUST 457	DEFERRED COMPENSATION-MATCHING	
% FIRST NATIONAL BANK OF MD	CHECK NO 00572296	100.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	251.49
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	325.34
TOTAL FOR 0750 -	ECONOMIC DEVELOPMENT	676.83
0860 - TREASURY SERVICES		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	465.00
LOOMIS ARMORED US INC	CONTRACTUAL SERVICES ACH PMT NO 80079389	805.03

US BANK OR CITY TREASURER	SOCIAL SECURITY	
EMP BENEFITS ( CITY )	CHECK NO 00572309	1,584.30

US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	2,019.64
TOTAL FOR 0860 -	TREASURY SERVICES	4,873.97
0970 - INTERNAL SERVICE CHARGES		
OFFICE OF STATE AUDITOR		909.50
TOTAL FOR 0970 -	INTERNAL SERVICE CHARGES	909.50
1100 - STREET FUND		
AVISTA UTILITIES	UTILITY LIGHT/POWER SERVICE ACH PMT NO 80079351	208,557.78
	UTILITY NATURAL GAS ACH PMT NO 80079351	234.06
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 12
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	510.43
FASTENAL CO	OPERATING SUPPLIES ACH PMT NO 80079308	543.91
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	4,466.00
NORCO INC	OPERATING SUPPLIES ACH PMT NO 80079321	55.24
NORTH SPOKANE IRRIGATION DIST #8	PUBLIC UTILITY SERVICE CHECK NO 00572168	31.51
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	195.23
STREET DEPT IMPREST FUND	OPERATING SUPPLIES CHECK NO 00572273	62.83
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		19,425.91
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	23,115.06
	TELEPHONE ACH PMT NO 80079426	61.52
TOTAL FOR 1100 -	STREET FUND	257,259.48

1200 - CODE ENFORCEMENT FUND -----

CLARK'S CONTAINERS LLC OPERATING RENTALS/LEASES ACH PMT NO. - 80079302

225.15

ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	645.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	15.78
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	3,068.57
	RETIREMENT ACH PMT NO 80079506	3,181.75
TOTAL FOR 1200 -	CODE ENFORCEMENT FUND	7,136.25
1300 - LIBRARY FUND		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		2,325.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 13
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	73.36
	SOCIAL SECURITY CHECK NO 00572309	13,810.37
	RETIREMENT ACH PMT NO 80079506	17,866.64
TOTAL FOR 1300 -	LIBRARY FUND	34,075.37
1350 - PENSION CONTRIBUTIONS FUND		
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	71.95
TOTAL FOR 1350 -	PENSION CONTRIBUTIONS FUND	71.95
1360 - MISCELLANEOUS GRANTS FUND		
STANTEC CONSULTING SERVICES	CONTRACTUAL SERVICES ACH PMT NO 80079416	69,393.26
STANTEC CONSULTING SERVICES INC	GRANT CASH PASS THRU ACCOUNT ACH PMT NO 80079416	69,393.26-
WESTERN STATES CONSTRUCTION	CONSTRUCTION OF FIXED ASSETS CHECK NO 00572288	15,540.65
WESTERN STATES CONSTRUCTION	GRANT CASH PASS THRU ACCOUNT CHECK NO 00572288	15,540.65-
TOTAL FOR 1360 -	MISCELLANEOUS GRANTS FUND	0.00

1380 - TRAFFIC CALMING MEASURES

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AMERICAN TRAFFIC SOLUTIONS INC CONTRACTUAL SERVICES

	ACH PMT NO 80079348	57,598.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	31.17
TOTAL FOR 1380 -	TRAFFIC CALMING MEASURES	57,629.17
1400 - PARKS AND RECREATION FUND		
ACRANET CBS BRANCH/DIV OF CBS REPORTING INC		94.00
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	315.34
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 14
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		4,452.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	278.25
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	17,417.44
	RETIREMENT ACH PMT NO 80079506	21,921.11
TOTAL FOR 1400 -	PARKS AND RECREATION FUND	44,478.14
1450 - UNDER FREEWAY PARKING FUND		
OFFICE OF STATE AUDITOR WASHINGTON STATE		1.16
TOTAL FOR 1450 -	UNDER FREEWAY PARKING FUND	1.16
1460 - PARKING METER REVENUE FUND		
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	89.88
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	518.48
	CONTRACTUAL SERVICES ACH PMT NO 80079389	617.78
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	35.10
PCS MOBILE	SOFTWARE (NONCAPITALIZED) ACH PMT NO 80079285	7,568.55
R & R HEATING 5202 N FLORIDA ST	DEPOSIT-MISCELLANEOUS DEPOSITS CHECK NO 00572257	25.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		2,709.14

US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	3,563.96
TOTAL FOR 1460 -	- PARKING METER REVENUE FUND	15,127.89
1510 - SPOKANE REG EMERG COM SYS		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING	100.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 15
PROCESSING OF VOUCHERS RES	SULTS IN CLAIMS AS FOLLOWS:	
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	1.09
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	308.89
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	397.25
VERIZON WIRELESS	CELL PHONE ACH PMT NO 80079421	45.09
TOTAL FOR 1510 -	- SPOKANE REG EMERG COM SYS	852.32
1570 - INTERMODAL FACILITY OPERAT	-	
OFFICE OF STATE AUDITOR WASHINGTON STATE		3.67
TOTAL FOR 1570 -	- INTERMODAL FACILITY OPERATION	3.67
1590 - HOTEL/MOTEL TAX FUND		
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	30.02
WASHINGTON STATE		30.02
WASHINGTON STATE TOTAL FOR 1590 - 1610 - REAL ESTATE EXCISE TAX FUN	CHECK NO 00572148 - HOTEL/MOTEL TAX FUND ND	
WASHINGTON STATE TOTAL FOR 1590 - 1610 - REAL ESTATE EXCISE TAX FUN OFFICE OF STATE AUDITOR	CHECK NO 00572148 - HOTEL/MOTEL TAX FUND ND	
WASHINGTON STATE TOTAL FOR 1590 - 1610 - REAL ESTATE EXCISE TAX FUN OFFICE OF STATE AUDITOR WASHINGTON STATE	CHECK NO 00572148 - HOTEL/MOTEL TAX FUND ND STATE AUDIT CHARGES	30.02
WASHINGTON STATE TOTAL FOR 1590 - 1610 - REAL ESTATE EXCISE TAX FUN OFFICE OF STATE AUDITOR WASHINGTON STATE TOTAL FOR 1610 - 1620 - PUBLIC SAFETY & JUDICIAL O	CHECK NO 00572148 - HOTEL/MOTEL TAX FUND ND STATE AUDIT CHARGES CHECK NO 00572148 - REAL ESTATE EXCISE TAX FUND GRANT	30.02
WASHINGTON STATE TOTAL FOR 1590 - 1610 - REAL ESTATE EXCISE TAX FUN OFFICE OF STATE AUDITOR WASHINGTON STATE TOTAL FOR 1610 -	CHECK NO 00572148 - HOTEL/MOTEL TAX FUND ND STATE AUDIT CHARGES CHECK NO 00572148 - REAL ESTATE EXCISE TAX FUND GRANT	30.02

TCMA RETIREMENT TRUST 457 B FIRST NATIONAL BANK OF MDDEFERRED COMPENSATION-MATCHING CHECK NO 00572296472.2LING LIFE INSURANCE & ANNUITY DR CITY OF SPOKANE TREAURERDEFERRED COMPENSATION-MATCHING CHECK NO 00572299561.5OFFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.0OFFOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 800794132,911.6JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.4JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.3
ACH PMT NO 80079363 168.9 ICMA RETIREMENT TRUST 457 DEFERRED COMPENSATION-MATCHING © FIRST NATIONAL BANK OF MD CHECK NO 00572296 472.2 ING LIFE INSURANCE & ANNUITY DEFERRED COMPENSATION-MATCHING OR CITY OF SPOKANE TREAURER CHECK NO 00572299 561.5 OFFICE OF STATE AUDITOR STATE AUDIT CHARGES NASHINGTON STATE CHECK NO 00572148 28.0 SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413 2,911.6 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,332.4 JS BANK TRUST NA RETIREMENT ACH PMT NO 80079506 4,275.3 TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.1
ACH PMT NO 80079363 168.9 ICMA RETIREMENT TRUST 457 DEFERRED COMPENSATION-MATCHING © FIRST NATIONAL BANK OF MD CHECK NO 00572296 472.2 ING LIFE INSURANCE & ANNUITY DEFERRED COMPENSATION-MATCHING OR CITY OF SPOKANE TREAURER CHECK NO 00572299 561.5 OFFICE OF STATE AUDITOR STATE AUDIT CHARGES NASHINGTON STATE CHECK NO 00572148 28.0 SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413 2,911.6 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,332.4 JS BANK TRUST NA RETIREMENT ACH PMT NO 80079506 4,275.3 TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.1 40 - COMMUNICATIONS BLDG M&O FUND
3 FIRST NATIONAL BANK OF MDCHECK NO 00572296472.2LNG LIFE INSURANCE & ANNUITY DR CITY OF SPOKANE TREAURERDEFERRED COMPENSATION-MATCHING CHECK NO 00572299561.5DOFFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.0SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 800794132,911.6JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.4JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.3TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.140 - COMMUNICATIONS BLDG M&O FUNDTOTALSUBANC FUND
3 FIRST NATIONAL BANK OF MDCHECK NO 00572296472.2LNG LIFE INSURANCE & ANNUITY DR CITY OF SPOKANE TREAURERDEFERRED COMPENSATION-MATCHING CHECK NO 00572299561.5DOFFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.0SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 800794132,911.6JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.4JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.3TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.140 - COMMUNICATIONS BLDG M&O FUNDTOTALSUBANC FUND
ENG LIFE INSURANCE & ANNUITY OR CITY OF SPOKANE TREAURERDEFERRED COMPENSATION-MATCHING CHECK NO 00572299561.5OFFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.0OFOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 800794132,911.0JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.0JS BANK TRUST NA DR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.3TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.3
OR CITY OF SPOKANE TREAURER       CHECK NO 00572299       561.1         OFFICE OF STATE AUDITOR       STATE AUDIT CHARGES       28.1         OSPOKANE REGIONAL COMMUNICATION       CONTRACTUAL SERVICES       2,911.1         SPOKANE REGIONAL COMMUNICATION       CONTRACTUAL SERVICES       2,911.1         US BANK OR CITY TREASURER       SOCIAL SECURITY       2,911.1         US BANK TRUST NA       RETIREMENT       3,332.1         US BANK TRUST NA       RETIREMENT       4.275.1         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.1
OR CITY OF SPOKANE TREAURER       CHECK NO 00572299       561.3         OFFICE OF STATE AUDITOR       STATE AUDIT CHARGES       28.0         VASHINGTON STATE       CHECK NO 00572148       28.0         SPOKANE REGIONAL COMMUNICATION       CONTRACTUAL SERVICES       2,911.0         SPOKANE REGIONAL COMMUNICATION       CONTRACTUAL SERVICES       2,911.0         US BANK OR CITY TREASURER       SOCIAL SECURITY       3,332.0         US BANK TRUST NA       RETIREMENT       20079506       4,275.1         US BANK TRUST NA       RETIREMENT       20079506       4,275.1         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.1         40 - COMMUNICATIONS BLDG M&O FUND       COMMUNICATIONS BLDG M&O FUND       2000000000000000000000000000000000000
DFFICE OF STATE AUDITOR NASHINGTON STATE       STATE AUDIT CHARGES CHECK NO 00572148       28.0         SPOKANE REGIONAL COMMUNICATION SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.0         US BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,332.0         US BANK TRUST NA DR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,275.1         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.1
DFFICE OF STATE AUDITOR NASHINGTON STATE       STATE AUDIT CHARGES CHECK NO 00572148       28.4         SPOKANE REGIONAL COMMUNICATION SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.4         US BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,332.4         US BANK TRUST NA DR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,275.3         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.3
DFFICE OF STATE AUDITOR NASHINGTON STATE       STATE AUDIT CHARGES CHECK NO 00572148       28.4         SPOKANE REGIONAL COMMUNICATION SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.4         US BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,332.4         US BANK TRUST NA DR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,275.3         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.3
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DFFICE OF STATE AUDITOR NASHINGTON STATE       STATE AUDIT CHARGES CHECK NO 00572148       28.4         SPOKANE REGIONAL COMMUNICATION SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.4         US BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,332.4         US BANK TRUST NA DR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,275.3         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.3
DEFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.
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DFFICE OF STATE AUDITOR NASHINGTON STATE       STATE AUDIT CHARGES CHECK NO 00572148       28.4         SPOKANE REGIONAL COMMUNICATION SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.4         US BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,332.4         US BANK TRUST NA DR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,275.3         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.3
DEFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.
DEFICE OF STATE AUDITOR NASHINGTON STATESTATE AUDIT CHARGES CHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATION CONTRACTUAL SERVICES 
NASHINGTON STATECHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATIONCONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.40 - COMMUNICATIONS BLDG M&O FUND
NASHINGTON STATECHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATIONCONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.40 - COMMUNICATIONS BLDG M&O FUND
NASHINGTON STATECHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATIONCONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.40 - COMMUNICATIONS BLDG M&O FUND
NASHINGTON STATECHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATIONCONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.40 - COMMUNICATIONS BLDG M&O FUND
NASHINGTON STATECHECK NO 0057214828.SPOKANE REGIONAL COMMUNICATIONCONTRACTUAL SERVICES ACH PMT NO 800794132,911.JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )SOCIAL SECURITY CHECK NO 005723093,332.JS BANK TRUST NA OR CITY OF SPOKANERETIREMENT ACH PMT NO 800795064,275.TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER11,750.40 - COMMUNICATIONS BLDG M&O FUND
SPOKANE REGIONAL COMMUNICATION       CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.         JS BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,332.         JS BANK TRUST NA DR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND
SPOKANE REGIONAL COMMUNICATION       CONTRACTUAL SERVICES ACH PMT NO 80079413       2,911.         JS BANK OR CITY TREASURER       SOCIAL SECURITY CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
ACH PMT NO 80079413 2,911. JS BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,332. JS BANK TRUST NA RETIREMENT DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
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ACH PMT NO 80079413 2,911. JS BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,332. JS BANK TRUST NA RETIREMENT DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
ACH PMT NO 80079413 2,911. JS BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,332. JS BANK TRUST NA RETIREMENT DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
JS BANK OR CITY TREASURER SOCIAL SECURITY CHECK NO 00572309 3,332. JS BANK TRUST NA CRETIREMENT ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
JS BANK OR CITY TREASURER SOCIAL SECURITY CHECK NO 00572309 3,332. JS BANK TRUST NA CRETIREMENT ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT         DR CITY OF SPOKANE       ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT         DR CITY OF SPOKANE       ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT         DR CITY OF SPOKANE       ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT         DR CITY OF SPOKANE       ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT         DR CITY OF SPOKANE       ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,332.         JS BANK TRUST NA       RETIREMENT         DR CITY OF SPOKANE       ACH PMT NO 80079506       4,275.         TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER       11,750.         40 - COMMUNICATIONS BLDG M&O FUND       1100000000000000000000000000000000000
DS BANK TRUST NA DR CITY OF SPOKANE TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
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DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
DR CITY OF SPOKANE ACH PMT NO 80079506 4,275. TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
TOTAL FOR 1630 - COMBINED COMMUNICATIONS CENTER 11,750.
40 - COMMUNICATIONS BLDG M&O FUND
ENVIRONMENT CONTROL OF SPOKANE LAUNDRY/JANITORIAL SERVICES
ENVIRONMENT CONTROL OF SPOKANE LAUNDRY/JANITORIAL SERVICES

	ACH PMT NO 80079459	2,035.00
FASTENAL CO	OPERATING SUPPLIES ACH PMT NO 80079371	279.61
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	0.19

	PUBLIC UTILITY SERVICE CHECK NO 00572270	2,099.02
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 17
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
TOTAL FOR 1640 -	COMMUNICATIONS BLDG M&O FUND	4,413.82
1680 - CD/HS OPERATIONS		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		643.75
	STATE AUDIT CHARGES CHECK NO 00572148	213.20
	SOCIAL SECURITY CHECK NO 00572309	4,102.84
	RETIREMENT ACH PMT NO 80079506	5,016.21
TOTAL FOR 1680 -	CD/HS OPERATIONS	9,976.00
1690 - COMM DEVELOPMENT BLOCK GRA		
WESTERN STATES CONSTRUCTION		330,622.98
WESTERN STATES CONSTRUCTION	GRANT CASH PASS THRU ACCOUNT CHECK NO 00572288	330,622.98-
TOTAL FOR 1690 -	COMM DEVELOPMENT BLOCK GRANTS	0.00
1910 - CRIMINAL JUSTICE ASSISTANC	E FD	
ALCOHOL MONITORING SYSTEMS INC	OPERATING SUPPLIES ACH PMT NO 80079291	34.10
ALCOHOL MONITORING SYSTEMS INC	PROFESSIONAL SERVICES ACH PMT NO 80079346	14,844.12
	STATE AUDIT CHARGES CHECK NO 00572148	38.84
	SPOKANE COUNTY ACH PMT NO 80079435	443,632.47
TOTAL FOR 1910 -	CRIMINAL JUSTICE ASSISTANCE FD	458,549.53
1920 - FINANCIAL PARTNERSHIP FUND		
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	13.85
	FINANCIAI DADTNEDCUID FIND	

13.85

HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 18
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
1940 - CHANNEL FIVE EQUIPMENT RES	ERVE	
FRIENDS OF KSPS	CONTRACTUAL SERVICES ACH PMT NO 80079281	25,734.89
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	1.61
TOTAL FOR 1940 -	CHANNEL FIVE EQUIPMENT RESERVE	25,736.50
1950 - PARK CUMULATIVE RESERVE FU		
OFFICE OF STATE AUDITOR	STATE AUDIT CHARGES CHECK NO 00572148	9.47
TOTAL FOR 1950 -	PARK CUMULATIVE RESERVE FUND	9.47
1970 - FIRE/EMS FUND		
BOUND TREE MEDICAL LLC	SAFETY SUPPLIES CHECK NO 00572251	760.45
BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079354	4,272.27
BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE	VEHICLE REPAIRS/MAINT ACH PMT NO 80079354	387.47
CITY SERVICE VALCON LLC	MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079357	2,937.38
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	717.48
DIVINES TOWING/DIV OF DIVINE CORP	MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079367	325.45
ENVIRONMENT CONTROL OF SPOKANE	LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079459	7,061.00
FASTENAL CO	OPERATING SUPPLIES ACH PMT NO 80079371	690.45
GORDON TRUCK CENTERS INC DBA PACIFIC TRUCK CENTERS	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079375	709.22
GRAINGER INC	SAFETY SUPPLIES ACH PMT NO 80079376	10,553.31
	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	9,163.08
ING LIFE INSURANCE & ANNUITY OR CITY OF SPOKANE TREAURER	DEFERRED COMPENSATION-MATCHING CHECK NO 00572299	40,557.72

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PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:

INLAND PACIFIC HOSE & FITTINGS INC	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079382	344.40
INLAND PACIFIC HOSE & FITTINGS INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079382	21.32
KENWORTH SALES COMPANY	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079385	202.46
L N CURTIS & SONS	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079386	544.50
L N CURTIS & SONS	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079386	1,228.40
MULTICARE HEALTH SYSTEMS DBA MULTICARE CENTERS OF	MEDICAL SERVICES CHECK NO 00572268	9,271.50
NAPA AUTO PARTS GENUINE PARTS CO	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079394	106.63
NAPA AUTO PARTS GENUINE PARTS CO	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079394	591.67
NORCO INC	OPERATING SUPPLIES ACH PMT NO 80079396	11.82
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	392.32
SPOKANE CITY TREASURER	PUBLIC UTILITY SERVICE CHECK NO 00572270	1,762.14
SPOKANE EXERCISE EQUIPMENT SALES AND SERVICE	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079410	119.79
STERICYCLE INC STERICYCLE OF WA (BC)	HAZARDOUS WASTE DISPOSAL ACH PMT NO. – 80079417	1,218.25
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	22,164.21
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	5,247.28
VERIZON WIRELESS	CELL PHONE ACH PMT NO 80079421	22.55
WASHINGTON LEOFF DEPT OF RETIREMENT SYSTEMS	PENSION LEOFF II CHECK NO 00572314	137,262.71
WILDROSE LTD dba WILDROSE GRAPHICS	CLOTHING ACH PMT NO 80079423	249.49
WILSON COMMERCIAL PROPERTIES 2 LLC	PUBLIC SAFETY LICENSE/PERM CHECK NO 00572166	19.00
XO COMMUNICATIONS INC C/O VERIZON	TELEPHONE ACH PMT NO 80079426	34.73
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 20

PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:

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OFFICE OF STATE AUDITOR	STATE AUDIT CHARGES	
WASHINGTON STATE	CHECK NO 00572148	0.52
TOTAL FOR 1980	- DEFINED CONTRIBUTION ADMIN FND	0.52
990 - TRANSPORTATION BENEFIT FU		
OFFICE OF STATE AUDITOR WASHINGTON STATE		20.61
WA STATE DEPT/TRANSPORTATION	CONSTRUCTION OF FIXED ASSETS ACH PMT NO 80079422	141.13
TOTAL FOR 1990	- TRANSPORTATION BENEFIT FUND	161.74
200 - ARTERIAL STREET FUND		
COWLES PUBLISHING COMPANY DBA THE SPOKESMAN-REVIEW	ADVERTISING	107.19
CPM DEVELOPMENT CORP DBA INLAND ASPHALT COMPANY		101,337.58
HISTORICAL RESEARCH ASSOCIATES	CONSTRUCTION OF FIXED ASSETS ACH PMT NO 80079379	7,139.70
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	386.33
TOTAL FOR 3200	- ARTERIAL STREET FUND	108,970.80
3500 - KENDALL YARDS TIF		
NORTH GORGE RESIDENTIAL PARTNERS LLC	INTEREST ON LONG TERM DEBT ACH PMT NO 80079397	397.31
NORTH GORGE RESIDENTIAL PARTNERS LLC	OTHER DEBT ACH PMT NO 80079397	158,131.00
TOTAL FOR 3500	- KENDALL YARDS TIF	158,528.31
100 - WATER DIVISION		
ACTION MATERIALS	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079439	243.22
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 21
PROCESSING OF VOUCHERS RE	SULTS IN CLAIMS AS FOLLOWS:	
ANATEK LABS INC	CONTRACTUAL SERVICES ACH PMT NO 80079349	670.00
ANCELO DICANI AND	DEFINITO	

ANGELO PISANI AND	REFUNDS	
JERRY SANDERS	CHECK NO 00572254	23.34

BLACK DIAMOND ASPHALT PAVING LLC	REFUNDS CHECK NO 00572162	2,000.00
BLUEBIRD TREE CARE INC	CONTRACTUAL SERVICES	
	ACH PMT NO 80079428	14,808.76
CDW GOVERNMENT INC	MINOR EQUIPMENT ACH PMT NO 80079355	2,521.69
CINTAS CORPORATION NO 3 LOC 606	LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079450	2,858.61
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	453.20
DELL MARKETING LP %DELL USA LP	COMPUTERS ACH PMT NO 80079365	2,821.26
ELIZABETH SANDERSON 3808 S ALDER DR	REFUNDS CHECK NO 00572253	33.19
FEDERAL EXPRESS CORP/DBA FEDEX	POSTAGE ACH PMT NO 80079372	170.87
FERGUSON ENTERPRISES INC	INVENTORY PURCHASES FOR WATER ACH PMT NO 80079460	12,806.64
GOODALE & BARBIERI ATTN:SCHUYLER SHANNON	REFUNDS CHECK NO 00572164	98.30
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	7,910.00
ITRON INC	CONTRACTUAL SERVICES ACH PMT NO 80079383	29,239.72
KLINTON KILGORE 6604 N GREENWOOD BLVD	REFUNDS CHECK NO 00572165	272.97
LECCO ENTERPRISES LLC EASTSIDE ELECTRIC MOTORS LLC	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079456	1,053.58
LECCO ENTERPRISES LLC EASTSIDE ELECTRIC MOTORS LLC	REPAIRS/MAINTENANCE ACH PMT NO 80079456	12,883.44
MAYKEN SPOKANE LLC 621 W MALLON AVE STE 507	REFUNDS CHECK NO 00572163	105.66
MURRAYSMITH INC	CONTRACTUAL SERVICES ACH PMT NO 80079393	576.00
NORCO INC	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079475	122.26
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 22
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	341.95
OXARC INC	OPERATING SUPPLIES ACH PMT NO 80079476	1,701.54
SPOKANE CITY TREASURER	DEPOSIT - U-HELP CHECK NO 00572305	158.00

SPOKANE CITY TREASURER	OTHER MISC CHARGES CHECK NO 00572305	2,448.78
SPOKANE CITY TREASURER	REFUNDS CHECK NO 00572172	1,970.93
SPOKANE COUNTY TREASURER	EXTERNAL TAXES/OPER ASSESSMT ACH PMT NO 80079286	1,711.98
SPOKANE COUNTY TREASURER	PERMITS/OTHER FEES ACH PMT NO 80079489	200.00
TRUE SEALS LLC	REPAIR & MAINTENANCE SUPPLIES ACH PMT NO 80079504	359.37
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	35,875.41
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	40,344.93
TOTAL FOR 410	0 - WATER DIVISION	176,785.60

4250 - INTEGRATED CAPITAL MANAGEMENT

ABADAN REPROGRAPHICS	CONSTRUCTION OF FIXED ASSETS	
BUSINESS EQUIPMENT CENTER	CHECK NO 00572248	250.75
	CONSTRUCTION OF FIXED ASSETS	
DBA THE SPOKESMAN-REVIEW	ACH PMT NO 80079364	267.33
	DEFERRED COMPENSATION-MATCHING	
% FIRST NATIONAL BANK OF MD	CHECK NO 00572296	830.00
LSB CONSULTING ENGINEERS PLLC	CONSTRUCTION OF FIXED ASSETS	1 505 0
	ACH PMT NO 80079390	1,527.00
OFFICE OF STATE AUDITOR		1 0 6 0 0
WASHINGTON STATE	CHECK NO 00572148	1,069.98
PARAMETRIX INC	CONSTRUCTION OF FIXED ASSETS	
	ACH PMT NO 80079400	7,222.5
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		2 4 2 1 1
EMP BENEFIIS ( CIIY )	CHECK NO 00572309	3,431.10
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	4,469.7
OR CITI OF SPORANE	ACH PMI NO 80079506	4,409.7
HONORABLE MAYOR		06/22/20
AND COUNCIL MEMBERS		PAGE 23
PROCESSING OF VOUCHERS RE	SULTS IN CLAIMS AS FOLLOWS:	
WA STATE DEPT/TRANSPORTATION	CONSTRUCTION OF FIXED ASSETS	
	ACH PMT NO 80079508	10,057.2
TOTAL FOR 4250	- INTEGRATED CAPITAL MANAGEMENT	29,125.7
10 - SEWER MAINTENANCE DIVISIO	N	
CITY SERVICE VALCON LLC	MOTOR FUEL-OUTSIDE VENDOR	
	ACH PMT NO 80079301	822.4

COPIERS NORTHWEST INC OPERATING RENTALS/LEASES
	ACH PMT NO 80079363	270.35
CPM DEVELOPMENT CORP DBA CENTRAL PRE-MIX CONCRETE CO		1,587.44
FEDERAL EXPRESS CORP/DBA FEDEX	POSTAGE ACH PMT NO 80079372	34.37
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	2,525.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	173.26
PARAMETRIX INC	CONTRACTUAL SERVICES ACH PMT NO 80079478	10,339.64
SPOKANE CITY TREASURER	OTHER MISC CHARGES CHECK NO 00572305	2,448.78
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		8,955.42
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	11,362.30
TOTAL FOR 4310 -	SEWER MAINTENANCE DIVISION	38,518.97

4320 - RIVERSIDE PARK RECLAMATION FAC

ALS LABORATORY GROUP	TESTING SERVICES ACH PMT NO 80079441	6,850.00
CDW GOVERNMENT INC	MINOR EQUIPMENT ACH PMT NO 80079355	428.00
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	650.39
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	6,140.00
K & L GATES LLP	LEGAL SERVICES ACH PMT NO 80079469	1,694.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 24
PROCESSING OF VOUCHERS RE	SULTS IN CLAIMS AS FOLLOWS:	
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	184.28
POINTE PEST CONTROL	CONTRACTUAL SERVICES ACH PMT NO 80079479	1,464.71

US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO. - 00572309 25,378.41 RETIREMENT ACH PMT NO. - 80079506 US BANK TRUST NA OR CITY OF SPOKANE 32,449.31

> -----TOTAL FOR 4320 - RIVERSIDE PARK RECLAMATION FAC 75,239.10

ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	1,290.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	61.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	4,164.29
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	5,318.04
TOTAL FOR 4330 -	- STORMWATER	10,833.33

4360 - ENVIRONMENTAL PROGRAMS

-			
	ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	75.00
	OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	4.51
	US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	238.59
	US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	308.80

TOTAL FOR	4360 -	ENVIRONMENTAL	PROGRAMS	626.90

ACH PMT NO. - 80079353

26,386.82

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4490 - SOLID WASTE DISPOSAL

AVISTA UTILITIES	UTILITY NATURAL GAS	
	ACH PMT NO 80079351	18,118.92
BARR-TECH LLC	CONTRACTUAL SERVICES	

HONC	RABLE MAYO	R	

AND COUNCIL MEMBERS

PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:

BIG SKY INDUSTRIAL/DIV OF WWSS ASSOCIATES INC	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079427	32,200.87
BRANDSAFWAY SERVICES INC	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079434	6,844.83
COMPLETE DESIGN INC	BUILDING IMPROVEMENTS ACH PMT NO 80079360	79,782.13
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	379.33
DIVCO INC	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079429	230.66
HYDRAULICS PLUS INC	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079380	3,493.96
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	3,720.00

J & T'S LAWN CARE INC DBA GREENSCAPE	LANDSCAPE/GROUNDS MAINT ACH PMT NO 80079431	490.05
MCCOY POWER CONSULTANTS INC	CONTRACTUAL SERVICES ACH PMT NO 80079391	7,218.75
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	248.30
OIL RE-REFINING CO INC	HAZARDOUS WASTE DISPOSAL ACH PMT NO. – 80079399	290.00
REGIONAL DISPOSAL COMPANY	CONTRACTUAL SERVICES ACH PMT NO 80079403	1,039,880.42
SPOKANE INT'L AIRPORT	OPERATING RENTALS/LEASES ACH PMT NO 80079412	348.48
SPOKANE PRO CARE INC	LANDSCAPE/GROUNDS MAINT ACH PMT NO 80079436	212.36
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		18,996.70
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	23,431.80

TOTAL FOR 4490 - SOLID WASTE DISPOSAL 1,262,274.38

4500 - SOLID WASTE COLLECTION

AVISTA UTILITIES	UTILITY LIGHT/POWER SERVICE ACH PMT NO 80079442	1,248.47
AVISTA UTILITIES	UTILITY NATURAL GAS ACH PMT NO 80079442	255.46
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 26
PROCESSING OF VOUCHERS RE	SULTS IN CLAIMS AS FOLLOWS:	
C & C YARD CARE	LANDSCAPE/GROUNDS MAINT ACH PMT NO 80079297	261.36
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	666.15
HOTSY OF SPOKANE LLC	OPERATING SUPPLIES ACH PMT NO 80079313	22,003.24
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	4,755.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	404.49
SPOKANE CITY TREASURER	OTHER MISC CHARGES CHECK NO 00572305	2,448.78
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	22,694.53
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	26,180.06

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4530 - SOLID WASTE LANDFILLS		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	75.00
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	223.60
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	310.75
TOTAL FOR 4530 -	SOLID WASTE LANDFILLS	609.35
4600 - GOLF FUND		
ACRANET CBS BRANCH/DIV OF CBS REPORTING INC		117.50
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	519.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	26.02
	SOCIAL SECURITY CHECK NO 00572309	4,636.61
	RETIREMENT ACH PMT NO 80079506	2,477.13
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 27
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
TOTAL FOR 4600 -	GOLF FUND	7,776.26
4700 - DEVELOPMENT SVCS CENTER		
CALEB INGERSOLL 2920 N POST ST	PERMIT REFUNDS PAYABLE CHECK NO 00572260	625.00
EDWARD JAMES NEAL	ADVISORY TECHNICAL SERVICE ACH PMT NO 80079344	60.00
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	2,749.00
MCVAY BROTHERS CONTRACTORS INC PO BOX 3891	PERMIT REFUNDS PAYABLE CHECK NO 00572256	40.50
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	51.72
PENNY MAC 6101 CONDOR DR	DEMOLITION LIENS CHECK NO 00572255	500.00
R & R HEATING 5202 N FLORIDA ST	PERMIT REFUNDS PAYABLE CHECK NO 00572257	100.00
SPOKANE PUBLIC FACILITIES DIST 334 W SPOKANE FALLS BLVD		150.00

US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	12,033.41
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	15,146.50
TOTAL FOR 4700	- DEVELOPMENT SVCS CENTER	31,456.13
5100 - FLEET SERVICES FUND		
ADVANCE AUTO PARTS	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572289	88.78
AG ENTERPRISE SUPPLY INC	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572154	86.16
ALL ABOUT TOWING SERVICES	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079292	129.32
AMERIGAS PROPANE LP DBA NORTHERN ENERGY	MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079293	336.54
ASPHALT ZIPPER CO	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572290	3,790.38
AVISTA UTILITIES	UTILITY LIGHT/POWER SERVICE ACH PMT NO 80079442	416.16
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 28
PROCESSING OF VOUCHERS RE	SULTS IN CLAIMS AS FOLLOWS:	
PROCESSING OF VOUCHERS RE: AVISTA UTILITIES	SULTS IN CLAIMS AS FOLLOWS: UTILITY NATURAL GAS ACH PMT NO 80079442	28.62
AVISTA UTILITIES	UTILITY NATURAL GAS	28.62
AVISTA UTILITIES	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY	
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY	1,132.18
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE CINTAS CORPORATION NO 3	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079448	1,132.18
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE CINTAS CORPORATION NO 3	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079448 LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079450	1,132.18 1,750.80 7,415.25
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE CINTAS CORPORATION NO 3 LOC 606	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079448 LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079450 MOTOR FUEL-OUTSIDE VENDOR	1,132.18 1,750.80 7,415.25 926.06
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE CINTAS CORPORATION NO 3 LOC 606 CITY SERVICE VALCON LLC	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079448 LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079450 MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079451 CONTRACTUAL SERVICES	1,132.18 1,750.80 7,415.25 926.06 39,486.43
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE CINTAS CORPORATION NO 3 LOC 606 CITY SERVICE VALCON LLC CLEAN ENERGY INC CONNELL OIL INC	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079448 LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079450 MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079451 CONTRACTUAL SERVICES ACH PMT NO 80079358 MOTOR FUEL-OUTSIDE VENDOR	1,132.18 1,750.80 7,415.25 926.06 39,486.43 16,720.28
AVISTA UTILITIES BATTERY SYSTEMS INC BRAD L WHITE dba SUPERIOR FLUID POWER BRIDGESTONE AMERICAS INC dba GCR TIRES & SERVICE CINTAS CORPORATION NO 3 LOC 606 CITY SERVICE VALCON LLC CLEAN ENERGY INC CONNELL OIL INC DBA CO-ENERGY CONSOLIDATED ELECTRICAL	UTILITY NATURAL GAS ACH PMT NO 80079442 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079295 EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079496 VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079448 LAUNDRY/JANITORIAL SERVICES ACH PMT NO 80079450 MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079451 CONTRACTUAL SERVICES ACH PMT NO 80079358 MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079304	1,132.18 1,750.80 7,415.25 926.06 39,486.43 16,720.28 2,801.20

CUMMINS NORTHWEST LLC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079454	12,106.03
DIRECT AUTOMOTIVE DISTRIBUTING DIV OF GEM INC	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572157	571.96
	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079510	4,460.78
FLEETCOR TECHNOLOGIES INC DBA FUELMAN	MOTOR FUEL-OUTSIDE VENDOR ACH PMT NO 80079461	12,751.64
GORDON TRUCK CENTERS INC DBA PACIFIC TRUCK CENTERS	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079310	4,191.52
GORDON TRUCK CENTERS INC DBA PACIFIC TRUCK CENTERS	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079463	1,945.38-
GRAINGER INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079464	224.62
HI-LINE ELECTRIC CO	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572158	514.08
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	1,675.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 29
PROCESSING OF VOUCHERS RES	SULTS IN CLAIMS AS FOLLOWS:	
IDSC HOLDINGS dba SNAP-ON INDUSTRIAL	MINOR EQUIPMENT ACH PMT NO 80079328	303.58
KENWORTH SALES COMPANY	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079315	658.64
KENWORTH SALES COMPANY	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079470	5,895.80
LEAVITT MACHINERY USA INC	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572167	173.01
LITHIA MOTORS PAYMENT PROCESSING	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079449	70.53
MCCOLLUM FORD SALES INC GUS JOHNSON FORD	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079312	18.84
MCGUIRE BEARING CO	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079317	632.63
MEGA WASH LLC	CONTRACTUAL SERVICES ACH PMT NO 80079392	3,977.64
MODERN MACHINERY CO INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079319	626.80
MOTION AUTO SUPPLY PARTS WHOLESALERS INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079473	418.57
NAPA AUTO PARTS GENUINE PARTS CO	MINOR EQUIPMENT ACH PMT NO 80079474	47.82
NAPA AUTO PARTS GENUINE PARTS CO	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079474	1,750.48
NOVUS AUTO GLASS	EQUIPMENT REPAIRS/MAINTENANCE	

	ACH PMT NO 80079398	376.01
NW PUMP & EQUIPMENT CO	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079322	1,456.97
OCHOCO MANUFACTURING CORP	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079323	555.63
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	105.63
OWEN EQUIPMENT CO	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079324	1,213.91
OXARC INC	OPERATING RENTALS/LEASES ACH PMT NO 80079325	24.15
O'REILLY AUTOMOTIVE STORES INC dba FIRST CALL	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572169	142.11
PACWEST MACHINERY LLC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079477	447.48
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 30
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
PAPE MACHINERY INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079326	687.16
RACOM CORPORATION	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079402	3,865.95
SHAMROCK AUTOMOTIVE DBA ZIEBART OF SPOKANE	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079513	889.44
SIX ROBBLEES INC	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572304	571.47
SOLID WASTE SYSTEMS INC dba SWS EQUIPMENT INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079484	7,023.71
	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079491	1,042.94
SPRAY CENTER ELECTRONICS INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079331	10.36
	VEHICLE REPAIR & MAINT SUPPLY CHECK NO 00572307	266.54
TACOMA SCREW PRODUCTS INC ATTN: ACCOUNTS RECEIVABLE	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079499	227.43
TIFCO INDUSTRIES	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079334	121.45
TITAN TRUCK EQUIPMENT	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079501	4,521.26
TNT SPRINGS INC DBA TNT TRUCK PARTS	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079502	1,083.56
TOBY'S BODY & FENDER INC	EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079419	2,249.88
TRANSPORT EQUIPMENT INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079503	185.28

US BANK TRUST NA OR CITY OF SPOKANE RETIREMENT ACH PMT NO 80079506 8.673.13 WA STATE DEPT OF REVENUE EQUIPMENT REPAIRS/MAINTENANCE - 49.45 WA STATE DEPT OF REVENUE VEHICLE REPAIR & MAINT SUPPLY CHICK NO 00572313 242.24 WESTERN REFUSE & RECYCLING VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079511 225.93 HONORABLE MAYOR AND COUNCIL MEMBERS 06/22/20 PAGE 31 PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS: WESTERN STATES EQUIPMENT CO VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079340 918.15 WESTERN STATES EQUIPMENT CO VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079340 918.15 UNIGFOOT COMMERCIAL TIRE STYTEMS LLC DEA GOODYEAR TIRE ACH PMT NO 80079341 1.441.30 WINGFOOT COMMERCIAL TIRE STYTEMS LLC DEA GOODYEAR TIRE ACH PMT NO 80079512 78.675.93 TOTAL FOR 5100 - FLEET SERVICES FUND 257.992.02 ZOO - FUELIC WORKS AND UTILITIES DEVENES AND UTILITIES DEVENES AND UTILITIES DEVENES AND UTILITIES DEVENES AND UTILITIES DEVENES AND UTILITIES DEVENES INFORMATION MANAGEMENT CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR MASHINGTON STATE AUDITOR MASHINGTON STATE STATE AUDITOR MASHINGTON STATE STATE AUDITOR MASHINGTON STATE STATE AUDITOR MASHINGTON STATE STATE AUDITOR MASHINGTON STATE CHECK NO 00572309 3.641.71 US BANK OR CITY TREASURER CHECK NO 00572309 3.641.71 US BANK OR CITY TREASURER CHECK NO 00572309 3.641.71 US BANK TRUST NA OR CITY OF S200 - PUBLIC WORKS AND UTILITIES DEVELOS TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES DEVELOS TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES DEVELOS TATE AUDITOR MASHINGTON STATE CHECK NO 00572309 3.641.71 US BANK TRUST NA OR CITY OF SPOKANE ACH PMT NO 80079506 4.497.36 DEVELOS TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES DEVELOS TOTAL FOR 5200 - PUBL			
OR CITY OF SPOKANE       ACH PMT NO 80079506       8,673.13         NA STATE DEPT OF REVENUE       -       49.45         NA STATE DEPT OF REVENUE       -       20.11         WA STATE DEPT OF REVENUE       VEHICLE REPAIR & MAINT SUPPLY       20.11         WALTER E NELSON CO       OPERATING SUPPLIES       242.24         WESTERN REFUSE & RECYCLING       VEHICLE REPAIR & MAINT SUPPLY       225.93         EQUIPMENT INC       -       80079511       225.93         HONORABLE MAYOR       06/22/20       PAGE 31       94.41.30         PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:       918.15       918.15         WESTERN STATES EQUIPMENT CO       VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 8007940       918.15         WESTSIDE MOTORSPORTS       EQUIPMENT REPAIRS/MAINTENANCE SYSTEMS LLC DBA GOODYEAR TIRE       EQUIPMENT NEPAIRS/MAINTENANCE ACH PMT NO 80079425       1,023.96         WINGFOOT COMMERCIAL TIRE SYSTEMS LLC DBA GOODYEAR TIRE       VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079512       78,675.93         TOTAL FOR 5100 - FLEET SERVICES FUND       257,992.02       200 - PUELIC WORKS AND UTILITIES       257,992.02         DEVENES INFORMATION MANAGEMENT       COMPRACTIAL SERVICES       830.00       00         OFFICE OF STATE AUDITOR       STATE AUDIT CHARCES ACH PMT NO 00572148       43.86 </td <td></td> <td></td> <td>6,896.31</td>			6,896.31
49.45 WA STATE DEPT OF REVENUE VEHICLE REPAIR & MAINT SUPPLY O O O O O O O O O O O O O O O O O O O			8,673.13
- 20.11 WALTER E NELSON CO OPERATING SUPPLIES CHECK NO 00572313 242.24 WESTERN REFUSE & RECYCLING VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079511 225.93 HONORABLE MAYOR AND COUNCIL MEMBERS PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS: WESTERN STATES EQUIPMENT CO VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079340 918.15 WESTSIDE MOTORSPORTS EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079341 1.441.30 WINGFOOT COMMERCIAL TIRE EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079425 1.023.96 WINGFOOT COMMERCIAL TIRE VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079425 1.023.96 WINGFOOT COMMERCIAL TIRE CULPMENT REPAIRS/MAINTENANCE TOTAL FOR 5100 - FLEET SERVICES FUND 257.992.02 200 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES ACH PMT NO 80079277 200.00 ICMA RETIREMENT TRUST 457 EFRRED COMPENSATION-MATCHING % FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR STATE CHECK NO 00572296 3.641.71 US BANK TRUST NA CHET FEMENT ACH PMT NO 80079506 4.497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES	WA STATE DEPT OF REVENUE	EQUIPMENT REPAIRS/MAINTENANCE -	49.45
CHECK NO 00572313 242.24 WESTERN REFUSE & RECYCLING VEHICLE REPAIR & MAINT SUPPLY EQUIPMENT INC ACH FMT NO 80079511 225.93 HONORABLE MAYOR ACH FMT NO 80079511 225.93 HONORABLE MAYOR ACH FMT NO 80079511 225.93 PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS: WESTERN STATES EQUIPMENT CO VEHICLE REPAIR & MAINT SUPPLY ACH FMT NO 80079340 918.15 WESTSIDE MOTORSPORTS EQUIPMENT REPAIRS/MAINTENANCE ACH FMT NO 80079341 1.441.30 WINGFOOT COMMERCIAL TIRE EQUIPMENT REPAIRS/MAINTENANCE SYSTEMS LLC DEA GOODYEAR TIRE ACH FMT NO 80079425 1.023.96 WINGFOOT COMMERCIAL TIRE VEHICLE REPAIR & MAINT SUPPLY SYSTEMS LLC DEA GOODYEAR TIRE ACH FMT NO 80079512 78.675.93 TOTAL FOR 5100 - FLEET SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 257.992.02 E00 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES FUND 3.641.71 US BANK OR CITY TEASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3.641.71 US BANK TRUST NA RETIREMENT ACH FMT NO 80079506 4.497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9.213.53 E00 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES	WA STATE DEPT OF REVENUE	VEHICLE REPAIR & MAINT SUPPLY -	20.11
HONORABLE MAYOR AND COUNCIL MEMBERS       06/22/20 PAGE 31         FROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:         WESTERN STATES EQUIPMENT CO ACH PMT NO 80079340       918.15         WESTSIDE MOTORSPORTS       EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079341       1,441.30         WINGFOOT COMMERCIAL TIRE SYSTEMS LIC DEA GOODYEAR TIRE       EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079425       1,023.96         WINGFOOT COMMERCIAL TIRE SYSTEMS LIC DEA GOODYEAR TIRE       VEHICLE REPAIR & MAINT SUPPLY SYSTEMS LIC DEA GOODYEAR TIRE       VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079512       78,675.93         TOTAL FOR 5100 - FLEET SERVICES FUND       257,992.02         200 - PUBLIC WORKS AND UTILITIES       257,992.02         200 - PUBLIC WORKS AND UTILITIES       200.00         ICMA RETIREMENT TRUST 457       DEFERED COMPENSATION-MATCHING & FIRST NATIONAL BANK OF MD       CHECK NO 00572296       830.00         OFFICE OF STATE AUDITOR WASHINGTON STATE       STATE AUDIT CHARGES ACH PMT NO 80079505       4,497.96         US BANK OR CITY TREASURER PM EENEFITS ( CITY )       CHECK NO 00572309       3,641.71         US BANK NRUST NA OR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079505       4,497.96         TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES       9,213.53         300 - IT FUND       ALARM/SECURITY SERVICES	WALTER E NELSON CO		242.24
AND COUNCIL MEMBERS PAGE 31 PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS: WESTERN STATES EQUIPMENT CO VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079340 918.15 WESTSIDE MOTORSPORTS EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079341 1,441.30 WINGFOOT COMMERCIAL TIRE EQUIPMENT REPAIRS/MAINTENANCE SYSTEMS LLC DBA GOODYEAR TIRE ACH PMT NO 80079425 1,023.96 WINGFOOT COMMERCIAL TIRE VEHICLE REPAIR & MAINT SUPPLY SYSTEMS LLC DBA GOODYEAR TIRE ACH PMT NO 80079512 TOTAL FOR 5100 - FLEET SERVICES FUND 257,992.02 200 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES ACH PMT NO 80079277 200.00 ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR % FIRST NATIONAL BANK OF MD CHECK NO 00572148 43.86 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA RETIREMENT ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES	WESTERN REFUSE & RECYCLING EQUIPMENT INC	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079511	225.93
WESTERN STATES EQUIPMENT CO VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079340 918.15 WESTSIDE MOTORSPORTS EQUIPMENT REPAIRS/MAINTENANCE ACH PMT NO 80079341 1,441.30 WINGFOOT COMMERCIAL TIRE SYSTEMS LLC DBA GOODYEAR TIRE ACH PMT NO 80079425 TOTAL FOR 5100 - FLEET SERVICES FUND TOTAL FOR 5100 - FLEET SERVICES FUND 257,992.02 200 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES ACH PMT NO 80079277 200.00 CICMA RETIREMENT TRUST 457 & FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR MASHINGTON STATE CHECK NO 00572148 43.86 US BANK OR CITY TREASURER EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA OR CITY OF SPOKANE TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES			
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ACH PMT NO 80079341 1,441.30 WINGFOOT COMMERCIAL TIRE EQUIPMENT REPAIRS/MAINTENANCE SYSTEMS LLC DBA GOODYEAR TIRE ACH PMT NO 80079425 1,023.96 WINGFOOT COMMERCIAL TIRE VEHICLE REPAIR & MAINT SUPPLY SYSTEMS LLC DBA GOODYEAR TIRE VEHICLE REPAIR & MAINT SUPPLY SYSTEMS LLC DBA GOODYEAR TIRE VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079512 78,675.93 TOTAL FOR 5100 - FLEET SERVICES FUND 257,992.02 200 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES ACH PMT NO 80079277 200.00 ICMA RETIREMENT TRUST 457 DEFERRED COMPENSATION-MATCHING % FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR STATE AUDIT CHARGES WASHINGTON STATE CHECK NO 00572148 43.86 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA RETIREMENT OR CITY OF SPOKANE ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES	WESTERN STATES EQUIPMENT CO	VEHICLE REPAIR & MAINT SUPPLY ACH PMT NO 80079340	918.15
SYSTEMS LLC DBA GOODYEAR TIRE       ACH PMT NO 80079425       1,023.96         WINGFOOT COMMERCIAL TIRE       VEHICLE REPAIR & MAINT SUPPLY         SYSTEMS LLC DBA GOODYEAR TIRE       ACH PMT NO 80079512       78,675.93         TOTAL FOR 5100 - FLEET SERVICES FUND       257,992.02         200 - PUBLIC WORKS AND UTILITIES       257,992.02         DEVRIES INFORMATION MANAGEMENT       CONTRACTUAL SERVICES         ACH PMT NO 80079277       200.00         ICMA RETIREMENT TRUST 457       DEFERRED COMPENSATION-MATCHING         % FIRST NATIONAL BANK OF MD       CHECK NO 00572296       830.00         OFFICE OF STATE AUDITOR       STATE AUDIT CHARGES       43.86         US BANK OR CITY TREASURER       SOCIAL SECURITY       43.86         US BANK OR CITY TREASURER       SOCIAL SECURITY       3,641.71         US BANK TRUST NA       RETIREMENT       ACH PMT NO 80079506       4,497.96         TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES       9,213.53       300	WESTSIDE MOTORSPORTS		1,441.30
SYSTEMS LLC DBA GOODYEAR TIRE       ACH PMT NO 80079512       78,675.93         TOTAL FOR 5100 - FLEET SERVICES FUND       257,992.02         200 - PUBLIC WORKS AND UTILITIES       257,992.02         DEVRIES INFORMATION MANAGEMENT       CONTRACTUAL SERVICES ACH PMT NO 80079277       200.00         ICMA RETIREMENT TRUST 457       DEFERRED COMPENSATION-MATCHING % FIRST NATIONAL BANK OF MD       830.00         OFFICE OF STATE AUDITOR       STATE AUDIT CHARGES CHECK NO 00572148       43.86         US BANK OR CITY TREASURER       SOCIAL SECURITY CHECK NO 00572309       3,641.71         US BANK TRUST NA OR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,497.96         TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES       9,213.53         300 - IT FUND			1,023.96
200 - PUBLIC WORKS AND UTILITIES DEVRIES INFORMATION MANAGEMENT CONTRACTUAL SERVICES ACH PMT NO 80079277 200.00 ICMA RETIREMENT TRUST 457 DEFERRED COMPENSATION-MATCHING % FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR STATE AUDIT CHARGES WASHINGTON STATE CHECK NO 00572148 43.86 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA RETIREMENT OR CITY OF SPOKANE ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES			78,675.93
DEVRIES INFORMATION MANAGEMENT       CONTRACTUAL SERVICES ACH PMT NO 80079277       200.00         ICMA RETIREMENT TRUST 457       DEFERRED COMPENSATION-MATCHING * FIRST NATIONAL BANK OF MD       CHECK NO 00572296       830.00         OFFICE OF STATE AUDITOR WASHINGTON STATE       STATE AUDIT CHARGES CHECK NO 00572148       43.86         US BANK OR CITY TREASURER EMP BENEFITS ( CITY )       SOCIAL SECURITY CHECK NO 00572309       3,641.71         US BANK TRUST NA OR CITY OF SPOKANE       RETIREMENT ACH PMT NO 80079506       4,497.96         TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES       9,213.53         300 - IT FUND       ALARM/SECURITY SERVICES	TOTAL FOR 5100 -	FLEET SERVICES FUND	257,992.02
ACH PMT NO 80079277 200.00 ICMA RETIREMENT TRUST 457 DEFERRED COMPENSATION-MATCHING % FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR STATE CHECK NO 00572148 43.86 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA RETIREMENT OR CITY OF SPOKANE ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES	200 - PUBLIC WORKS AND UTILITIES		
<pre>% FIRST NATIONAL BANK OF MD CHECK NO 00572296 830.00 OFFICE OF STATE AUDITOR STATE AUDIT CHARGES WASHINGTON STATE CHECK NO 00572148 43.86 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA RETIREMENT OR CITY OF SPOKANE ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES</pre>	DEVRIES INFORMATION MANAGEMENT		200.00
WASHINGTON STATE CHECK NO 00572148 43.86 US BANK OR CITY TREASURER SOCIAL SECURITY EMP BENEFITS ( CITY ) CHECK NO 00572309 3,641.71 US BANK TRUST NA RETIREMENT OR CITY OF SPOKANE ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES			830.00
EMP BENEFITS ( CITY )       CHECK NO 00572309       3,641.71         US BANK TRUST NA       RETIREMENT         OR CITY OF SPOKANE       ACH PMT NO 80079506       4,497.96         TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES       9,213.53         300 - IT FUND       ALARM/SECURITY SERVICES			43.86
OR CITY OF SPOKANE ACH PMT NO 80079506 4,497.96 TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53			3,641.71
TOTAL FOR 5200 - PUBLIC WORKS AND UTILITIES 9,213.53 300 - IT FUND ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES			4,497.96
ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES	TOTAL FOR 5200 -		9,213.53
ACCESS INFORMATION HOLDINGS ALARM/SECURITY SERVICES			
	300 - IT FUND		

C LINK LLC	MINOR EQUIPMENT	
	CHECK NO 00572155	241.69

CENTURYLINK	TELEPHONE CHECK NO 00572156	114.41
COMCAST	IT/DATA SERVICES ACH PMT NO 80079303	340.10
CONTRACT DESIGN ASSOCIATES INC	MINOR EQUIPMENT ACH PMT NO 80079305	628.57
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		2,631.00
	CONTRACTUAL SERVICES ACH PMT NO 80079284	4,179.89
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 32
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	90.17
TAYLOR COMMUNICATIONS INC FKA STANDARD REGISTER INC	SOFTWARE MAINTENANCE ACH PMT NO 80079415	2,588.52
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	13,024.90
	RETIREMENT ACH PMT NO 80079506	15,697.46
VERIZON WIRELESS	CELL PHONE ACH PMT NO 80079338	1,164.83
WA STATE DEPT OF REVENUE	MINOR EQUIPMENT	21.51
XO COMMUNICATIONS INC C/O VERIZON	TELEPHONE ACH PMT NO 80079426	9,141.89
ZAYO GROUP HOLDINGS INC	TELEPHONE ACH PMT NO 80079290	7,143.68
TOTAL FOR 5300 -	IT FUND	57,653.62
5310 - IT CAPITAL REPLACEMENT FUN	D	
DELL MARKETING LP	COMPUTERS ACH PMT NO 80079365	2,612.10
MITCHELL HUMPHREY & CO	CAPITALIZED SOFTWARE ACH PMT NO 80079282	22,500.00
STRUCTURED COMMUNICATION SYSTEMS INC	COMPUTER/MICRO EQUIPMENT ACH PMT NO 80079288	39,282.39
WA STATE DEPT OF REVENUE	CAPITALIZED SOFTWARE	2,002.50
TOTAL FOR 5310 -	IT CAPITAL REPLACEMENT FUND	66,396.99

5400 - REPROGRAPHICS FUND

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CANON FINANCIAL SERVICES INC OPERATING RENTALS/LEASES

	CHECK NO 00572147	927.80
COPIERS NORTHWEST INC	OPERATING RENTALS/LEASES ACH PMT NO 80079363	7,704.23
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	180.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	4.96
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 33
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		676.00
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	887.81
TOTAL FOR 5400 -	REPROGRAPHICS FUND	10,380.80
5500 - PURCHASING & STORES FUND		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		484.00
JIM'S TRANSFER INC DBA DEVRIES MOVING PACKING STORAGE		438.75
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	5.15
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		1,584.50
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	2,047.74
TOTAL FOR 5500 -	PURCHASING & STORES FUND	4,560.14
5600 - ACCOUNTING SERVICES		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	2,164.31
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	29.95
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	7,784.07
	RETIREMENT ACH PMT NO 80079506	10,093.54
TOTAL FOR 5600 -	ACCOUNTING SERVICES	20,071.87

5700 - MY SPOKANE

ICMA RETIREMENT TRUST 457	DEFERRED COMPENSATION-MATCHING	
% FIRST NATIONAL BANK OF MD	CHECK NO 00572296	450.00

OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	9.08
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		2,290.18
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 34
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
US BANK TRUST NA OR CITY OF SPOKANE		2,951.41
TOTAL FOR 5700 -	MY SPOKANE	5,700.67
5750 - OFFICE OF PERFORMANCE MGMT		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING	450.00
	STATE AUDIT CHARGES CHECK NO 00572148	6.57
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	1,848.09
	RETIREMENT ACH PMT NO 80079506	2,032.06
TOTAL FOR 5750 -	OFFICE OF PERFORMANCE MGMT	4,336.72
5800 - RISK MANAGEMENT FUND		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		34.99
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	39.87
	INSURANCE CLAIMS ACH PMT NO 80079420	61,896.90
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		162.58
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	206.35
WILLIS TOWERS WATSON INSURANCE SERVICES WEST INC	CONTRACTUAL SERVICES ACH PMT NO 80079424	60,000.00
TOTAL FOR 5800 -	RISK MANAGEMENT FUND	122,340.69
5810 - WORKERS' COMPENSATION FUND		
COPIERS NORTHWEST INC		141.89
DEVRIES INFORMATION MANAGEMENT	MISC SERVICES/CHARGES ACH PMT NO 80079366	7.50

ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	285.00
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 35
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	46.76
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO. – 00572309	1,329.47
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	1,675.21
TOTAL FOR 5810 -	WORKERS' COMPENSATION FUND	3,485.83
5820 - UNEMPLOYMENT COMPENSATION	FUND	
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	7.50
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	4.12
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	25.40
	RETIREMENT ACH PMT NO 80079506	31.85
TOTAL FOR 5820 -	- UNEMPLOYMENT COMPENSATION FUND	68.87
5830 - EMPLOYEES BENEFITS FUND		
HEALTHCARE ACTUARIES LLC	PROFESSIONAL SERVICES ACH PMT NO 80079378	4,750.00
HRA VEBA TRUST HRA VEBA TRUST CONTRIBUTIONS	INSURANCE PREMIUMS ACH PMT NO. – 80079467	2,985.00
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	235.00
KAISER FOUNDATION HEALTH PLAN OF WASHINGTON	INSURANCE CLAIMS ACH PMT NO 80079465	131,395.93
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	295.19
PREMERA BLUE CROSS OR SPOKANE CITY TREASURER	INSURANCE CLAIMS ACH PMT NO 80079401	190,734.82
REHN & ASSOCIATES	CONTRACTUAL SERVICES ACH PMT NO 80079433	484.00
	INSURANCE ADMINISTRATION ACH PMT NO 80079404	1,384.00
SPOKANE FIRE FIGHTERS BENEFIT TRUST	INSURANCE PREMIUMS ACH PMT NO. – 80079490	693,598.96

HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 36
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		741.62
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	919.21
WASHINGTON DENTAL SERVICE OR CITY OF SPOKANE	ACH PMT NO 80079509	73,493.96
TOTAL FOR 5830 -	EMPLOYEES BENEFITS FUND	1,101,017.69
5900 - ASSET MANAGEMENT FUND OPS		
	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	375.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	83.73
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )	SOCIAL SECURITY CHECK NO 00572309	1,617.81
US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	2,114.32
TOTAL FOR 5900 -	- ASSET MANAGEMENT FUND OPS	4,190.86
5902 - PROPERTY ACQUISITION POLIC		
DELL MARKETING LP %DELL USA LP	COMPUTERS ACH PMT NO 80079365	19,225.01
DELL MARKETING LP %DELL USA LP	MINOR EQUIPMENT ACH PMT NO 80079365	6,843.06
GUNARAMA WHOLESALE INC	WEAPONS/FIREARMS/SIGNALGUNS ACH PMT NO 80079377	228.69
SHARP SHOOTING INDOOR RANGE	MINOR EQUIPMENT ACH PMT NO 80079406	1,959.88
TOTAL FOR 5902 -	PROPERTY ACQUISITION POLICE	28,256.64
6100 - RETIREMENT		
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD	DEFERRED COMPENSATION-MATCHING CHECK NO 00572296	260.00
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	224.47
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		840.46
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 37

PROCESSING OF VOUCHERS RESULTS IN CLAIMS AS FOLLOWS:

US BANK TRUST NA OR CITY OF SPOKANE	RETIREMENT ACH PMT NO 80079506	1,074.14
TOTAL FOR 6100 -	RETIREMENT	2,399.07
6200 - FIREFIGHTERS' PENSION FUND		
OFFICE OF STATE AUDITOR WASHINGTON STATE	STATE AUDIT CHARGES CHECK NO 00572148	35.10
PREMERA BLUE CROSS OR SPOKANE CITY TREASURER		4,398.05
TOTAL FOR 6200 -	FIREFIGHTERS' PENSION FUND	4,433.15
6300 - POLICE PENSION		
OFFICE OF STATE AUDITOR		24.67
PREMERA BLUE CROSS OR SPOKANE CITY TREASURER		13,306.38
TOTAL FOR 6300 -	POLICE PENSION	13,331.05
6730 - PARKING & BUSINESS IMPROV		
DOWNTOWN SPOKANE PARTNERSHIP	DUE TO OTHER GOVERNMENTAL UNIT ACH PMT NO 80079368	121,675.81
TOTAL FOR 6730 -	PARKING & BUSINESS IMPROV DIST	121,675.81
6960 - SALARY CLEARING FUND NEW		
AFLAC/AMERICAN FAMILY LIFE ASSURANCE CO OF COLUMBUS		22,264.96
CHILD SUPPORT SERVICES IDAHO CHILD SUPPORT RECEIPTING		428.30
DANIEL H BRUNNER, TRUSTEE CHAPTER 13 TRUSTEE	DANIEL H BRUNNER,TRUSTEE CHECK NO. – 00572292	399.41
DIGNITARY PROTECTION TEAM FUND % SPOKANE LAW ENFORCEMENT C U	DIGNITARY PROTECTION TEAM FUND ACH PMT NO 80079455	120.00
EDU MEMBERSHIP FUND % SPOKANE LAW ENFORCEMENT C U	EDU MEMBERSHIP FUND ACH PMT NO 80079457	20.00
EMPLOYMENT SECURITY DEPT BENEFIT PAYMENT CONTROL	EMPLOYMENT SECURITY DEPT CHECK NO 00572294	108.47
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 38
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
HUMAN RESOURCES RE: PARKING FEES	HUMAN RESOURCES CHECK NO 00572295	1,255.50

ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		305,170.57
ICMA RETIREMENT TRUST 457 % FIRST NATIONAL BANK OF MD		13,028.06
ICMA RETIREMENT TRUST 457 LOAN PAYMENT	ICMA RETR 457D LOAN PAYMENT CHECK NO 00572297	55,591.76
IDAHO STATE TAX COMMISSION	IDAHO STATE TAX COMMISSION CHECK NO 00572298	149.78
ING LIFE INSURANCE & ANNUITY OR CITY OF SPOKANE TREAURER		71,892.17
JUNE WALLACE	JUNE WALLACE CHECK NO 00572312	969.67
LTS & CPTS LEGAL DEFENSE FUND	LEGAL DEFENSE LTS&CAPTS ACH PMT NO 80079471	42.00
M & P ASSOCIATION	M&P ASSOCIATION ACH PMT NO 80079472	2,717.28
NEW JERSEY SUPPORT PAYMENT CENTER	NJ SUPPORT PAYMENT CENTER CHECK NO 00572300	157.92
OFFICE OF THE ATTORNEY GENERAL TX CHILD SUPPORT SDU	OFFICE OF THE ATTY GENERAL CHECK NO 00572301	273.09
PEOPLE QUALIFIED COMMITTEE AFL-CIO	PEOPLE QUALIFIED COMMITTEE CHECK NO 00572302	15.35
POLICE GUILD LEGAL DEFENSE FUND	POLICE GUILD LEGAL DEFENSE ACH PMT NO 80079466	626.00
PRE-PAID LEGAL SERVICES INC	PRE-PAID LEGAL SERVICE INC CHECK NO 00572303	456.09
REHN & ASSOCIATES SPOKANE CITY TREASURER	AW REHN-SEC 125 DEPENDENT CARE ACH PMT NO 80079482	4,038.91
REHN & ASSOCIATES SPOKANE CITY TREASURER	AW REHN-SEC 125 HEALTH ACH PMT NO 80079482	15,602.00
SPOKANE FIRE FIGHTERS BENEFIT TRUST	BENEFIT SOLUTIONS INC EE ACH PMT NO 80079445	54,951.50
SPOKANE FIRE FIGHTERS BENEFIT TRUST	BENEFIT SOLUTIONS MEDSFO EE ACH PMT NO 80079445	2,533.80
SPOKANE FIRE FIGHTERS BENEFIT TRUST	FIRE BENEFIT TRUST-VOL LIFE ACH PMT NO 80079446	2,154.40
SPOKANE POLICE BENEFIT ASSOC % SPOKANE LAW ENFORCEMENT C U		802.50
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 39
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
SPOKANE POLICE CHAPLAIN ASSOCIATION	POLICE CHAPLIN ASSOC ACH PMT NO 80079486	3,199.50
SPOKANE POLICE GUILD FRATERNAL ORDER OF POLICE	POLICE GUILD FRAT ORDER OF POL ACH PMT NO 80079492	688.05

SPOKANE POLICE GUILD LONG POLICE GUILD LTD

TERM DISABILITY	ACH PMT NO 80079488	24,767.69
SPOKANE POLICE K-9 MEMBERSHIP FUND	POLICE K9 MEMBERSHIP FUND ACH PMT NO 80079487	105.00
SPOKANE POLICE SWAT TEAM %SPOKANE LAW ENFORCEMENT C U		410.00
SPOKANE POLICE TACTICAL TEAM % SPOKANE LAW ENFORCEMENT C U		264.00
STANDARD INSURANCE COMPANY	STANDARD INSURANCE CO(VL/E) ACH PMT NO 80079494	12,595.30
STANDARD INSURANCE COMPANY	STANDARD LIFE INS-VL/D CHILD ACH PMT NO 80079494	238.40
STANDARD INSURANCE COMPANY	STANDARD LIFE INS-VL/D SPOUSE ACH PMT NO 80079494	2,899.40
STATE DISBURSMENT UNIT ATTN: EMPLOYER PAYMENTS	STATE DISBURSEMENT UNIT CHECK NO 00572306	297.24
SUPPORT PAYMENT CLEARINGHOUSE	DEPT OF ECONOMIC SECURITY CHECK NO 00572293	257.12
UNITED STATES TREASURY INTERNAL REVENUE SERVICE/ ACS		12.48
UNITED WAY	UNITED WAY ACH PMT NO 80079505	554.58
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		267,740.25
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		727,527.68
US BANK OR CITY TREASURER EMP BENEFITS ( CITY )		107,039.03
US BANK TRUST NA OR CITY OF SPOKANE	CITY RETIREMENT SYSTEM ACH PMT NO 80079506	401,240.74
WA GET PROGRAM	WA GET PROGRAM CHECK NO 00572310	370.50
WA ST COUNCIL OF CITY & COUNTY EMPLOYEES	WA ST COUNCIL OF CITY&CO EMPL ACH PMT NO 80079507	27,660.70
WA STATE SUPPORT REGISTRY OR CITY OF SPOKANE TREASURER	WA STATE CHILD SUPPORT CHECK NO 00572311	17,909.32
HONORABLE MAYOR AND COUNCIL MEMBERS		06/22/20 PAGE 40
PROCESSING OF VOUCHERS RES	ULTS IN CLAIMS AS FOLLOWS:	
WASHINGTON LEOFF DEPT OF RETIREMENT SYSTEMS	DEPT OF RET SYS-LEOFF 2 CHECK NO 00572314	501,648.66
WESTERN STATES POLICE MEDICAL TRUST	NW PUBLIC EMP MEDICAL TRUST CHECK NO 00572315	937.50
WSCCCE, AFSCME, AFL-CIO	WSCCCE AFSCME AFL CIO CHECK NO 00572316	254.43
	CALADY OF FADING FIND NEW	

TOTAL FOR 6960 - SALARY CLEARING FUND NEW 2,654,387.06

TOTAL CLAIMS

9,121,425.40

REPORT: PG3640 SYSTEM: FMSAP USER: MANAGER RUN NO: 25

USE TAX AMOUNTS 2,093.57 00572140 CANON FILOROF SINUCES INC 927.80 00572140 FILOROF SINUESSINC 927.80 00572145 STAMPER RUBBENS, PS 6,772.50 00572151 CENTURVIINK 378.72 00572152 STAMPER RUBBENS, PS 6,772.50 00572153 ADVANCE AUTO PARTS 35.44 00572154 AG ENTERPRISE SUPPLY INC 86.16 00572155 CLINK LLC 241.69 00572155 CLINK LLC 241.69 00572155 CLINK LLC 314.08 00572154 DIRECT AUTOMOTIVE DISTRIBUTI 571.96 00572155 JAMES SAWYER 50.00 00572161 JAMES SAWYER 50.00 00572161 JAMES SAWYER 50.00 00572161 JAMES SAWYER 50.00 00572163 MAYKEN SPOKANE LLC 105.66 00572164 ULSON COMMERCIAL 19.00 00572165 KLINYON KILGORE 272.97 00572165 KLINYON KILGORE 272.97 00572165 KLINYON KILGORE 104.50 00572171 LEAVITT MACHINERY USA INC 173.01 00572174 SPOKANE CITT TREASURER 1,306.90 00572174 SPOKANE CITT TREASURER 1,306.90 00572175 SUCK DEGRAPHICS 290.75 00572235 DILZABETH SANDERSON 33.19 00572255 DENTY MAC 500.00 00572255 PENNY MAC 550.00 00572255 PENNY MAC 550.00 00572257	CHECK #	VENDOR	CITY	LIBRARY	PARKS
06572147         CANON FINANCIAL SERVICES INC         927.80           06572149         PUBLIC SAFETY TESTING INC         1,030.00           06572151         CENTURYLINN         378.72           06572151         CENTURYLINN         6,329.04           06572151         CENTURYLINN         6,329.04           06572152         THE HANOVER INSURANCE GRP IN         66.16           06572155         CLINK LIC         241.69           06572155         CLINK LIC         241.69           06572155         DERCT AUTOMOTIVE DISTRIBUTI         571.96           06572155         DERCT AUTOMOTIVE DISTRIBUTI         571.96           06572155         SEAN AGRISS         1,000.00           06572161         SPCKANE PUBLIC FACILITIES DI         150.00           06572162         BLACK DIAMOND ASPHAIT         2,000.00           06572163         GODALE & BARBIERI         98.30           06572164         GODALE & BARBIERI         98.30           06572165         CLINK NE TRIGATION         31.51           06572167         LEAVITT MACHINERY USA INC         173.01           06572167         GODALE & BARBIERI         98.30           06572167         CONTR SPOKANE CITY TERASURER         1,306.90		USE TAX AMOUNTS	2,093.57		
00572149       PUBLIC SAFETY TESTING INC       1,030.00         00572151       CENTURYLINK       378.72         00572152       CENTURYLINK       378.72         00572153       ADVANCE AUTO PARTS       35.44         00572153       ADVANCE AUTO PARTS       35.44         00572154       AC ENTERPRISE SUPPLY INC       66.16         00572155       CLINK LLC       241.69         00572151       DIRECT AUTOMOTIVE DISTRIBUTI       571.96         00572151       SENA AGRISS       1.000.00         00572161       SPCAMP PUBLIC FACILITIES DI       150.00         00572162       BLACK DIAMOND ASPHALT       2.000.00         00572163       BAYEN       105.66         00572164       GODALE & BARBIERI       98.30         00572165       CHANKEN SPACAME LLC       105.66         00572161       MAYEN SPACAME LLC       104.50         00572161       MAYEN SPACAME LIC       119.00         00572161       CHANKEN SPACHE LLC       104.50         00572161       MAYEN SPACAME LIC ACTIV TERASURER       130.00         00572167       JEANTH TMACHINERY USA INC       142.11         00572173       SPCKANE PLOICE DEPARTMENT       648.41         00572174	00572147	CANON FINANCIAL SERVICES INC	927.80		
00572149       PUBLIC SAFETY TESTING INC       1,030.00         00572151       CENTURYLINK       378.72         00572152       CENTURYLINK       378.72         00572153       ADVANCE AUTO PARTS       35.44         00572153       ADVANCE AUTO PARTS       35.44         00572154       AC ENTERPRISE SUPPLY INC       66.16         00572155       CLINK LLC       241.69         00572151       DIRECT AUTOMOTIVE DISTRIBUTI       571.96         00572151       SENA AGRISS       1.000.00         00572161       SPCAMP PUBLIC FACILITIES DI       150.00         00572162       BLACK DIAMOND ASPHALT       2.000.00         00572163       BAYEN       105.66         00572164       GODALE & BARBIERI       98.30         00572165       CHANKEN SPACAME LLC       105.66         00572161       MAYEN SPACAME LLC       104.50         00572161       MAYEN SPACAME LIC       119.00         00572161       CHANKEN SPACHE LLC       104.50         00572161       MAYEN SPACAME LIC ACTIV TERASURER       130.00         00572167       JEANTH TMACHINERY USA INC       142.11         00572173       SPCKANE PLOICE DEPARTMENT       648.41         00572174	00572148	OFFICE OF STATE AUDITOR	6,441.00		
06572152 THE HANOVER INSURANCE GRP IN         6,329.04           06572154 AG ENTERPRISE SUPPLY INC         86.16           00572155 C LINK LLC         241.69           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572159 SEAN AGRISS         1,000.00           00572161 AJMES SAWVER         50.00           00572162 MARKE NUELIC FACILITIES DI         150.00           00572163 MAYKEN SPOKANE PUBLIC FACILITIES DI         150.00           00572164 GODALE & BARBIERI         90.30           00572165 WILSON COMMERCIAL         19.00           00572166 WILSON COMMERCIAL         19.00           00572171 SPOKANE CITY TREASURER         1,306.90           00572172 SIX ROBBLESS INC         104.50           00572171 SPOKANE CITY TREASURER         648.41           00572172 SPOKANE CITY TREASURER         130.00           00572225 PORTURYLINK         763.10           00572248 ABADAN REPROGRAPHICS         250.75           00572252 CENTURYLINK         763.10           00572252 CENTURYLINK         763.10           00572252 CENTURYLINK         763.10           00572255 PENNY MAC         500.00 <td>00572149</td> <td>PUBLIC SAFETY TESTING INC</td> <td>1,030.00</td> <td></td> <td></td>	00572149	PUBLIC SAFETY TESTING INC	1,030.00		
06572152 THE HANOVER INSURANCE GRP IN         6,329.04           06572154 AG ENTERPRISE SUPPLY INC         86.16           00572155 C LINK LLC         241.69           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572159 SEAN AGRISS         1,000.00           00572161 AJMES SAWVER         50.00           00572162 MARKE NUELIC FACILITIES DI         150.00           00572163 MAYKEN SPOKANE PUBLIC FACILITIES DI         150.00           00572164 GODALE & BARBIERI         90.30           00572165 WILSON COMMERCIAL         19.00           00572166 WILSON COMMERCIAL         19.00           00572171 SPOKANE CITY TREASURER         1,306.90           00572172 SIX ROBBLESS INC         104.50           00572171 SPOKANE CITY TREASURER         648.41           00572172 SPOKANE CITY TREASURER         130.00           00572225 PORTURYLINK         763.10           00572248 ABADAN REPROGRAPHICS         250.75           00572252 CENTURYLINK         763.10           00572252 CENTURYLINK         763.10           00572252 CENTURYLINK         763.10           00572255 PENNY MAC         500.00 <td>00572150</td> <td>STAMPER RUBENS, PS</td> <td>6,772.50</td> <td></td> <td></td>	00572150	STAMPER RUBENS, PS	6,772.50		
06572152 THE HANOVER INSURANCE GRP IN         6,329.04           06572154 AG ENTERPRISE SUPPLY INC         86.16           00572155 C LINK LLC         241.69           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572157 DIRECT AUTOMOTIVE DISTRIBUTI         571.96           00572159 SEAN AGRISS         1,000.00           00572161 AJMES SAWVER         50.00           00572162 MARKE NUELIC FACILITIES DI         150.00           00572163 MAYKEN SPOKANE PUBLIC FACILITIES DI         150.00           00572164 GODALE & BARBIERI         90.30           00572165 WILSON COMMERCIAL         19.00           00572166 WILSON COMMERCIAL         19.00           00572171 SPOKANE CITY TREASURER         1,306.90           00572172 SIX ROBBLESS INC         104.50           00572171 SPOKANE CITY TREASURER         648.41           00572172 SPOKANE CITY TREASURER         130.00           00572225 PORTURYLINK         763.10           00572248 ABADAN REPROGRAPHICS         250.75           00572252 CENTURYLINK         763.10           00572252 CENTURYLINK         763.10           00572252 CENTURYLINK         763.10           00572255 PENNY MAC         500.00 <td>00572151</td> <td>CENTURYLINK</td> <td></td> <td>378.72</td> <td></td>	00572151	CENTURYLINK		378.72	
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572152</td> <td>THE HANOVER INSURANCE GRP IN</td> <td></td> <td>6,329.04</td> <td></td>	00572152	THE HANOVER INSURANCE GRP IN		6,329.04	
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572153</td> <td>ADVANCE AUTO PARTS</td> <td>35.44</td> <td></td> <td></td>	00572153	ADVANCE AUTO PARTS	35.44		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572154</td> <td>AG ENTERPRISE SUPPLY INC</td> <td>86.16</td> <td></td> <td></td>	00572154	AG ENTERPRISE SUPPLY INC	86.16		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572155</td> <td>C LINK LLC</td> <td>241.69</td> <td></td> <td></td>	00572155	C LINK LLC	241.69		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572156</td> <td>CENTURYLINK</td> <td>114.41</td> <td></td> <td></td>	00572156	CENTURYLINK	114.41		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572157</td> <td>DIRECT AUTOMOTIVE DISTRIBUTI</td> <td>571.96</td> <td></td> <td></td>	00572157	DIRECT AUTOMOTIVE DISTRIBUTI	571.96		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572158</td> <td>HI-LINE ELECTRIC CO</td> <td>514.08</td> <td></td> <td></td>	00572158	HI-LINE ELECTRIC CO	514.08		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572159</td> <td>SEAN AGRISS</td> <td>1,000.00</td> <td></td> <td></td>	00572159	SEAN AGRISS	1,000.00		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572160</td> <td>JAMES SAWYER</td> <td>50.00</td> <td></td> <td></td>	00572160	JAMES SAWYER	50.00		
00572162       BLACK DIAMOND ASPHALT       2,000.00         00572163       MAYKEN SPOKANE LAC       105.66         00572164       GOODALE & BARBIERI       98.30         00572165       KLINTON KILGORE       272.97         00572166       WILSON COMMERCIAL       19.00         00572161       NORTH SPOKANE IRRIGATION       31.51         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE CITY TREASURER       664.03         00572174       SPOKANE CITY TREASURER       130.00         005722174       SPOKANE REGIONAL HEALTH DIST       130.00         00572254       ADAN REPROGRAPHICS       250.75         00572254       DARCH LEGAL DEFENSE FUND       94.50         00572255       DATKT MOBILITY       172.92         00572254       ANGELO PISANI AND       23.34         00572255       DENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259 <td>00572161</td> <td>SPOKANE PUBLIC FACILITIES DI</td> <td>150.00</td> <td></td> <td></td>	00572161	SPOKANE PUBLIC FACILITIES DI	150.00		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572162	BLACK DIAMOND ASPHALT	2,000.00		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572163	MAYKEN SPOKANE LLC	105.66		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572164	GOODALE & BARBIERI	98.30		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572165	KLINTON KILGORE	272.97		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572166	WILSON COMMERCIAL	19.00		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572167	LEAVITT MACHINERY USA INC	173.01		
0057210       SIX ROBBLEES INC       142.11         00572170       SIX ROBBLEES INC       104.50         00572171       SPOKANE CITY TREASURER       1,306.90         00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       AT&T MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572254       ANGEL PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       100.00         00572258       KALIN EXCAVATION       150.00         00572260       CALEB INGERSOLL       625.00         00572261       FANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALEY EMPIRE COLLECTION       47.36         00572265       NORENTO BEDOLL	00572168	NORTH SPOKANE IRRIGATION	31.51		
00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       ATAT MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572253       ELIZABETH SANDERSON       33.19         00572254       ANGELO PISANI AND       23.34         00572255       PENNY MAC       500         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259       KALIN EXCAVATION       100.00         00572260       CALEB INGERSOLL       625.00         00572261       FRNK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       50.00         00572263       ENTERPRISE HOLDINGS       50.00         00572264       VALEY EMPIRE COLLECTION       40.11         00572265       VALEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLL	00572169	O'REILLY AUTOMOTIVE STORES I	142.11		
00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       ATAT MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572253       ELIZABETH SANDERSON       33.19         00572254       ANGELO PISANI AND       23.34         00572255       PENNY MAC       500         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259       KALIN EXCAVATION       100.00         00572260       CALEB INGERSOLL       625.00         00572261       FRNK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       50.00         00572263       ENTERPRISE HOLDINGS       50.00         00572264       VALEY EMPIRE COLLECTION       40.11         00572265       VALEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLL	00572170	SIX ROBBLEES INC	104.50		
00572172       SPOKANE CITY TREASURER       664.03         00572173       SPOKANE POLICE DEPARTMENT       648.41         00572174       SPOKANE REGIONAL HEALTH DIST       130.00         00572248       ABADAN REPROGRAPHICS       250.75         00572250       ATAT MOBILITY       172.92         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572253       ELIZABETH SANDERSON       33.19         00572254       ANGELO PISANI AND       23.34         00572255       PENNY MAC       500         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259       KALIN EXCAVATION       100.00         00572260       CALEB INGERSOLL       625.00         00572261       FRNK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       50.00         00572263       ENTERPRISE HOLDINGS       50.00         00572264       VALEY EMPIRE COLLECTION       40.11         00572265       VALEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLL	00572171	SPOKANE CITY TREASURER	1,306.90		
00572248       ABADAN REPROGRAPHICS       250.75         00572249       PORAC LEGAL DEFENSE FUND       94.50         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572253       ELIZABETH SANDERSON       33.19         00572254       ANGELO PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259       KALIN EXCAVATION       100.00         00572260       CALEB INGERSOLL       625.00         00572261       FRANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALLEY EMPIRE COLLECTION       47.36         00572265       VALLEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLA       20.00         00572267       LEGAL DEPT IMPREST FUND       110.77         00572267       LEGAL DEPT IMPREST FUND       10.77         00572267       LEGAL DEPT IMPR	00572172	SPOKANE CITY TREASURER	664.03		
00572248       ABADAN REPROGRAPHICS       250.75         00572249       PORAC LEGAL DEFENSE FUND       94.50         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572253       ELIZABETH SANDERSON       33.19         00572254       ANGELO PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259       KALIN EXCAVATION       100.00         00572260       CALEB INGERSOLL       625.00         00572261       FRANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALLEY EMPIRE COLLECTION       47.36         00572265       VALLEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLA       20.00         00572267       LEGAL DEPT IMPREST FUND       110.77         00572267       LEGAL DEPT IMPREST FUND       10.77         00572267       LEGAL DEPT IMPR	00572173	SPOKANE POLICE DEPARTMENT	648.41		
00572248       ABADAN REPROGRAPHICS       250.75         00572249       PORAC LEGAL DEFENSE FUND       94.50         00572251       BOUND TREE MEDICAL LLC       794.09         00572252       CENTURYLINK       763.10         00572253       ELIZABETH SANDERSON       33.19         00572254       ANGELO PISANI AND       23.34         00572255       PENNY MAC       500.00         00572256       MCVAY BROTHERS CONTRACTORS I       40.50         00572257       R & R HEATING       125.00         00572258       KALIN EXCAVATION       100.00         00572259       KALIN EXCAVATION       100.00         00572260       CALEB INGERSOLL       625.00         00572261       FRANK HOWE       40.00         00572262       ENTERPRISE HOLDINGS       55.00         00572263       ENTERPRISE HOLDINGS       55.00         00572264       VALLEY EMPIRE COLLECTION       47.36         00572265       VALLEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLA       20.00         00572267       LEGAL DEPT IMPREST FUND       110.77         00572267       LEGAL DEPT IMPREST FUND       10.77         00572267       LEGAL DEPT IMPR	00572174	SPOKANE REGIONAL HEALTH DIST		130.00	
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572248	ABADAN REPROGRAPHICS	250.75		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572249	PORAC LEGAL DEFENSE FUND	94.50		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572250	AT&T MOBILITY	172.92		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572251	BOUND TREE MEDICAL LLC	794.09		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572252	CENTURYLINK	763.10		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572253	ELIZABETH SANDERSON	33.19		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572254	ANGELO PISANI AND	23.34		
00572257 R & R HEATING       125.00         00572258 KALIN EXCAVATION       100.00         00572259 KALIN EXCAVATION       150.00         00572260 CALEB INGERSOLL       625.00         00572261 FRANK HOWE       40.00         00572262 ENTERPRISE HOLDINGS       40.00         00572263 ENTERPRISE HOLDINGS       55.00         00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572255	PENNY MAC	500.00		
00572261FRANK HOWE40.0000572262ENTERPRISE HOLDINGS40.0000572263ENTERPRISE HOLDINGS55.0000572264VALLEY EMPIRE COLLECTION47.3600572265VALLEY EMPIRE COLLECTION40.1100572266NORBERTO BEDOLLA20.0000572267LEGAL DEPT IMPREST FUND110.7700572268MULTICARE HEALTH SYSTEMS9,271.5000572269PUGET SOUND MOVING INC5,874.8300572270SPOKANE CITY TREASURER3,861.16	00572256	MCVAY BROTHERS CONTRACTORS I	40.50		
00572261FRANK HOWE40.0000572262ENTERPRISE HOLDINGS40.0000572263ENTERPRISE HOLDINGS55.0000572264VALLEY EMPIRE COLLECTION47.3600572265VALLEY EMPIRE COLLECTION40.1100572266NORBERTO BEDOLLA20.0000572267LEGAL DEPT IMPREST FUND110.7700572268MULTICARE HEALTH SYSTEMS9,271.5000572269PUGET SOUND MOVING INC5,874.8300572270SPOKANE CITY TREASURER3,861.16	00572257	R & R HEATING	125.00		
00572261FRANK HOWE40.0000572262ENTERPRISE HOLDINGS40.0000572263ENTERPRISE HOLDINGS55.0000572264VALLEY EMPIRE COLLECTION47.3600572265VALLEY EMPIRE COLLECTION40.1100572266NORBERTO BEDOLLA20.0000572267LEGAL DEPT IMPREST FUND110.7700572268MULTICARE HEALTH SYSTEMS9,271.5000572269PUGET SOUND MOVING INC5,874.8300572270SPOKANE CITY TREASURER3,861.16	00572258	KALIN EXCAVATION	100.00		
00572261FRANK HOWE40.0000572262ENTERPRISE HOLDINGS40.0000572263ENTERPRISE HOLDINGS55.0000572264VALLEY EMPIRE COLLECTION47.3600572265VALLEY EMPIRE COLLECTION40.1100572266NORBERTO BEDOLLA20.0000572267LEGAL DEPT IMPREST FUND110.7700572268MULTICARE HEALTH SYSTEMS9,271.5000572269PUGET SOUND MOVING INC5,874.8300572270SPOKANE CITY TREASURER3,861.16	00572259	KALIN EXCAVATION	150.00		
00572261 FRANK HOWE40.0000572262 ENTERPRISE HOLDINGS40.0000572263 ENTERPRISE HOLDINGS55.0000572264 VALLEY EMPIRE COLLECTION47.3600572265 VALLEY EMPIRE COLLECTION40.1100572266 NORBERTO BEDOLLA20.0000572267 LEGAL DEPT IMPREST FUND110.7700572268 MULTICARE HEALTH SYSTEMS9,271.5000572269 PUGET SOUND MOVING INC5,874.8300572270 SPOKANE CITY TREASURER3,861.16	00572260	CALEB INGERSOLL	625.00		
00572263ENTERPRISE HOLDINGS55.0000572264VALLEY EMPIRE COLLECTION47.3600572265VALLEY EMPIRE COLLECTION40.1100572266NORBERTO BEDOLLA20.0000572267LEGAL DEPT IMPREST FUND110.7700572268MULTICARE HEALTH SYSTEMS9,271.5000572269PUGET SOUND MOVING INC5,874.8300572270SPOKANE CITY TREASURER3,861.16					
00572264 VALLEY EMPIRE COLLECTION       47.36         00572265 VALLEY EMPIRE COLLECTION       40.11         00572266 NORBERTO BEDOLLA       20.00         00572267 LEGAL DEPT IMPREST FUND       110.77         00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572262	ENTERPRISE HOLDINGS	40.00		
00572265       VALLEY EMPIRE COLLECTION       40.11         00572266       NORBERTO BEDOLLA       20.00         00572267       LEGAL DEPT IMPREST FUND       110.77         00572268       MULTICARE HEALTH SYSTEMS       9,271.50         00572269       PUGET SOUND MOVING INC       5,874.83         00572270       SPOKANE CITY TREASURER       3,861.16	00572263	ENTERPRISE HOLDINGS	55.00		
00572266       NORBERTO BEDOLLA       20.00         00572267       LEGAL DEPT IMPREST FUND       110.77         00572268       MULTICARE HEALTH SYSTEMS       9,271.50         00572269       PUGET SOUND MOVING INC       5,874.83         00572270       SPOKANE CITY TREASURER       3,861.16	00572264	VALLEY EMPIRE COLLECTION	47.36		
00572267       LEGAL DEPT IMPREST FUND       110.77         00572268       MULTICARE HEALTH SYSTEMS       9,271.50         00572269       PUGET SOUND MOVING INC       5,874.83         00572270       SPOKANE CITY TREASURER       3,861.16	00572265	VALLEY EMPIRE COLLECTION	40.11		
00572268 MULTICARE HEALTH SYSTEMS       9,271.50         00572269 PUGET SOUND MOVING INC       5,874.83         00572270 SPOKANE CITY TREASURER       3,861.16	00572266	NORBERTO BEDOLLA	20.00		
00572269 PUGET SOUND MOVING INC         5,874.83           00572270 SPOKANE CITY TREASURER         3,861.16	00572267	LEGAL DEPT IMPREST FUND	110.77		
00572270 SPOKANE CITY TREASURER 3,861.16	00572268	MULTICARE HEALTH SYSTEMS	9,271.50		
	00572269	PUGET SOUND MOVING INC	5,874.83		
00572271 SPRINT 120.00	00572270	SPOKANE CITY TREASURER	3,861.16		
	00572271	SPRINT	120.00		

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00572272	SPRINT SOLUTIONS INC STREET DEPT IMPREST FUND T-MOBILE UNITED PARCEL SERVICE WA ASSN OF CRIMINAL DEFENSE	455.64		
00572273	STREET DEPT IMPREST FUND	62.83		
00572274	T-MOBILE	20.34		
00572275	UNITED PARCEL SERVICE	335.04		
00572276	WA ASSN OF CRIMINAL DEFENSE	160.00		
				1,248.80
00572288	WESTERN STATES CONSTRUCTION	346,163.63		
00572289	ADVANCE AUTO PARTS	53.34		
00572290	ASPHALT ZIPPER CO	3,790.38		
00572291	CHILD SUPPORT SERVICES	428.30		
00572292	DANIEL H BRUNNER, TRUSTEE	399.41		
00572293	SUPPORT PAYMENT CLEARINGHOUS	257.12		
00572294	EMPLOYMENT SECURITY DEPT	108.47		
00572295	HUMAN RESOURCES	1,255.50		
00572296	ICMA RETIREMENT TRUST 457	471,993.50		
00572297	ICMA RETIREMENT TRUST 457 LO	55,591.76		
00572298	WESTERN STATES CONSTRUCTION ADVANCE AUTO PARTS ASPHALT ZIPPER CO CHILD SUPPORT SERVICES DANIEL H BRUNNER, TRUSTEE SUPPORT PAYMENT CLEARINGHOUS EMPLOYMENT SECURITY DEPT HUMAN RESOURCES ICMA RETIREMENT TRUST 457 ICMA RETIREMENT TRUST 457 ICMA RETIREMENT TRUST 457 LO IDAHO STATE TAX COMMISSION ING LIFE INSURANCE & ANNUITY NEW JERSEY SUPPORT PAYMENT OFFICE OF THE ATTORNEY GENER PEOPLE QUALIFIED COMMITTEE PRE-PAID LEGAL SERVICES INC SIX ROBBLEES INC SPOKANE CITY TREASURER STATE DISBURSMENT UNIT SUPERIOR SIGNALS INC UNITED STATES TREASURY US BANK OR CITY TREASURER WA GET PROGRAM WA STATE SUPPORT REGISTRY OR	149.78		
00572299	ING LIFE INSURANCE & ANNUITY	116,811.24		
00572300	NEW JERSEY SUPPORT PAYMENT	157.92		
00572301	OFFICE OF THE ATTORNEY GENER	273.09		
00572302	PEOPLE QUALIFIED COMMITTEE	15.35		
00572303	PRE-PAID LEGAL SERVICES INC	456.09		
00572304	SIX ROBBLEES INC	466.97		
00572305	SPOKANE CITY TREASURER	7,504.34		
00572306	STATE DISBURSMENT UNIT	297.24		
00572307	SUPERIOR SIGNALS INC	266.54		
00572308	UNITED STATES TREASURY	12.48		
00572309	US BANK OR CITY TREASURER	1,477,088.99		
00572310	WA GET PROGRAM	370.50		
00572311	WA STATE SUPPORT REGISTRY OR	17,909.32		
00572312	WA GEI PROGRAM WA STATE SUPPORT REGISTRY OR JUNE WALLACE WALTER E NELSON CO WASHINGTON LEOFF WESTERN STATES POLICE MEDICA	969.67		
00572313	WALTER E NELSON CO	242.24		
00572314	WASHINGTON LEOFF	812,911.50		
00572315	WESTERN STATES POLICE MEDICA	1,562.50		
00572316	WSCCCE, AFSCME, AFL-CIO	254.43		1 1 6 0 0 0
00572317	CENTURYLINK			1,162.23
00572318	CH2M HILL ENGINEERS INC			646.01
00572319	WATERCO OF THE PACIFIC NORTH			6.53
00572320	THE FA BARTLETT TREE EXPERT			2,052.77
005/2321	WALTER E NELSON CO WASHINGTON LEOFF WESTERN STATES POLICE MEDICA WSCCCE, AFSCME, AFL-CIO CENTURYLINK CH2M HILL ENGINEERS INC WATERCO OF THE PACIFIC NORTH THE FA BARTLETT TREE EXPERT JENSEN DISTRIBUTION SERVICES ELIZABETH LEGG JENNIFER OVERTON JUBILEE DANCE-LAUREN HOUTZ			12/.14
00572322	LLIZABEIH LEGG TENNITEED OVEDTON			55.00
00572323	UENNIFER UVERION			104.00 575 00
	JUBILEE DANCE-LAUREN HOUTZ MELISSA COBB			575.00 115.00
	SPOKANE CITY TREASURER			2,805.16
	SPOKANE CITT TREASURER			190.57
	SPOKANE COUNTY TREASURER			86.53
	ACCESS INFORMATION HOLDINGS	645.00		00.55
	AVISTA UTILITIES	013.00	2,040.61	
	CENGAGE LEARNING INC		770.73	
	CONTROL SOLUTIONS NW INC		2,456.43	
	DEVRIES INFORMATION MANAGEME	200.00	2,130.13	
	LUKE ESSER	5,000.00		
5007270		2,000.00		

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80079279 EXPRESS NAME TAGS	& MORE, IN	14.97	

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	HOME DEPOT USA INC		4,110.54
	FRIENDS OF KSPS	25,734.89	
80079282	MITCHELL HUMPHREY & CO	22,500.00	
	MOSS & BARNETT	2,782.00	
80079284	NASH CONSULTING INC	4,179.89	
80079285	PCS MOBILE	7,568.55	
80079286	SPOKANE COUNTY TREASURER	1,711.98	
80079287	SPOKANE TRANSIT AUTHORITY		10,837.47
80079288	STRUCTURED COMMUNICATION	39,282.39	
80079289	SUMMIT LAW GROUP PLLC	3,568.50	
80079290	ZAYO GROUP HOLDINGS INC	7,143.68	
80079291	ALCOHOL MONITORING SYSTEMS I	34.10	
80079292	ALL ABOUT TOWING SERVICES	129.32	
80079292	ALL ABOUT TOWING SERVICES AMERIGAS PROPANE LP	336.54	
	AVISTA UTILITIES	1,211.74	
	BATTERY SYSTEMS INC	1,132.18	
80079295	BAILERI SISIEMS INC	1,132.10	
800/9296	BRIDGESTONE AMERICAS INC	5,093.90	
	C & C YARD CARE	261.36	
	CATHOLIC CHARITIES		
	CDW GOVERNMENT INC	1,316.08	
	CPM DEVELOPMENT CORP DBA	1,587.44	
80079301	CITY SERVICE VALCON LLC	27,668.29	
80079302	CLARK'S CONTAINERS LLC	225.15	
80079303	COMCAST	340.10	
80079304	CONNELL OIL INC	2,801.20	
80079305	CONTRACT DESIGN ASSOCIATES I	628.57	
80079306	CUMMINS NORTHWEST LLC	11,062.86	
80079307	JIM'S TRANSFER INC DBA DEVRI	438.75	
	FASTENAL CO	543.91	
80079309	GARCO CONSTRUCTION INC		85,340.00
	GORDON TRUCK CENTERS INC DBA	1,586.36	·
	GRAINGER INC	48.22	
80079312	MCCOLLUM FORD SALES INC	18.84	
80079313	HOTSY OF SPOKANE LLC	22,003.24	
	CPM DEVELOPMENT CORP DBA		
80079315	KENWORTH SALES COMPANY	2,082.32	
	LUCI CREATIVE LLC	2,002.32	24,325.00
00079310	LUCI CREATIVE LLC	632 63	24,325.00
800/931/	MCGUIRE BEARING CO	632.63	0 000 00
800/9318	MCKINSTRY ESSENTION LLC		2,300.00
800/9319	MODERN MACHINERY CO INC	626.80	
80079320	NAPA AUTO PARTS	258.51	
	NORCO INC	55.24	
	NW PUMP & EQUIPMENT CO		
80079323	OCHOCO MANUFACTURING CORP	555.63	
80079324	OWEN EQUIPMENT CO	1,213.91	
80079325	OXARC INC	24.15	
80079326	PAPE MACHINERY INC	687.16	
80079327	RECORDED BOOKS INC		1,558.56
80079328	IDSC HOLDINGS	303.58	
	SHI CORP	606.52	
	SPOKANE HOUSE OF HOSE INC	161.36	
	SPRAY CENTER ELECTRONICS INC	10.36	
		20.00	

	F SPOKANE CK RANGE/TOTAL	DATE: TIME: PAGE:	
CHECK # VENDOR	CITY	LIBRARY	PARKS
80079332 BRAD L WHITE 80079333 TACOMA SCREW PRODUCTS INC 80079334 TIFCO INDUSTRIES 80079335 TITAN TRUCK EQUIPMENT 80079336 TNT SPRINGS INC	1,214.48 226.35 121.45 1,281.64 947.43		

	TRANSITIONS DBA TRANSITIONAL	
80079338	VERIZON WIRELESS	1,904.90
	DOBBS HEAVY DUTY HOLDINGS LL	
80079340	WESTERN STATES EQUIPMENT CO	918.15
80079341	WESTSIDE MOTORSPORTS	1,441.30
80079342	WINGFOOT COMMERCIAL TIRE	66,834.27
80079343	YWCA	
80079344	EDWARD JAMES NEAL	60.00
80079345	ACRANET CBS BRANCH/DIV OF	96.00
80079346	ALCOHOL MONITORING SYSTEMS I	14,844.12
80079347	ROBERT EARL ALFORD	155.18
80079348	AMERICAN TRAFFIC SOLUTIONS I	57,598.00
	ANATEK LABS INC	670.00
80079350	ARAMARK UNIFORM SERVICES AVISTA UTILITIES	298.32
80079351	AVISTA UTILITIES	226,910.76
	A-PRO AUTO BODY AND TOWING	103.46
80079353	BARR-TECH LLC	26,386.82
80079354	BRIDGESTONE AMERICAS INC	4,659.74
80079355	CDW GOVERNMENT INC	1,633.61
80079356	CINTAS CORPORATION NO 3	2,387.96
80079357	CITY SERVICE VALCON LLC	2,937.38
80079358	CLEAN ENERGY INC	16,720.28
	CLUB PROPHET SYSTEMS	
80079360	COMPLETE DESIGN INC	79,782.13
	CONSOLIDATED ELECTRICAL	4,422.97
80079362	CONTRACT DESIGN ASSOCIATES I	4,461.42
80079363	COPIERS NORTHWEST INC	14,440.41
80079364	COWLES PUBLISHING COMPANY	1,279.19
80079365	DELL MARKETING LP	31,501.43
	DEVRIES INFORMATION MANAGEME	112.50
80079367	DIVINES TOWING/DIV OF	325.45
	DOWNTOWN SPOKANE PARTNERSHIP	121,675.81
	LECCO ENTERPRISES LLC	1,045.44
	EVERGREEN STATE TOWING LLC	284.51
80079371	FASTENAL CO	970.06
	FEDERAL EXPRESS CORP/DBA FED	209.86
	FIREPOWER INC	241.76
	GALLS LLC	15,205.03
	GORDON TRUCK CENTERS INC DBA	709.22
	GRAINGER INC	11,071.39
	GUNARAMA WHOLESALE INC	10,422.60
	HEALTHCARE ACTUARIES LLC	4,750.00
	HISTORICAL RESEARCH ASSOCIAT	
		3,493.96
80079381	HYDRAULICS PLUS INC ICLEI USA - LOCAL	2,250.00
	INLAND PACIFIC HOSE & FITTIN	
	ITRON INC	29,239.72
	K & L GATES LLP	47,439.14
0007204		

5,791.81

3,659.04

	Y OF SPOKANE CHECK RANGE/TOTAL		06/22/20 07:53 5
CHECK # VENDOR	CITY	LIBRARY	PARKS
80079385 KENWORTH SALES COMPANY 80079386 L N CURTIS & SONS 80079387 LEXIS-NEXIS RISK & ANALYTI 80079388 MATTHEW BENDER & CO INC 80079389 LOOMIS ARMORED US INC 80079390 LSB CONSULTING ENGINEERS P 80079391 MCCOY POWER CONSULTANTS IN 80079392 MEGA WASH LLC 80079393 MURRAYSMITH INC	1,772.90 CS 163.35 64.79 2,474.57 LL 1,527.00		

80079394	NAPA AUTO PARTS NELSON'S TOWING AND REPAIR/ NORCO INC NORTH GORGE RESIDENTIAL NOVUS AUTO GLASS OIL RE-REFINING CO INC PARAMETRIX INC PREMERA BLUE CROSS OR RACOM CORPORATION REGIONAL DISPOSAL COMPANY REHN & ASSOCIATES SAGEVIEW CONSULTING GROUP, L SHARP SHOOTING INDOOR RANGE SISTER CITIES ASSN OF SPOKAN SPOKANE COUNTY FIRE DIST 9 SPOKANE COUNTY TREASURER SPOKANE EXERCISE EQUIPMENT SPOKANE GYMNASTICS INC SPOKANE REGIONAL COMMUNICATI SPOKANE TOWING/DIV OF TAYLOR COMMUNICATIONS INC STANTEC CONSULTING SERVICES STERICYCLE INC	698.30
80079395	NELSON'S TOWING AND REPAIR/	103.46
80079396	NORCO INC	11.82
80079397	NORTH GORGE RESIDENTIAL	158,528.31
80079398	NOVUS AUTO GLASS	376.01
80079399	OIL RE-REFINING CO INC	290.00
80079400	PARAMETRIX INC	7,222.50
80079401	PREMERA BLUE CROSS OR	208,439.25
80079402	RACOM CORPORATION	3,865.95
80079403	REGIONAL DISPOSAL COMPANY	1.039.880.42
80079404	REHN & ASSOCIATES	1,384,00
80079405	SAGEVIEW CONSULTING GROUP I	_,
80079406	SHARP SHOOTING INDOOR RANGE	3 181 62
80079407	SISTER CITIES ASSN OF SPOKAN	1 086 05
80079408	SPOKANE COUNTY FIRE DIST 9	388 275 83
80079409	SPOKANE COUNTY TREASURER	55 898 43
00079409	SPORANE COUNTI IREASURER	110 70
80079410	SPORANE EXERCISE EQUIPMENT	119.19
80079411	SPORANE GIMNASIICS INC	240 40
00079412	SPORANE INI L'AIRPORT	2 011 64
00079413	SPOKANE REGIONAL COMMUNICATI	2,911.04
80079414	SPOKANE IOWING/DIV OF	181.05
800/9415	TAYLOR COMMUNICATIONS INC	2,588.52
80079416	STANTEC CONSULTING SERVICES	69,393.26
80079417	STERICYCLE INC TELEPHONE TOWN HALL MEETING TOBY'S BODY & FENDER INC	1,218.25
000/9410	IEDEFIIONE IOWN HADD MEETING	IU, 9IO.00
80079419	TOBY'S BODY & FENDER INC	2,249.88
80079420	US BANK OR CITY TREASURER	61,896.90
80079421	VERIZON WIRELESS	32,938.02
80079422	WA STATE DEPT/TRANSPORTATION	141.13
80079423	WILDROSE LTD dba	249.49
80079424	WILLIS TOWERS WATSON	60,000.00
80079425	WINGFOOT COMMERCIAL TIRE	1,023.96
80079426	XO COMMUNICATIONS INC	9,238.14
80079427	BIG SKY INDUSTRIAL/DIV OF	32,200.87
80079428	BLUEBIRD TREE CARE INC	14,808.76
80079429	DIVCO INC	230.66
80079430	ENVIRONMENT CONTROL OF SPOKA	6,941.00
80079431	J & T'S LAWN CARE INC	490.05
80079432	LEXICON, INC	
80079433	REHN & ASSOCIATES	484.00
80079434	BRANDSAFWAY SERVICES INC	6,844,83
80079435	SPOKANE COUNTY TREASURER	443,632,47
80079436	SPOKANE PRO CARE INC	212 36
80079437	TOBY'S BODY & FENDER INC US BANK OR CITY TREASURER VERIZON WIRELESS WA STATE DEPT/TRANSPORTATION WILDROSE LTD dba WILLIS TOWERS WATSON WINGFOOT COMMERCIAL TIRE XO COMMUNICATIONS INC BIG SKY INDUSTRIAL/DIV OF BLUEBIRD TREE CARE INC DIVCO INC ENVIRONMENT CONTROL OF SPOKA J & T'S LAWN CARE INC LEXICON, INC REHN & ASSOCIATES BRANDSAFWAY SERVICES INC SPOKANE COUNTY TREASURER SPOKANE PRO CARE INC PAUL TAPIA	130 00
50019451	THOT THETH	130.00

	DF SPOKANE CK RANGE/TOTAL		
CHECK # VENDOR	CITY	LIBRARY	PARKS
80079438 ACRANET CBS BRANCH/DIV OF	211.50		
80079439 ACTION MATERIALS	243.22		
80079440 AFLAC/AMERICAN FAMILY LIFE	22,264.96		
80079441 ALS LABORATORY GROUP	6,850.00		
80079442 AVISTA UTILITIES	1,948.71		
80079443 A-L COMPRESSED GASES			117.61
80079444 BACON CONCRETE INC			251,183.45
80079445 SPOKANE FIRE FIGHTERS BENEFI	57,485.30		
80079446 SPOKANE FIRE FIGHTERS BENEFI	2,154.40		
80079447 BERNARDO-WILLS ARCHITECTS PC			5,597.80
80079448 BRIDGESTONE AMERICAS INC	2,321.35		
80079449 LITHIA MOTORS PAYMENT	70.53		
80079450 CINTAS CORPORATION NO 3	1,396.71		

80079451 CITY SERVICE VALCON LLC	12,640.55	
80079452 STEVE CONNER	,	10,070.79
80079453 CREEK AT QUALCHAN GOLF COURS	5	12,984.39
80079454 CUMMINS NORTHWEST LLC	4,927.86	
80079455 DIGNITARY PROTECTION TEAM FU	J 120.00	
80079456 LECCO ENTERPRISES LLC	12,891.58	
80079457 EDU MEMBERSHIP FUND	20.00	
80079458 ENTERPRISE FM TRUST		2,775.51
80079459 ENVIRONMENT CONTROL OF SPOKE	A 2,155.00	
80079460 FERGUSON ENTERPRISES INC		
80079461 FLEETCOR TECHNOLOGIES INC	12,751.64	
80079462 GALLS LLC	3,220.23	634.87
80079463 GORDON TRUCK CENTERS INC DB	A 659.78	
80079464 GRAINGER INC	176.40	
80079465 KAISER FOUNDATION HEALTH PLA	A 131,395.93	
80079466 POLICE GUILD LEGAL DEFENSE	626.00	
80079466 POLICE GUILD LEGAL DEFENSE 80079467 HRA VEBA TRUST	2,985.00	
80079468 INLAND POWER & LIGHT CO 80079469 K & L GATES LLP		139.69
80079469 K & L GATES LLP	1,694.00	
80079470 KENWORTH SALES COMPANY	4 472 12	
80079471 LTS & CPTS LEGAL DEFENSE FU 80079472 M & P ASSOCIATION 80079473 MOTION AUTO SUPPLY 80079474 NAPA AUTO PARTS 80079475 NORCO INC 80079476 OXARC INC	N 42.00	
80079472 M & P ASSOCIATION	2,717.28	
80079473 MOTION AUTO SUPPLY	418.57	
80079474 NAPA AUTO PARTS	1,539.79	
80079475 NORCO INC	122.26	
80079476 OXARC INC	1,701.54	
80079477 PACWEST MACHINERY LLC	447.48	
80079478 PARAMETRIX INC	10,339.64	
80079475 NORCO INC 80079476 OXARC INC 80079477 PACWEST MACHINERY LLC 80079478 PARAMETRIX INC 80079479 POINTE PEST CONTROL	1,464.71	
80079480 POWERCOM.INC		6,511.58
80079481 QUANTIX INC/ENTERTAINMENT		23.45
80079482 REHN & ASSOCIATES	19,640.91	
80079483 SANDBAGGERS CLUB LLC		6,932.28
80079484 SOLID WASTE SYSTEMS INC	7,023.71	
80079485 SPOKANE POLICE BENEFIT ASSO 80079486 SPOKANE POLICE CHAPLAIN	C 802.50	
80079486 SPOKANE POLICE CHAPLAIN	3,199.50	
80079487 SPOKANE POLICE K-9 MEMBERSH	I 105.00	
80079488 SPOKANE POLICE GUILD LONG		
80079489 SPOKANE COUNTY TREASURER		
80079490 SPOKANE FIRE FIGHTERS BENEF	I 693,598.96	

REPORT: PG3640 SYSTEM: FMSAP USER: MANAGER RUN NO: 25	CITY OF SPOKANE COUNCIL CHECK RANGE/TOTAL		06/22/20 07:53 7	
CHECK # VENDOR	CITY	LIBRARY	PARKS	

CHECK # VENDOR	CITY	LIBRARY	PARKS
80079491 SPOKANE HOUSE OF HOSE INC	881.58		
80079492 SPOKANE POLICE GUILD FRATERN	688.05		
80079493 TC SHERRY & ASSOCIATES PS db			9,862.50
80079494 STANDARD INSURANCE COMPANY	15,733.10		
80079495 STRATA GEOTECHNICAL ENGINEER			11,016.25
80079496 BRAD L WHITE	536.32		
80079497 SPOKANE POLICE SWAT TEAM	410.00		
80079498 T & T GOLF MANAGEMENT INC			15,531.95
80079499 TACOMA SCREW PRODUCTS INC	1.08		
80079500 SPOKANE POLICE TACTICAL TEAM	264.00		
80079501 TITAN TRUCK EQUIPMENT	3,239.62		
80079502 TNT SPRINGS INC	136.13		
80079503 TRANSPORT EQUIPMENT INC	185.28		
80079504 TRUE SEALS LLC	359.37		
80079505 UNITED WAY	554.58		
80079506 US BANK TRUST NA	802,481.48		
80079507 WA ST COUNCIL OF CITY & COUN	27,660.70		

80079508 WA STATE DEPT/TRANSPORTATION	10,057.26		
80079509 WASHINGTON DENTAL SERVICE OR	73,493.96		
80079510 DOBBS HEAVY DUTY HOLDINGS LL	3,328.46		
80079511 WESTERN REFUSE & RECYCLING	225.93		
80079512 WINGFOOT COMMERCIAL TIRE	11,841.66		
80079513 SHAMROCK AUTOMOTIVE	889.44		
	9,121,425.40	140,592.07	373,345.57
	CITYWIDE TOTAL:		9,717,098.37

# MINUTES OF SPOKANE CITY COUNCIL

# Monday, June 8, 2020

# BRIEFING SESSION

The Briefing Session of the Spokane City Council held on the above date was called to order at 3:32 p.m. in the Council Chambers in the Lower Level of the Municipal Building, 808 West Spokane Falls Boulevard, Spokane, Washington.

The regularly scheduled Spokane City Council 3:30 p.m. Briefing/Administrative Sessions were held virtually and streamed live online and aired on City Cable 5. The public was encouraged meeting Channel to tune in to the live on 5. at https://my.spokanecity.org/citycable5/live, or by calling 408-418-9388 and entering an access code when prompted.

The 6:00 p.m. Legislative Session was not held. Legislative Agenda items were considered during the 3:30 p.m. Briefing/Administrative Sessions. Pursuant to Governor Jay Inslee's Fourth Updated Proclamation 20-28.4, dated May 29, 2020, all public meetings subject to the Open Public Meetings Act, Chapter 42.30 RCW, are to be held remotely and the in-person attendance requirement in RCW 42.30.030 has been suspended until at least through June 17, 2020. The public was encouraged to tune in to the meeting live on Channel 5, at <u>https://my.spokanecity.org/citycable5/live</u>, or by calling 408-418-9388 and entering an access code when prompted.

# Roll Call

On roll call, Council President Beggs and Council Members Cathcart, Kinnear, Mumm, Stratton, and Wilkerson were present. (Council President Beggs, Council Member Cathcart, and Council Member Wilkerson were in attendance in the Council Chambers and also participated in the meeting via WebEx. Council Members Kinnear, Mumm, and Stratton attended the meeting via WebEx only.) Council Member Burke was absent.

City Administrator Wes Crago (also attending via WebEx) and City Clerk Terri Pfister were also present on the dais in Council Chambers. City Council Policy Advisor Brian McClatchey attended the meeting via WebEx.

# **Executive Session**

Following remarks by Council President Beggs about the sequence for today's meeting, the City Council (with Council Member Burke absent) adjourned into Executive Session at 3:34 p.m. to discuss labor negotiations until 4:20 p.m. At 4:20 p.m., Council President Beggs announced an extension of the Executive Session for an additional 15 minutes. At 4:35 p.m., Council President Beggs announced an extension of the Executive Session for 10 minutes. At 4:45 p.m., Council President Beggs announced an additional extension of the Executive Session for 10 minutes. At 4:45 p.m., Council President Beggs announced an additional extension of the Executive Session for 10 minutes. At 4:45 p.m., Council President Beggs announced an additional extension of the Executive Session for five minutes.

extension of the Executive Session for five minutes. The Executive Session concluded at approximately 4:55 p.m.

# **Briefing Session (Continued)**

The Briefing Session reconvened at 5:01 p.m.

# Advance Agenda Review

The City Council received an overview from staff on the June 15, 2020, Advance Agenda items.

Final Reading Ordinance C35879 (Deferred from March 9, 2020, Agenda) (Council Sponsor: Council Member Stratton)

**Motion** by Council Member Stratton, seconded by Council Member Wilkerson, **to defer** Final Reading Ordinance C35879—of the City Council of the City of Spokane, Spokane, Washington, amending Ordinance No. C34032 in order to revise the description of the public improvements, extend the apportionment period, amend the intergovernmental agreement, and providing for other matters properly related thereto—to August 24, 2020; **carried unanimously (Council Member Burke absent).** 

# Action to Approve June 15, 2020, Advance Agenda

Following staff reports and Council inquiry and discussion regarding the June 15, 2020, Advance Agenda items, the City Council took the following action (pursuant to Council Rule 2.1.B):

**Motion** by Council Member Wilkerson seconded by Council Member Kinnear, **to approve** the Advance Agenda for Monday, June 15, 2020, (as modified); **carried unanimously (with Council Member Burke absent).** 

# ADMINISTRATIVE / LEGISLATIVE SESSION

# MAYORAL PROCLAMATIONS

June 2020 Pride Month

Council President Beggs read the proclamation. The proclamation proclaims June 2020 as Lesbian, Gay, Bisexual, Trans, and Queer Plus Pride Month in Spokane and encourages all citizens to join together in supporting the pride events in our community this month.

# BOARDS AND COMMISSIONS APPOINTMENTS

Plan Commission (CPR 1981-0295), Bicycle Advisory Board (CPR 1992-0059) Upon Unanimous Voice Vote (in the affirmative) (Council Member Burke absent), the City Council **confirmed** the following appointments:

The Plan Commission (CPR 1981-0295)

- Appointment of Jo Anne Wright for a term from June 8, 2020, to December 31, 2023.
- Appointment of Clifford Wagner for a term from June 8, 2020, to December 31, 2022.
- Appointment of Thomas Sanderson for a term from June 8, 2020, to December 31, 2022.

Bicycle Advisory Board (CPR 1992-0059)

• Appointment of Jason Oestereicher to the Bicycle Advisor Board for a term of June 8, 2020 to January 31, 2023.

### **Current Agenda Review**

The City Council considered the June 1, 2020, Current Agenda.

# CONSENT AGENDA

### Upon Unanimous Voice Vote (in the affirmative), the City Council (Council Member Burke absent) approved Staff Recommendations for the following items:

Report of the Mayor of pending:

- a. Claims and payments of previously approved obligations, including those of Parks and Library, through May 29, 2020, total \$3,755,178.18 (Check Nos. 571735 through 571882; ACH Nos. 78654 through 78841), with Parks and Library claims approved by their respective boards. Warrants excluding Parks and Library total \$2,917,431.59.
- b. Payroll claims of previously approved obligations through May 16, 2020: \$6,948,438.44 (Payroll Check Nos. 556857 through 556944).

# Low Bid Award of LaRiviere for Kempe to Woodridge Transmission Main (OPR 2020-0419) (Deferred from May 18, 2020, Agenda)

City Administrator Wes Crago requested if any Council Member would be willing to untable an item that was previously briefed and tabled by the Council for an update and/or action tonight. He noted the specific item is the Low Bid Award to LaRiviere, Inc. for Kempe to Woodridge Transmission Main. Subsequent to commentary by Mr. Crago and City Council, the following action was taken:

**Motion** by Council Member Cathcart, seconded by Council Member Wilkerson, **to un-table** Low Bid Award of LaRiviere, Inc. (Rathdrum, ID) for Kempe to Woodridge Transmission Main; **rejected upon 1-5 Roll Call Vote** (Council Member Cathcart voting "aye" and remaining Council Members voting "no," with Council Member Burke absent).

# LEGISLATIVE AGENDA

# COUNCIL COMMITTEE REPORT

# **Urban Experience Committee Meeting**

Council Member Stratton reported on the Urban Experience Committee Meeting held earlier today (June 8, 2020). Minutes of the Urban Experience Committee meetings are filed with the City Clerk's Office and are available for review following approval by the Urban Experience Committee.

There were no **Administrative Reports**.

There were no **Council Committee Reports**.

There were no **Special Budget Ordinances**.

There were no **Emergency Ordinances**.

#### RESOLUTIONS

Resolution 2020-0038 (Deferred from June 4, 2020, Special City Council Meeting) (Council Sponsor: Council President Beggs)

Subsequent to a full reading of Resolution 2020-0038 by the City Clerk and Council discussion, the following action was taken:

Motion by Council Member Cathcart, seconded by Council Member Wilkerson, to ratify the Mayor's Executive Order declaring a civil emergency in response to events of May 31 and June 1, 2020, respectively (and thereby adopt Resolution 2020-0038); carried upon 5-1 Roll Call Vote (Council President Beggs voting "no" and Council Member Burke absent).

There were no Final Reading Ordinances.

There were no First Reading Ordinances.

There were no **Special Considerations**.

HEARINGS

# Hearing on Ordinance C35906-Moratorium on the Consideration of Impact Fee Exemptions

The City Council held a hearing on Ordinance C35906 (passed by City Council on April 20, 2020) imposing an immediate moratorium on the consideration of impact fee exemptions. Council and staff discussion was held and there was an opportunity for public testimony via telephone, with no individuals requesting to speak. The following actions were taken:

Motion by Council Member Cathcart, seconded by Council Member Mumm, to cancel the moratorium today (under Ordinance C35906); rejected 1-5 (Council Member Cathcart voting "aye" and remaining Council Members voting "no," with Council Member Burke absent).

**Motion** by Council Member Wilkerson, seconded by Council Member Mumm, **to expire** the moratorium in four months (under its normal expiration date) and direct staff to finalize the new guidelines (and have Council vote on them) before the ordinance expires; **carried unanimously** (Council Member Burke absent).

# ADJOURNMENT / EXECUTIVE SESSION

There being no further business to come before the City Council, the Regular Administrative Session of the Spokane City Council adjourned at 5:56 p.m.

Minutes prepared and submitted for publication in the June 24, 2020, issue of the *Official Gazette*.

Terri Pfister Spokane City Clerk

Approved by Spokane City Council on \_\_\_\_\_, 2020.

Breean Beggs City Council President

# MINUTES OF SPOKANE CITY COUNCIL

# Monday, June 15, 2020

# BRIEFING SESSION

The Briefing Session of the Spokane City Council held on the above date was called to order at 3:34 p.m. in the Council Chambers in the Lower Level of the Municipal Building, 808 West Spokane Falls Boulevard, Spokane, Washington.

The regularly scheduled Spokane City Council 3:30 p.m. Briefing/Administrative Sessions were held virtually and streamed live online and aired on City Cable 5. The public was encouraged tune meeting Channel to in to the live on 5. at https://my.spokanecity.org/citycable5/live, or by calling 408-418-9388 and entering an access code when prompted.

The 6:00 p.m. Legislative Session was not held. Legislative Agenda items were considered during the 3:30 p.m. Briefing/Administrative Sessions. Pursuant to Governor Jay Inslee's Fourth Updated Proclamation 20-28.4, dated May 29, 2020, all public meetings subject to the Open Public Meetings Act, Chapter 42.30 RCW, are to be held remotely and the in-person attendance requirement in RCW 42.30.030 has been suspended until at least through June 17, 2020. The public was encouraged to tune in to the meeting live on Channel 5, at <u>https://my.spokanecity.org/citycable5/live</u>, or by calling 408-418-9388 and entering an access code when prompted.

#### Roll Call

On roll call, Council President Beggs and Council Members Cathcart, Kinnear, Mumm, Stratton, and Wilkerson were present. (Council President Beggs, Council Member Cathcart, and Council Member Wilkerson were in attendance in the Council Chambers and also participated in the meeting via WebEx. Council Members Kinnear, Mumm, and Stratton attended the meeting via WebEx only.) Council Member Burke was absent.

City Administrator Wes Crago (also attending via WebEx) and City Clerk Terri Pfister were also present on the dais in Council Chambers. City Council Policy Advisor Brian McClatchey attended the meeting via WebEx.

# Advance Agenda Review

The City Council received an overview from staff on the June 22, 2020, Advance Agenda items. (For Council action approving June 22, 2020, Advance Agenda, see end portion of these minutes.)

# ADMINISTRATIVE / LEGISLATIVE SESSION

### MAYORAL PROCLAMATIONS

June 20, 2020 World Refugee Day

Council Member Cathcart read the proclamation. The proclamation honors the contributions, courage, and resilience of refugees throughout the world. Mark Finney from World Relief was present via WebEx, and he provided commentary on the proclamation.

### June 19, 2020 Juneteenth Day

Council Member Wilkerson read the proclamation and provided remarks on the event. Juneteenth is commemorated as a time to celebrate the rich heritage and significant contributions of African Americans. On a larger scale, celebration of Juneteenth reminds us all that there is still work to do and be done in ensuring equal access to workforce training, homeownership, and education for our African American citizens. The proclamation urges citizens to join in this special observance by honoring the past while reflecting on the present and setting our sites on work to a better future.

### **Current Agenda Review**

The City Council considered the June 15, 2020, Current Agenda.

<u>Collective Bargaining Agreement between the Spokane Police Guild and City of Spokane</u> (OPR 2020-0514) (Relates to Special Budget Ordinance C35912)

**Motion** by Council Member Mumm, seconded by Council Member Wilkerson, **to defer** the Collective Bargaining Agreement between the Spokane Police Guild and the City of Spokane to govern the period from 2017-2020 to June 29, 2020; **carried unanimously** (**Council Member Burke absent**).

# CONSENT AGENDA

Upon Unanimous Voice Vote (Council Member Burke absent), the City Council approved Staff Recommendations for the following items:

Purchases from:

- a. Pape Machinery (Spokane, WA) of a John Deere 544L Wheel Loader for the Street Department using Sourcewell Contract #032119-JDC—\$248,844.59 (incl. tax). (OPR 2020-0510)
- Special Asphalt Products (Spokane, WA) of one Cimline Crack Sealer for the Street Department using HGAC Contract SM10-18A—\$73,316.93 (incl. tax). (OPR 2020-0511)

Contract Renewal with Mitchell Humphrey (St. Louis, MO) for software maintenance and upgrades for the City's Financial Management Suite (FMS) from July 1, 2020, through June 30, 2021–\$99,659.84 (incl. tax). (OPR 2016-0396)

Report of the Mayor of pending claims and payments of previously approved obligations, including those of Parks and Library, through June 5, 2020, total \$5,827,853.91 (Check Nos. 571883 through 572024: ACH Nos. 78842 through 79002), with Parks and Library claims approved by their respective boards. Warrants excluding Parks and Library total \$4,819,437.16.

# LEGISLATIVE AGENDA

There were no **Boards and Commissions Appointments**.

There were no **Administrative Reports**.

There were no **Council Committee Reports**.

#### SPECIAL BUDGET ORDINANCES

# Special Budget Ordinance C35912 (Relates to OPR 2020-0514) (Council Sponsor: Council Member Kinnear)

**Motion** by Council Member Kinnear, seconded by Council Member Wilkerson, **to defer** Special Budget Ordinance C35912—budgeting for prior year costs related to the recently approved Police Guild contract—to June 29, 2020; **carried unanimously (Council Member Burke absent).** 

#### **EMERGENCY ORDINANCES**

# Emergency Ordinance C35911 (Deferred from June 1, 2020, Agenda) (Council Sponsor: Council Member Mumm)

**Motion** by Council Member Cathcart, seconded by Council Member Kinnear, **to defer** Emergency Ordinance C35911—providing for the issuance and sale of a Limited Tax General Obligation Refunding Bond in the principal amount of not to exceed \$4,068,985 to provide funds to refund the City's outstanding Limited Tax General Obligation and Refunding Bond, Series 2016; fixing the date, form, maturity, interest rate, terms and covenants of the bond; authorizing the sale and delivery of the bond to the City, declaring an emergency, and providing for other matters properly relating thereto (relates to an interfund loan from the Spokane Investment Pool to the Asset Management Fund)—to June 22, 2020; **carried unanimously (Council Member Burke absent).** 

#### RESOLUTIONS

Resolution 2020-0033 and Resolution 2020-0034 (Deferred from June 1, 2020, Agenda) (Council Sponsor: Council Member Mumm)

**Motion** by Council Member Cathcart, seconded by Council Member Wilkerson, **to defer** the following resolutions to June 22, 2020; **carried unanimously (Council Member Burke absent):** 

- **Resolution 2020-0033** of the City of Spokane, Washington, providing for the issuance and sale of a Limited Tax General Obligation Refunding Bond in the aggregate principal amount of not to exceed \$2,927,080; establishing an interfund loan facility from the Spokane Investment Pool to refinance an existing interfund loan; fixing the date, form, maturity, interest rate, terms and covenants of the bond; authorizing the sale and delivery of the bond to the City, and providing for other matters properly relating thereto.
- **Resolution 2020-0034** of the City of Spokane, Washington, providing for the issuance and sale of certain individual Limited Tax General Obligation Refunding Bonds in the aggregate principal amount of not to exceed \$33,321,338.39; establishing interfund loan facilities from the Spokane Investment Pool to refinance existing interfund loans; fixing the dates, forms, maturities, interest rates, terms and covenants of the bonds; authorizing the sale and delivery of the bonds to the City, and providing for other matters properly relating thereto.

# **Resolution 2020-0039 (Council Sponsor: Council President Beggs)**

Subsequent to an overview of Resolution 2020-0039 by Council President Beggs and Council commentary, the following action was taken:

**Upon Unanimous Roll Call Vote (Council Member Burke absent),** the City Council **adopted Resolution 2020-0039** regarding a Memorandum of Understanding between Spokane County United Way and the City of Spokane Public Defender's Office.

# FINAL READING ORDINANCES

# Final Reading Ordinance C35870 (Deferred from May 18, 2020, Agenda) (Council Sponsor: Council Member Burke)

Subsequent to Council commentary, the following action was taken:

**Motion** by Council Member Cathcart, seconded by Council Member Wilkerson, **to defer** Final Reading Ordinance C35870—prohibiting the use of devices which emit high-frequency sound designed to be audible only to children and young adults, often called "mosquitos"; amending sections 10.08D.030, 10.08D.050, and 10.08D.140 of the Spokane Municipal Code—to June 22, 2020, **carried unanimously (Council Member Burke absent).** 

# Resolution 2020-0028 (Council Sponsor: Council President Beggs)

Council President Beggs requested a suspension of the Council Rules to add Resolution 2020-0028 (revised) to the agenda. The following actions were taken:

Motion by Council Member Mumm, seconded by Council Member Kinnear, to suspend the Council Rules; carried unanimously (Council Member Burke absent).

**Motion** by Council Member Kinnear, seconded by Council Member Wilkerson, **to add** Resolution 2020-0028, to the agenda; **carried unanimously (Council Member Burke absent).** 

Subsequent to a full reading of revised Resolution 2020-0028 by the City Clerk and an overview of the resolution by Nathan Anunson from the Integrated Capital Management Department and Council commentary, the following action was taken:

**Upon Unanimous Voice Vote (in the affirmative) (Council Member Burke absent),** the City Council **adopted revised Resolution 2020-0028** declaring Wilson & Company a sole source provider and authorizing the expenditure of approximately \$91,080.00 for BNSF Inspection services associated with the Rowan Force Main project.

There were no First Reading Ordinances.

There were no **Special Considerations**.

There were no **Hearings**.

# Action to Approve June 22, 2020, Advance Agenda

Following staff reports and Council inquiry and discussion regarding the June 22, 2020, Advance Agenda items, the City Council took the following action (pursuant to Council Rule 2.1.B):

**Motion** by Council Member Wilkerson, seconded by Council Member Mumm, **to approve** the Advance Agenda for Monday, June 22, 2020, (as modified); **carried unanimously (Council Member Burke absent).** 

# ADJOURNMENT / EXECUTIVE SESSION

The City Council adjourned at 4:29 p.m. and immediately reconvened into an Executive Session to discuss potential litigation for approximately 30 minutes, or until 5:00 p.m. At 5:00 p.m., Council President Beggs announced an extension of the Executive Session for an additional 15 minutes. At 5:15 p.m., Council President Beggs announced an extension of the Executive session for an additional five minutes. At 5:20 p.m., Council President Beggs announced an extension of the Executive session for an additional five minutes. At 5:20 p.m., Council President Beggs announced an extension of the Executive Session for an additional five minutes. The Executive Session ended at 5:25 p.m.

Minutes prepared and submitted for publication in the June 24, 2020, issue of the *Official Gazette*.

Terri Pfister Spokane City Clerk

Approved by Spokane City Council on \_\_\_\_\_, 2020.

Breean Beggs City Council President

# STUDY SESSION MEETING MINUTES SPOKANE CITY COUNCIL Thursday, June 18, 2020

A regularly scheduled Study Session of the Spokane City Council was held virtually on the above date at 11:04 a.m. in the City Council Chambers, Lower Level – City Hall, 808 West Spokane Falls Boulevard, Spokane, Washington. Council President Beggs and Council Members Cathcart, Kinnear, Mumm, Stratton and Wilkerson were present via Webex. Council Member Burke was absent. The public was encouraged to tune in to the meeting live on Channel 5, at <a href="https://my.spokanecity.org/citycable5/live">https://my.spokanecity.org/citycable5/live</a>, or by calling in.

Pursuant to Governor Jay Inslee's Fourth Updated Proclamation 20-28.4, dated May 29, 2020, all public meetings subject to the Open Public Meetings Act, Chapter 42.30 RCW, are to be held remotely and the in-person attendance requirement in RCW 42.30.030 has been suspended until at least through July 1, 2020.

The purpose of the meeting was to hold discussion on the following topics:

- SPD/SFD Fleet Update
- SIP Loan Options
- Police Reform Initiative

<u>Note</u>: Discussion on the Police Reform Initiative was not held as this item was moved to the Council's June 25, 2020, study session.

The meeting was open to the public but was conducted in a study session format. No public testimony was taken and discussion was limited to appropriate officials and staff.

The meeting adjourned at 12:56 p.m.

Minutes prepared and submitted for publication in the July 1, 2020, issue of the Official Gazette.

Terri L. Pfister, MMC Spokane City Clerk

Approved by City Council on \_\_\_\_\_, 2020.
Breean Beggs City Council President

# STUDY SESSION MEETING MINUTES SPOKANE CITY COUNCIL Thursday, June 25, 2020

A regularly scheduled Study Session of the Spokane City Council was held virtually on the above date at 11:03 a.m. in the City Council Chambers, Lower Level – City Hall, 808 West Spokane Falls Boulevard, Spokane, Washington. Council President Beggs and Council Members Burke, Cathcart, Kinnear, Mumm, Stratton and Wilkerson were present via Webex. The purpose of the meeting was to hold discussion on the following topics:

- CP Beggs Draft Police Reform Resolution
- Sewer Service MOU
- Solid Waste Rate Setting

The public was encouraged to tune in to the meeting live on Channel 5, at <u>https://my.spokanecity.org/citycable5/live</u>, or by calling in.

Pursuant to Governor Jay Inslee's Fourth Updated Proclamation 20-28.4, dated May 29, 2020, all public meetings subject to the Open Public Meetings Act, Chapter 42.30 RCW, are to be held remotely and the in-person attendance requirement in RCW 42.30.030 has been suspended until at least through July 1, 2020.

The meeting was open to the public but was conducted in a study session format. No public testimony was taken and discussion was limited to appropriate officials and staff.

The meeting adjourned at 12:37 p.m.

Minutes prepared and submitted for publication in the July 1, 2020, issue of the Official Gazette.

Terri L. Pfister, MMC Spokane City Clerk

Approved by City Council on \_\_\_\_\_, 2020.

Breean Beggs City Council President



# **Project Title: Regional Bridge Housing Center: "The Way Out Center"**

Revised 06/11/20

#### **Business Case Justification:**

Homelessness in the Spokane Region is bigger than any one entity is able to address alone. The shelter system consists community-provided assistance to vulnerable individuals spanning from drop-in emergency overnight placement and warming centers, to life readiness locations, also called "bridge services", to supportive housing vouchers. The desire is for those, once homeless, to experience a life-long change to live independently within a community. This type of large scale impact may only be realized through a collection of closely aligned efforts, versus standalone initiatives, within a portfolio of projects aligned with regional strategic goals.

Additionally, with the COVID-19 pandemic, new elements have been introduced to this project to ensure long-term provisioning and capacity for healthy sheltering, physical distancing and isolation capacity.

At present, a gap exists in our shelter system for continuous stay options among homeless adults without children. The Bridge Housing model has been used for other population groups with verified, metric-based outcome successes<sup>1</sup>. This effort is the beginning of a larger initiative to construct effective, efficient, sustainable and accountable enhancements to our regional system intended to specially address:

- Coordinated and consolidated fiscal resources aligned at the regional-level solutions (versus municipal bed count)
- Establish public-private partnerships for funding
- Alignment with the Regional 5 Year Strategic Plan for Homelessness submitted to the WA State Department of Commerce<sup>2</sup>
- Regional oversight with decision making and funding authority

Shelter System Focus	Warming Center	Overnight	Day Center	<b>Conitinious Stay</b>	Supportive Housing	Healthy Sheltering Index
Youth (up to 24 yrs)						High
Families						Low
Women Only						Medium
Adult (24 yrs and older)				Project Focus		Medium

# Project Manager:

Ariane Schmidt, Regional Project Manager

# Project Team:

Tim Sigler\*, City of Spokane Community, Housing & Human Services (CHHS) Director

Tija Danzig\*, City of Spokane CHHS Senior Manager

Scott Rasmussen\*, City of Spokane CHHS Housing Program Manager Tim Crowley\*, Spokane County Housing and Community Development

(CHSCD) Program Manager

Morgan Koudelka\*, City of Spokane Valley Senior Administrative The

Kenneth Perine\*, The Salvation Army of Spokane Gary Redden\*, The Salvation Army of Spokane

Kristing Buggles\*. The Salvation Army of Spokale

Kristine Ruggles\*, The Salvation Army of Spokane Aerial Anderson



1- https://my.spokanecity.org/endinghomelessness/about/coc/

2- Spokane City/County Continuum of Care 5-Year Strategic Plan to Prevent and End Homelessness (adopted December 2019)

# **Regional Project Charter**



# Subject Matter Experts (SMEs):

Kathleen Torella, CHSCD and BH-ASO Director David Lewis, City of Spokane HMIS Manager Megan Phillips\*, Spokane Fire Marshall David Singley\*, Captain Spokane Police Department Downtown Precinct Spokane Valley Fire Department (TBD) Dave Ellis\*, Spokane Sheriff's Office/Spokane Valley Police Department Garcia, Luis\*, City of Spokane Code Enforcement Alison Poulsen, Better Health Together Pam Tietz, Spokane Housing Authority and Spokane Continuum of Care Board Chair Mark Richards, Downtown Business Partnership (DSP) Tom Hormel, Spokane County HCDAC Advisory Board Member Rusty Barnett\*, Community Member Consideration for additional lived experience representative(s)

\*Also on site selection recommendation committee

# **Project Objectives and Deliverables:**

#### Objectives:

- 1. Assess and recommend a Bridge Housing location options that meet the needs of the partner entities
- 2. Assess and recommend service options within the Bridge Housing Center
- 3. Assess estimated new (or shifted) capacity at drop-in emergency shelters
- 4. Document the needs of the partner entities in a regional system

#### Deliverables include:

- 1. Purchase and site readiness
- 2. Construct of an Operating Proforma including Memorandums of Understanding (MOU) between partner entities for capital and operating contributions
- 3. Documentation and visual for the system continuum, including local, WA State and Federal touchpoints
- 4. Contract with Provider(s)
- 5. Center operational before the cold weather season of 2020

#### **Project Scope (Boundaries):**

The center will operate for approximately sixty (60) individuals. The individuals will come to the center based on a referral basis. Ongoing case managed care, life readiness skill as well as living space will be included in the operational model. Individuals will stay at the center for approximately 30-90 days prior to moving on to supportive or independent housing.

#### **Project Assumptions and Risks:**

Assumptions:

- A location will be selected.
- Additional capacity at drop-in emergency shelters will be available to individuals throughout Spokane County-
- A sustainable funding model will rely on public, private partnerships

# **Regional Project Charter**



- Funding will be tied to defines, outcome based metrics for accountability for contracted providers and local government entities
- The strategies of this project will align with the five (5) years strategic plan for homelessness adopted by Spokane County, City of Spokane and Spokane Valley

Risks:

- An agreed upon location cannot be determined by stakeholders
- Local Government partnerships do not materialize
- Private partnerships do not materialize
- Insufficient capital funding is allocated
- Capacity allocation continues to be municipality "bed county" divine

# **Project Budget:**

<u>Capital</u>

- 1. City of Spokane: \$1.9M of City Community Development Block Grant (CDBG)funds under consideration by City Administration for this purpose.
- 2. Spokane County/Valley: \$1.5M of Homeless Housing Assistance Act (HHAA) funds. HHAA funds were enacted in Washington State by Engrossed Second Substitute House Bill (ESSHB) 2163 on August 1, 2005. The law created a document recording fee on certain documents to be utilized by local jurisdictions to reduce homelessness. Grant funds are administrated by the state and local governments. Current Spokane County methodology for consideration for HHAA funding is that after a Spokane County CSHCD RFP is released, applications are submitted to CSHCD for consideration by the HCDAC (represented by represent twelve (12) cities and towns within the Spokane Urban County Consortium) who will review all applications and recommend the selected application(s) to the Board of County Commissioners for their final decision making. For Spokane County Community Services

# Operating

- 1. City of Spokane \$1.9M over five (5) years (Source: CDBG)
- 2. Spokane County (includes Spokane Valley) \$1.9M over (5) years (Source: HHAA)
- 3. Avista Foundation partnerships \$1.9M over five (5) years (Source: Private Funding)

# **Project Timeline:**



# Additional Key Stakeholders:

# **Regional Project Charter**



City of Spokane Council City of Spokane Valley City Council Avista Utilities Downtown Business Partnership Veterans Administration HUD

**Project Sponsor Approval:** 

June 23, 2020 20 - 0 4 4 0

Josh Kenns, Spokane County Commissioner District 1

Mary Kuney, Spokane County Commissioner District 2

ABSENT

Al French, Spokane County Commissioner District 3

Nadine Woodward, City of Spokane Mayor

Ben Wick, City of Spokane Valley Mayor

Breean Beggs, City of Spokane Council President

Latisha Hill, Avista Foundation

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/17/2020
06/29/2020		Clerk's File #	CPR 1991-0068
		Renews #	
Submitting Dept	MAYOR	Cross Ref #	
Contact Name/Phone	BRANDY COTE 625-6774	Project #	
Contact E-Mail	BCOTE@SPOKANECITY.ORG	Bid #	
Agenda Item Type	Boards and Commissions	Requisition #	
	Appointments		
Agenda Item Name	0520 TWO APPOINTMENTS TO THE SP	OKANE HUMAN RIGH	ITS COMMISSION
Agenda Wording			
Appointment of Anwar Peace	to an at-large seat and appointment of	Lorna Hernandez-Jarv	is to the District 3
seat on the Spokane Human R	ights Commission, each for a term of 6/	29/20 - 12/31/22.	
		-	
	<b>.</b>		
Summary (Background	1)		

Appointment of Anwar Peace to an at-large seat and appointment of Lorna Hernandez-Jarvis to the District 3 seat on the Spokane Human Rights Commission, each for a term of 6/29/20 - 12/31/22.

Fiscal Impact	Grant related?	NO	Budget Account	
	Public Works?	NO		
Select <b>\$</b>			#	
Select <b>\$</b>			#	
Select \$			#	
Select \$			#	
Approvals			Council Notifications	
Dept Head	COTE, BI	RANDY	Study Session\Other	
<b>Division Director</b>	-		Council Sponsor	
<u>Finance</u>			Distribution List	
Legal			bcote@spokanecity.org	
For the Mayor	ORMSBY	, MICHAEL	lkissler@spokanecity.org	
Additional App	rovals			
Purchasing				

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: June 17, 2020 Type of expenditure: Goods O Services •
Department: 0520 Mayor's Office
Approving Supervisor: Brandy Cote
Amount of Proposed Expenditure: 0.00
Funding Source: N/A
Please verify correct funding sources. Please indicate breakdown if more than one funding source.
Why is this expenditure necessary now?
No expense related to volunteer board and commission appointment.
What are the impacts if expenses are deferred? N/A
What alternative resources have been considered? N/A
Description of the goods or service and any additional information? Appointments to the Spokane Human Rights Commission.
Person Submitting Form/Contact: Brandy Cote 625-6774
FINANCE SIGNATURE: CITY ADMINISTRATOR SIGNATURE:

SPOKANE Agenda Sheet	Date Rec'd	6/5/2020	
06/15/2020	Clerk's File #	ORD C35912	
		Renews #	
Submitting Dept	FINANCE & ADMIN	Cross Ref #	
Contact Name/Phone	Contact Name/Phone PAUL INGIOSI 625-6061		
Contact E-Mail	PINGIOSI@SPOKANECITY.ORG	Bid #	
Agenda Item Type	Special Budget Ordinance	Requisition #	
Agenda Item Name 0410 - SBO FOR POLICE GUILD CONTRA		ACT	

# Agenda Wording

Ordinance amending Ordinance No. C-35857 passed by City Council on December 16, 2019 to make changes in the appropriations of the General Fund.

# Summary (Background)

The labor agreement between the City of Spokane and the Spokane Police Guild expired December 31, 2016. The City and the Guild have reached a tentative agreement for the time period of January 1, 2017 through December 31, 2020. The SBO provides funding for employee costs retroactive to the start date of the tentative agreement in the total amount of \$6,219,000.

Fiscal Impact Grant		related?	NO	Budget Account			
		Public	Works?	NO	-		
Revenue <b>\$</b> 6,219,000				# 0100-99999-99999 Unappropriated Reserves			
Expense	Expense <b>\$</b> 6,219,000				# 0680-XXXXX-XXXXX Polic	ce	
Select	\$				#		
Select	\$				#		
Approva	Approvals		Council Notifications				
Dept Head INGIOSI, PA		PAUL	Study Session\Other	Executive Session			
Division [	Division Director STOPHER, SALLY		Council Sponsor	Lori Kinnear			
<b>Finance</b>			HUGHES	, MICHELLE	Distribution List		
Legal			DALTON	<i>,</i> PAT	pingiosi@spokanecity.org		
For the M	<u>ayor</u>		COTE, BF	RANDY	twallace@spokanecity.org		
<b>Addition</b>	Additional Approvals		lwilliams@spokanecity.org				
Purchasing							
BUDGET			INGIOSI,	PAUL			

#### ORDINANCE NO C35912

An ordinance amending Ordinance No. C-35857, passed by the City Council December 16, 2019, and entitled, "An ordinance adopting the Annual Budget of the City of Spokane for 2020, making appropriations to the various funds of the City of Spokane government for the fiscal year ending December 31, 2020, declaring a public emergency, and providing it shall take effect immediately upon passage under Section 16(D) of the City Charter as necessary for the immediate support of the public health, safety, and welfare of the citizens of Spokane", and declaring an emergency.

WHEREAS, subsequent to the adoption of the 2020 budget Ordinance No. C-35857, as above entitled, and which passed the City Council December 16, 2019, it is necessary to make changes in the appropriations of the various funds, which changes could not have been anticipated or known at the time of making such budget ordinance; and

WHEREAS, this ordinance has been on file in the City Clerk's Office for five days; - Now, Therefore,

The City of Spokane does ordain:

Section 1. That in the budget of the General Fund, and the budget annexed thereto with reference to the General Fund, the following changes be made:

FROM:	0100-99999	General Fund	
	99999	Unappropriated Reserves	<u>\$ 6,219,000</u>
TO:	0680-xxxxx	General Fund	
10.	xxxxx-09010	Police Officer	\$ 821,000
	xxxxx-09020	Sr. Police Officer	1,384,000
	xxxxx-09020	Police Officer 1 <sup>st</sup> Class	
	xxxxx-09040 xxxxx-09050	Detective	102,000
			700,000
	xxxxx-09110	Police Corporal	245,000
	xxxxx-09150	Police Sergeant	666,000
	xxxxx-09160	Police Lieutenant	301,000
	xxxxx-09170	Police Captain	145,000
	xxxxx-08080	Police Chief	29,000
	xxxxx-09190	Police Major	50,000
	xxxxx-09200	Asst. Police Chief	27,000
	xxxxx-51215	Overtime-Uniform	531,000
	xxxxx-51220	Out of Grade	8,000
	xxxxx-51225	Standby Pay	68,000
	xxxxx-51230	Shift Differential Premium	32,000
	xxxxx-51235	Holiday Pay Extra	104,000
	xxxxx-51240	Extra Duty	24,000
	xxxxx-51250	Terminated Sick Leave Pay	51,000
	xxxxx-51260	Terminated Vacation Leave Pay	47,000
	xxxxx-51275	Annual Leave Payout	87,000
	xxxxx-51295	Education Pay	47,000
	xxxxx-51400	Specialty Pay	54,000
	xxxxx-51640	Deferred Compensation-Matching	289,000
	xxxxx-52230	Pension LEOFF II	407,000
			<u>\$ 6,219,000</u>
			$\psi$ 0,213,000

Section 2. It is, therefore, by the City Council declared that an urgency and emergency exists for making the changes set forth herein, such urgency and emergency arising from the need to budget for prior year costs related to the recently approved Police Guild contract, and because of such need, an urgency and emergency exists for the passage of this ordinance, and also, because the same makes an appropriation, it shall take effect and be in force immediately upon its passage.

Passed the City Council	
	Council President
Attest:	
City Clerk	
Approved as to form:	
Assistant Cit	y Attorney
Mayor	Date

Effective Date

SPOKANE Agenda Sheet	Agenda Sheet for City Council Meeting of:			6/19/2020
06/29/2020			Clerk's File #	ORD C35916
			Renews #	
Submitting Dept	HOUSING & HUI	HOUSING & HUMAN SERVICES		
<b>Contact Name/Phone</b>	Contact Name/Phone TIM SIGLER 625-6055		Project #	
Contact E-Mail	TSIGLER@SPOKANECITY.ORG		Bid #	
Agenda Item Type	Special Budget Ordinance		Requisition #	
Agenda Item Name	1680 - SBO FOR	COVID-19 SUPPLEMEN	ITAL ESG-CV AWARD	

# Agenda Wording

CHHS is requesting approval of the attached SBO related to accepting Emergency Solutions Grant-Coronavirus funding from the U.S. Department of Housing and Urban Development. See SBO for details.

# Summary (Background)

The CARES Act was signed on March 27, 2020 to help the support the response to the novel coronavirus outbreak. These special ESG-CV funds are to be used to prevent, prepare for, and respond to the coronavirus pandemic among individuals and families who are homeless or receiving homeless assistance; and to support additional homeless assistance and homelessness prevention activities to mitigate the impacts of COVID-19. CHHS requests budget capacity to utilize this grant award.

Fiscal Impact	Grant related?	YES	Budget Account		
	Public Works?	NO			
Select <b>\$</b>			#		
Select <b>\$</b>			#		
Select <b>\$</b>			#		
Select <b>\$</b>			#		
Approvals		Council Notifications			
Dept Head	Dept Head SIGLER, TIMOTHY		Study Session\Other	PIES - 6.22.20	
Division Director CORTRIGHT, CARLY		Council Sponsor	CP Beggs		
<u>Finance</u>	Finance         HUGHES, MICHELLE		Distribution List		
Legal	Legal PICCOLO, MIKE		tdanzig@spokanecity.org		
For the Mayor	ORMSBY	, MICHAEL	tsigler@spokanecity.org		
Additional App	<u>rovals</u>		sstopher@spokanecity.org		
Purchasing			chhsgrants@spokanecity.org		
BUDGET INGIOSI, PAUL		chhsaccounting@spokanecity.org			
GRANTS & CONTRACT MGM	BROWN,	SKYLER			

# **COVID-19 Emergency Solutions Grant Briefing Paper**

Division & Department:	Neighborhood and Business Services – Community, Housing, and Human Services			
Subject:	COVID-19 Supplemental ESG Award			
Date:	4/20/20			
Author (email & phone):	Matt Davis (mrdavis@spokanecity.org ext. 6815)			
City Council Sponsor:	N/A			
Executive Sponsor:	Tim Sigler			
Committee(s) Impacted:	Public Safety and Community Health			
Type of Agenda item:	Consent 🔲 Discussion 🔲 Strategic Initiative			
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)	2020-2025 Strategic Plan to End Homelessness; Greater Spokane Comprehensive Emergency Management Plan			
Strategic Initiative:	Safe & Healthy / Reduce Homelessness			
Deadline:	The award letter was received on April 2, 2020. Funds are expected to be disbursed by April 27 <sup>th</sup> .			
to the novel coronavirus outb funds to supplement the Fisca	CHHS is requesting permission to accept \$991,359 in Emergency Solutions Grant – Coronavirus (ESG-CV) funding from the U.S. Department of Housing and Urban Development to respond to the COVID-19 outbreak and approval to subaward funds to eligible organizations awarded through the ongoing COVID-19 RFP. ES Act was signed on March 27, 2020 to help the support the response reak. The CARES Act made available an additional \$4 billion in ESG-CV I Year (FY) 2020 ESG funding. Of this amount, the Department is			
funding for ESG-CV grants will by HUD. These special ESG-CV coronavirus pandemic among assistance; and to support add mitigate the impacts of COVID	on for ESG-CV grants based on the FY 2020 ESG formula. The rest of the be allocated directly to ESG recipients by a separate formula developed funds are to be used to prevent, prepare for, and respond to the individuals and families who are homeless or receiving homeless ditional homeless assistance and homelessness prevention activities to p-19.			
allocation of funds, which are CARES Act: • The funds may be use	ced by our communities, the Department has announced the first subject to the following flexibilities and conditions provided by the d to cover or reimburse allowable costs incurred by the City and its he award of funding (including prior to the signing of the CARES Act) to			
<ul> <li>prevent, prepare for, a</li> <li>The funds are not sub</li> <li>Up to 10 percent of furpercent;</li> <li>The funds are exempt</li> <li>The funds are not sub</li> </ul>	and respond to COVID-19; ject to the 60% spending cap on emergency shelter and outreach; inds may be used for administrative costs, as opposed to the typical 7.5 from typical ESG match requirements; ject to the consultation and citizen participation requirements that G, however the City must publish how its allocation has and will be			
used, at a minimum, c	on the City's website site or through other electronic media; from applicable procurement standards when using these funds to			

• That City may deviate from applicable procurement standards when using these funds to procure goods and services to prevent, prepare for, and respond to coronavirus.

The funds will be allocated through the ongoing COVID-19 RFP process and are anticipated to support shelter, isolation, and sanitation, as needed.

Budget Impact:
Approved in current year budget? 🔲 Yes 📰 No
Annual/Reoccurring expenditure? 🗖 Yes 💼 No
If new, specify funding source: HUD
Other budget impacts: N/A
Operations Impact:
Consistent with current operations/policy? 🛛 🗖 Yes 🔲 No
Requires change in current operations/policy? 🛛 🖬 Yes 🔲 No
Specify changes required: None.
Known challenges/barriers: None.

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/17/2020Type of expenditure:GoodsOServicesO					
Department: CHHS					
Approving Supervisor: Tim Sigler					
Amount of Proposed Expenditure: N/A - Grant Revenue Item					
Funding Source: U.S. Department of Housing and Urban Develop					
Please verify correct funding sources. Please indicate breakdown if more than one funding source.					
Why is this expenditure necessary now?					
This item is for the approval of a grant award (revenue) and associated SBO - form is included as a required attachment. Expenditure control forms will be completed for all subawards issued per City policy.					
What are the impacts if expenses are deferred?					
What alternative resources have been considered?					
Description of the goods or service and any additional information?					
Person Submitting Form/Contact: FINANCE SIGNATURE: CITY ADMINISTRATOR SIGNATURE:					

#### ORDINANCE NO. C35916

An ordinance amending Ordinance No. C-35857, passed by the City Council December 16, 2019, and entitled, "An ordinance adopting the Annual Budget of the City of Spokane for 2020, making appropriations to the various funds of the City of Spokane government for the fiscal year ending December 31, 2020, and providing it shall take effect immediately upon passage", and declaring an emergency.

WHEREAS, subsequent to the adoption of the 2020 budget Ordinance No. C-35857, as above entitled, and which passed the City Council December 16, 2019, it is necessary to make changes in the appropriations of the Human Services Grant Fund, which changes could not have been anticipated or known at the time of making such budget ordinance; and

WHEREAS, this ordinance has been on file in the City Clerk's Office for five days; - Now, Therefore,

The City of Spokane does ordain:

Section 1. That in the budget of the Human Services Grant Fund, and the budget annexed thereto with reference to the Human Services Grant Fund, the following changes be made:

FROM:	1540-95588- HUD ESG COVID-19 99999-33114-99999 Contractual Services	<u>\$ 991,359</u>
TO:	1540-95588- HUD ESG COVID-19 65410-54201-99999 Contractual Services	<u>\$ 866,685</u>
	1540-95588- HUD ESG COVID-19 65430-51991-99999 Contra Salaries	<u>\$ 42,643</u>
	1540-95588- HUD ESG COVID-19 65430-52991-99999 Contra Benefits	<u>\$ 24,723</u>
	1540-95588- HUD ESG COVID-19 65430-54992-99999 Contra Other	<u>\$ 57,308</u>

Section 2. It is, therefore, by the City Council declared that an urgency and emergency exists for making the changes set forth herein, such urgency and emergency arising from the need to provide funding to prevent, prepare for, and respond to the coronavirus pandemic among individuals and families who are homeless or receiving homeless assistance and to support additional homeless assistance and homelessness prevention activities to mitigate the impacts of COVID-19, and because of such need, an urgency and emergency exists for the passage of this ordinance, and also, because the same makes an appropriation, it shall take effect and be in force immediately upon its passage.

Passed the City Council \_\_\_\_\_

Council President

Attest:\_\_\_\_\_City Clerk
Approved as to form:\_\_\_\_\_
Assistant City Attorney
\_\_\_\_\_Mayor \_\_\_\_\_Date

Effective Date

SPOKANE Agenda Sheet	for City Council Meeting of:	Date Rec'd	6/19/2020
06/29/2020	Clerk's File #	ORD C35917	
		Renews #	
Submitting Dept	POLICE	Cross Ref #	OPR 2020-0556
Contact Name/Phone	JENNIFER 625-4056	Project #	
	HAMMOND		
Contact E-Mail	JHAMMOND@SPOKANECITY.ORG	Bid #	
Agenda Item Type	Special Budget Ordinance	Requisition #	
Agenda Item Name	0680-COVID19-JAG AWARD-SBO		

# Agenda Wording

Ordinance approval requested amending 2020 budget Ordinance No. C-35857 related to accepting Dept. Of Justice Grant Award to SPD.

# Summary (Background)

Requesting budget for Dept. of Justice grant awarded to Spokane Police Department totaling \$391,333. Total award covers COVID 19 related Public Safety overtime, supplies, equipment, technology contracts and a Subaward to Spokane County.

Fiscal Impact	Grant related?	YES	Budget Account	
riscar impact		-	Dudget Account	
	Public Works?	NO		
Select \$			#	
Select <b>\$</b>			#	
Select \$			#	
Select \$			#	
<b>Approvals</b>			<b>Council Notification</b>	<u>is</u>
Dept Head	HAMMO	OND, JENNIFER	Study Session\Other	5/4/2020
<b>Division Directo</b>	n HAMMO	OND, JENNIFER	Council Sponsor	Kinnear
<b>Finance</b>	SCHMIT	T, KEVIN	<b>Distribution List</b>	
<u>Legal</u>	PICCOLO	), MIKE	emccowan@spokanecity.o	org
For the Mayor	ORMSB	, MICHAEL	spdfinance	
Additional Ap	<u>provals</u>		Jhammond	
Purchasing				
BUDGET	STOPHE	R, SALLY		
<b>GRANTS &amp;</b>	WALLAC	E, TONYA		
CONTRACT MG	MT			

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/15/2020Type of expenditure:GoodsImage: ServicesOutput					
Department: Police					
Approving Supervisor: Justin Lundgren					
Amount of Proposed Expenditure: 391,333					
Funding Source: DOJ COVID-Grant Funds					
Please verify correct funding sources. Please indicate breakdown if more than one funding source.					
Why is this expenditure necessary now?					
The Dept. of Justice awarded the City of Spokane June 5, 2020 a grant award of \$391,333 for the purpose of covering COVID supplies, equipment, overtime, and contracts related to responding to the COVID 19 Pandemic.					
What are the impacts if expenses are deferred?					
The Dept. of Justice grant solicitiation was specifically written to cover Public Safety COVID19 items. In this grant, the City of Spokane wrote the grant application to include supplies, overtime, equipment, contracts and a sub contract to the Spokane County Jail for supplies. The date of the award gets backdated to mid January of 2020.					
What alternative resources have been considered?					
The General Fund has already picked up most of the costs for these items already.					
Description of the goods or service and any additional information?					
Summary budget is Overtime-\$65,078, Benefits-\$4,831, Equipment-\$73,621, Supplies-\$76,051, Procurement Contracts-\$52,290, Subaward-\$83,000, Other-(Misc. Upgrades)-\$36,462.					
Person Submitting Form/Contact: Erika McCowan					
DocuSigned by: ATOR SIGNATURE:					
Donya Wallace					

#### ORDINANCE NO C35917

An ordinance amending Ordinance No. C-35857, passed by the City Council December 16, 2019, and entitled, "An ordinance adopting the Annual Budget of the City of Spokane for 2020, making appropriations to the various funds of the City of Spokane government for the fiscal year ending December 31, 2020, and providing it shall take effect immediately upon passage", and declaring an emergency.

WHEREAS, subsequent to the adoption of the 2020 budget Ordinance No. C-35857, as above entitled, and which passed the City Council December 16, 2019, it is necessary to make changes in the appropriations of the Public Safety & Judicial Grants Fund, which changes could not have been anticipated or known at the time of making such budget ordinance; and

WHEREAS, this ordinance has been on file in the City Clerk's Office for five days; - Now, Therefore,

The City of Spokane does ordain:

Section 1. That in the budget of the Public Safety & Judicial Grants Fund, and the budget annexed thereto with reference to the Public Safety & Judicial Grants Fund, the following changes be made:

FROM:	1620-91781 21250-33116	Public Safety & Judicial Grants - Dept of Justice	<u>\$ 391,333</u>
TO:	1620-91781- 21250-51215	Overtime	65,078
	1620-91781- 21250-52110	FICA	4,831
	1620-91781- 21250-53502	Minor Equipment	73,621
	1620-91781- 21250-53201	Operating Supplies	76,051
	1620-91781- 21250-54201	Contractual Services	<u>171,752</u>
			<u>\$391,333</u>

Section 2. It is, therefore, by the City Council declared that an urgency and emergency exists for making the changes set forth herein, such urgency and emergency arising from the need to create revenues and expenditure budget for acceptance of Department of Justice Grant Funds to cover COVID 19 Public Safety costs, and because of such need, an urgency and emergency exists for the passage of this ordinance, and also, because the same makes an appropriation, it shall take effect and be in force immediately upon its passage.

Passed the City Council _	
-	Council President
Attest:	
City Clerk	
Approved as to form:	
Assis	tant City Attorney
Mayor	Date
Mayor	Date
Effective Date	

SPOKANE Agenda Sheet	Date Rec'd	6/17/2020		
06/29/2020	Clerk's File #	RES 2020-0024		
		Renews #		
Submitting Dept	SOLID WASTE DISPOSAL	Cross Ref #	OPR 2020-0417	
Contact Name/Phone	CHRIS AVERYT 625-6540	Project #		
Contact E-Mail	CAVERYT@SPOKANECITY.ORG	Bid #	SOLE SOURCE	
Agenda Item Type	Resolutions	Requisition #	RE 19484	
Agenda Item Name	4490 SOLE SOURCE RESOLUTION AND CONTRACT WITH DRESSER RAND			
Agenda Wording				

Sole source resolution and contract with Dresser Rand Company for maintenance, service and supplies for the turbine generator at the WTE from May 1, 2020 through April 30, 2021 for an estimated cost of \$100,000.00 excluding tax.

# Summary (Background)

Dresser Rand Company is the OEM of the turbine generator at the WTE and are the only company that possess the design, fabrication and manufacturing information for it. Changes were made to the original contract for this item which was previously approved by council on 4/27/20. The original agreement specified a five (5) year term, which is now one (1) year with four (4) additional one-year renewals. Additional contract language regarding liability and delays due to Covid 19 was also updated.

Fiscal In	npact	Grant related	I? NO		Budget Account	
	-	Public Works	? YES			
Expense	<b>\$</b> 100,0	00.00			# 4490-44100-37148-548	03-34002
Select	\$				#	
Select	\$				#	
Select	\$				#	
Approva	ls				<b>Council Notification</b>	IS
Dept Head	<u>d</u>	AVER	YT, CHRIS		Study Session\Other	PIES 3/23/20
Division D	<u>Director</u>	SIMM	ONS, SCC	DTT M.	Council Sponsor	Breean Beggs
<b>Finance</b>		ALBIN	I-MOORE,	, ANGELA	<b>Distribution List</b>	
Legal		ODLE	MARI		mdorgan@spokanecity.org	5
For the M	ayor	ORMS	SBY, MICH	IAEL	jsalstrom@spokanecity.org	5
Additional Approvals tprince@spokanecity.org						
Purchasir	ng	PRINC	E, THEA		caveryt@spokanecity.org	

# **Briefing Paper**

# Public Infrastructure, Environment an&Sustainability Committee

	-,,,,				
Division : Departmentj	Public Works Division; Solid Waste Disposal				
Sub(ectj	Sole Source Resolution and Contract for Turbine Generator Repairs and Maintenance at the WTE.				
Datej	March 23, 2020				
Contact hemail : p) onexj	Chris Averyt, caveryt@spokanecity.org, 625-6540				
City Council Sponsorj	Breean Beggs, City Council President				
Edecutive Sponsorj	Scott Simmons, Director, Public Works				
CommitteehsxImpacte&j	Public Infrastructure, Environment and Sustainability Committee				
Type of Agen&a itemj	Consent Discussion Strategic Initiative				
Alignment: (link agenda item to guiding document – i.e., Master Plan, Budget , Comp Plan, Policy, Charter, Strategic Plan)					
Strategic Initiativej	Innovative Infrastructure – Sustainability; Sustainable Resources-Sustainable Practices				
Dea&linej					
<b>Outcomej</b> (deliverables, delivery duties, milestones to meet)	Council approval for the sole source resolution and contract, without which the WTE Facility would be unable to keep the Turbine Generator running and producing electricity.				
The turbine generator is an integral part of the 24hr/7 day a week operations. If it were to break down and maintenance/parts were not readily available, the City would lose revenue from power generation and incur additional costs in the form of purchased power. Dresser Rand Company of Seattle, WA is the OEM of this proprietary equipment and are the only company that possesses the design, fabrication and manufacturing information for the maintenance, service and product supplies necessary for the condensing steam turbine generator at the WTE facility. A sole source resolution and contract for five (5) years is being requested in order to keep the turbine generator operational. The estimated annual cost for these services should not exceed \$100,000.00 for a total cost of \$500,000.00 for the life of the contract from March 1, 2020 through February 28, 2025.					
<ul> <li>Executive Summary:</li> <li>Sole Source Resolution and Contract with Dresser Rand Company for maintenance, service and product supplies necessary for the condensing steam turbine generator at the WTE Facility.</li> <li>Estimated annual cost of \$100,000.00.</li> <li>The term of this contract is March 1, 2020 through February 28, 2025.</li> <li>The WTE Facility is unable to produce electricity without the turbine generator and will lose revenue and increase costs due to purchasing power instead of producing it</li> <li>Dresser Rand is the original equipment manufacturer.</li> </ul>					
Budget Impact:Approved in current year budget?Annual/Reoccurring expenditure?If new, specify funding source:Other budget impacts: (revenue generations Impact:Consistent with current operations/policity					
Requires change in current operations/p					

Specify changes required:

Known challenges/barriers:

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

 Today's Date: 4/13/2020
 Type of expenditure: Goods O Services O

 Department:
 Solid Waste Disposal

 Approving Supervisor:
 Chris Averyt

 Amount of Proposed Expenditure:
 100,000.00 annually

 Funding Source:
 4490 SWD Budget - 4490-44100-37148-54803-34

 Please verify correct funding sources.
 Please indicate breakdown if more than one funding source.

 Why is this expenditure necessary now?
 This is an as-needed service contract for the turbine generator at the waste to energy facility in the

This is an as-needed service contract for the turbine generator at the waste to energy facility in the event that it breaks down or requires maintenance. Without the OEM available to service this equipment, the plant would no longer be able to produce power.

# What are the impacts if expenses are deferred?

In the event of a turbine generator failure, the City would lose revenue from power generation and incur additional costs in the form of purchased power to operate the waste to energy facility.

# What alternative resources have been considered?

Dresser Rand Company of Seattle, WA is the OEM of this proprietary equipment and are the only company that possesses the design, fabrication and manufacturing information for the maintenance, service and product supplies necessary for the condensing steam turbine generator at the WTE facility.

# Description of the goods or service and any additional information?

Sole Source Resolution/Agreement for the maintenance, service and product supplies necessary for the Condensing Steam Turbine Generator Drive Package, Serial #D0823. This will be a five (5) year agreement with an estimated cost not to exceed \$100,000.00 annually.

Person Submitting Form/Contact: Michelle Dorgan x6555

**FINANCE SIGNATURE:** 

**CITY ADMINISTRATOR SIGNATURE:** 

Clerks No.

# SOLE-SOURCE RESOLUTION

A RESOLUTION declaring Dresser Rand Company (Seattle, WA) a sole-source provider and authorizing the City to enter into a value blanket order for the maintenance, service and product supplies necessary for the Condensing Steam Turbine Generator Drive Package, Serial #D0823 for a five (5) year period - approximately \$100,000.00 annually without public bidding.

WHEREAS, The Waste to Energy Facility is a 24 hr/7 day a week facility and if something goes wrong with the Turbine, immediate services will be needed; and

WHEREAS, Dresser Rand Company possesses the design, fabrication and manufacturing information required to supply such maintenance, service and parts to this Turbine; and

WHEREAS, Dresser Rand Company can readily respond to maintenance requests for the Turbine. The Turbine is an integral part of the 24 hr/7 day a week operation of the Waste to Energy Facility and an interruption in service would likely cause an outage if it were to break down and maintenance/parts not be readily available: and

WHEREAS, the cost of the products and services exceeds the 2020 public bid limit of \$50,000 for goods;

-- Now, Therefore,

BE IT RESOLVED by the City Council for the City of Spokane that it hereby declares the purchase of the maintenance, service and parts for the Condensing Steam Turbine Generator Drive Package a sole-source purchase through Dresser Rand Company, Inc.; and

BE IT FURTHER RESOLVED that the City Council authorizes a five (5) year value blanket order for the maintenance, service and product supplies necessary for the Condensing Steam Turbine Generator Drive Package, Serial #D0823 - \$500,000, without public bidding.

ADOPTED BY THE CITY COUNCIL ON

Approved as to form:

City Clerk

Assistant City Attorney



CITY OF SPOKANE 808 W Spokane Falls Blvd Spokane WA 99201

# SOLE SOURCE

Description of Product/Service: Parts, Maintenance, and Service of Condensing Steam Turbine Generator Drive Parts
Requisition Number:
Estimated amount of this purchase: \$
Contract Period 2/1/2020-1/31/2024
Department: Solid Waste Disposal Contact Person: Chris Averyt Phone: (509) 625-6540
Due Date: Work must be completed by:
Date Material/Equipment/Supplies must be delivered by:
Location:
Date Service must begin by:

Please provide the following information in order to document justification of a sole source purchase.

1. Explain why the product/service requested is the only product/service that can satisfy your requirements, and explain why alternatives are unacceptable. Be specific with regard to specifications, features, characteristics, requirements, capabilities, and compatibility. Describe what steps have been undertaken to make this determination.

Dresser Rand is the OEM of the turbine/generator at the Waste to Energy facility. We are unable to share drawings due to City procurement policy, therefore other vendors cannot supply needed parts or have access to the technical specifications to perform repairs to spec.

2. Explain why this service provider, supplier, or manufacturer is the only practicably available source from which to obtain this product or service, and describe the efforts that were made to verify and confirm whether, or not, this is so. (Obtain and include a letter from the manufacturer confirming claims made by distributers or exclusive distributorships regarding the product or service, if that is cited as a reason for this Sole Source.)

They are the OEM of a proprietary piece of equipment. They have not released the use of the their drawings to outside parties, therefore a competitor cannot bid on needed parts or have the information needed to provide repairs to manufacturers specifications.

3. Will this purchase obligate us to a particular vendor for future purchases (either in terms of maintenance that only this vendor will be able to perform and/or if we purchase this item, will we need more "like" items in the future to match this one)?

Yes, this will obligate us to this vendor to procure parts and perform service.

Explain why the price for this product or service is considered to be fair and reasonable.

They are the only company that can provide this service so have not been able to obtain a cost comparison from other vendors.

5. Describe the negotiation efforts, if any, that have been made with the supplier to obtain the best possible price.

N/A

 Explain the consequence(s) to the city or public, including a dollar estimate of the financial impact, if this Sole Source is not approved.

If the turbine/generator were to go down at the Waste to Energy facility and we do not have a means of procuring parts or repair services, we would incur an estimated cost of \$3,600/day in the purchase of electricity to power the plant as well as lose an estimated \$20,000/day in electrical revenue.

Requested Vendor:	Dresser Rand		
Vendor's Address:	225 S Lucile Street Seattle, WA 98108		
Vendor Contact:	na Nythruva	Phone:	206-762-7660

If the cost of the sole source procurement is greater than the appropriate procurement threshold for department action, immediately contact the Purchasing Division or City Attorney's Office as appropriate.

My department's recommendation for sole source is based upon an objective review of the good/service being required and appears to be in the best interest of the City. I know of no conflict of interest on my part or personal involvement in any way with this request. No gratuities, favor, or compromising action have taken place. Neither has my personal familiarity with particular brands, types of equipment, materials or firms been a deciding influence on my request to sole source this purchase when there are other known suppliers to exist.

Signature of Requestor (must be an authorized Department Buyer)

3 0

Signature of Department Head or Designee

Approval by Purchasing (Over \$50,000)

<u>11-5-19</u> Date

Date

Approval by Grants Management (Required for grant funded purchases)

Date

Rev. 8/2017

City Clerk's No. 2020-0417



# **City of Spokane**

# PUBLIC WORKS AGREEMENT

# Title: MAINTENANCE SERVICE AND SUPPLIES FOR TURBINE GENERATOR

This Agreement is made and entered into by and between the **City of Spokane** as ("City"), a Washington municipal corporation, and **Dresser-Rand Company** with principal offices located at 1200 W. Sam Houston Parkway North, Houston, Texas 77045 **and Siemens Energy Inc.**, with principal offices located at 4400 Alafaya Trail, Orlando, Florida, 32826 as ("Contractor").

WHEREAS, the purpose of this Agreement is to hire Contractor to provide maintenance, service and product supplies necessary for the Condensing Steam Turbine Generator Drive Package, Serial #D0823; and

WHEREAS, the Contractor has been deemed a Sole Source Provider.

-- NOW, THEREFORE, in consideration of the terms, conditions, covenants and performance of the Scope of Work contained herein, the City and Contractor mutually agree as follows:

# 1. TERM OF AGREEMENT.

The term of this Agreement begins on May 1, 2020, and ends on April 30, 2021, unless amended by written agreement or terminated earlier under the provisions. The contract may be extended by mutual agreement for four (4) additional one-year contract periods with the total contract period not to exceed five (5) years.

# 2. TIME OF BEGINNING AND COMPLETION.

The Contractor shall begin the work outlined in the "Scope of Work" ("Work") on the beginning date, above. The City will acknowledge in writing when the Work is complete. Time limits established under this Agreement shall not be extended because of delays for which the Contractor is responsible, but may be extended by the City, in writing, or conditions beyond the Contractor's control.

# 3. SCOPE OF WORK.

The Contractor's General Scope of Work for this Agreement is described in Exhibit A, which is attached to and made a part of this Agreement. In the event of a conflict or discrepancy in the Agreement documents, this City Public Works Agreement controls.

The Contractor shall provide the following Work for the City:

The Contractor will do all work, furnish all labor, materials, tools, construction equipment, transportation, supplies, supervision, organization and other items of work

and costs necessary for the proper execution and completion of the maintenance, service and product supplies necessary for the Condensing Steam Turbine Generator Drive Package, Serial #D0823

The Work is subject to City review and approval. The Contractor shall confer with the City periodically, and prepare and present information and materials (e.g. detailed outline of completed Work) requested by the City to determine the adequacy of the Work or Contractor's progress.

# 4. COMPENSATION / PAYMENT.

Total annual compensation for Contractor's services under this various use, as needed Contract shall be a maximum amount not to exceed **ONE HUNDRED THOUSAND AND NO/100 DOLLARS (\$100,000.00)**, per year, excluding sales tax if applicable, in accordance with Contractor's Rate Sheet, attached as Exhibit B, unless modified by a written amendment to this Contract. This is the maximum amount to be paid under this various use, as needed Contract for the work described in Article 3 above, and shall not be exceeded without the prior written authorization of the City in the form of an executed amendment to this Agreement.

The Contractor shall submit its applications for payment to Spokane Solid Waste Disposal, Administration Office, 2900 South Geiger Blvd, Spokane, Washington 99224. Payment submission contacts shall be provided to the Contractor upon project kick-off. All invoices should include the Department Contract No. "OPR XXXX-XXXX" and an approved L & I Intent to Pay Prevailing Wage number. The final invoice should include an approved Affidavit of Wages Paid number. Payment will not be made without this documentation included on the invoice. **Payment will be made via direct deposit/ACH** within thirty (30) days after receipt of the Contractor's application except as provided in RCW 39.76. If the City objects to all or any portion of the invoice, it shall notify the Company and reserves the right to only pay that portion of the invoice not in dispute. In that event, the parties shall immediately make every effort to settle the disputed amount.

# 5. RETAINAGE IN LIEU OF BOND.

The Contractor may not commence work until it obtains all insurance, permits and bonds required by the contract documents and applicable law. In lieu of a one hundred percent (100%) payment / performance bond, in accord with RCW 39.08.010, the City shall retain ten percent (10%) of the contract sum for thirty (30) days after date of final acceptance or until receipt of required releases and settlement of any liens filed under Chapter 60.28 RCW, whichever is later.

# 6. PUBLIC WORKS.

The following public works requirements apply to the work under this Agreement.

A. The Contractor shall pay state prevailing wages. The Contractor and all subcontractors will submit a "Statement of Intent to Pay Prevailing Wages," certified by the industrial statistician of the Department of Labor and Industries, prior to any payments. The "Statement of Intent to Pay Prevailing Wages" shall include: (1) the Contractor's registration number; and (2) the prevailing wages under RCW 39.12.020 and the number of workers in each classification. Each voucher claim submitted by a Contractor for payment on a project estimate shall state that the prevailing wages have been paid in accordance with the pre-filed statement or statements of intent to pay prevailing wages on file with the City. At the end of the work, the Contractor and subcontractors must submit an "Affidavit of Wages Paid," certified by the industrial statistician.

- B. STATEMENT OF INTENT TO PAY PREVAILING WAGES TO BE POSTED. The Contractor and each subcontractor required to pay the prevailing rate of wages shall post in a location readily visible at the job site: (1) a copy of a "Statement of Intent to Pay Prevailing Wages" approved by the industrial statistician of the Washington State Department of Labor and Industries (L & I); and (2) the address and telephone number of the industrial statistician of the Department of Labor and Industries where a complaint or inquiry concerning prevailing wages may be made.
- C. PUBLIC WORKS REQUIREMENTS. The Contractor and each subcontractor are required to fulfill the Department of Labor and Industries Public Works and Prevailing Wage Training Requirement under RCW 39.04.350. The contractor must verify responsibility criteria for each first tier subcontractor, and a subcontractor of any tier that hires other subcontractors must verify the responsibility criteria listed in RCW 39.04.350(1) for each of its subcontractors. Verification shall include that each subcontractor, at the time of subcontract execution, meets the responsibility criteria. This verification requirement, as well as responsibility criteria, must be included in every public works contract and subcontract of every tier.

#### 7. TAXES, FEES AND LICENSES.

- A. Contractor shall pay and maintain in current status, all necessary licenses, fees, assessments, etc. necessary to conduct the work included under this Agreement. It is the Contractor's sole responsibility to monitor and determine changes or the enactment of any subsequent requirements for said fees, assessments, or changes and to immediately comply.
- B. The cost of any, licenses, fees, etc. arising as a result of the projects included in this Agreement shall be included in the project budgets.
- C. Prices and payment terms are: (i) as stated in Contractor' proposal, or if none are stated; (ii) Contractor' standard rates in effect when Contractor receives City's purchase order. If neither (i) nor (ii) apply, then Contractor' standard rates for Works shall be those in effect at the time Contractor renders the Works and Contractor' rates for Products shall be those in effect at the time of shipment.
- D. Payment Unless stated in Contractor' proposal, all payments are due net thirty (30) days from the invoice date in United States Dollars.
- E. Credit Approval All orders are subject to credit approval by Contractor. Contractor may modify, suspend or withdraw the credit amount or payment terms at any time. If there is doubt as to City's financial condition, Contractor may withhold manufacturing and/or shipment of Product and performance of Works, require cash payments or advance payments, or require other satisfactory financial security before manufacturing and/or shipment of Product and performance of Works.
- F. Taxes Unless stated in writing by Contractor, Contractor' rates exclude charges for taxes, excises, fees, duties or other government charges related to the Contractor Products and Services. City will pay these amounts or reimburse Contractor. If City claims a tax or other exemption or direct payment permit, City will provide a valid exemption certificate or permit and indemnify, defend and hold Contractor harmless from

any taxes, costs and penalties arising from same. Increases, changes (including in application), adjustments or surcharges which may be incurred are for City's account.

- G. Late Payments Late payments shall bear interest at an annual percentage rate of twelve percent (12%) or the highest rate allowed by law, whichever is lower.
- H. Disputed Invoice If City disputes all or any portion of an invoice, it must first deliver written notice to Contractor of the disputed amount and the basis for the dispute within twenty-one (21) days of receiving the invoice. Failure of City to timely notify Contractor of any dispute constitutes a waiver of City's claim. If City only disputes a portion of the invoice City must pay the undisputed portion in accordance with Article 4. Upon resolution of the dispute in favor of Contractor, City must pay the invoice or the remainder of the invoice, plus any accrued interest on the late payment.
- Suspension/Termination Right Contractor may suspend Works and manufacturing and/or shipment of Product if an undisputed invoice is more than fifteen (15) days past due. Contractor may terminate this Agreement if an undisputed invoice is more than thirty (30) days past due. Unless otherwise prohibited by law, Contractor may also terminate this Agreement immediately in the event of a material adverse change in the City's financial condition, including, but not limited to bankruptcy, insolvency, or liquidation. In both cases the payment rights included in Article 15 shall apply.
- J. Installment Shipment of Product Where Products are delivered in shipments or only part of a shipment fails to comply with this Agreement, Contractor shall correct such defect in accordance with Article 20. City will separately pay for each shipment. If Contractor holds or stores Products for City, it shall do so at City's sole risk and expense.
- K. Shipping, Packing and Handling of Product Unless stated in writing by Contractor, Contractor' prices exclude charges for freight, unloading, storage, insurance, taxes, excises, fees, duties or other government charges related to the Products. City will pay these amounts or reimburse Contractor. Contractor' prices include the costs of its standard domestic packing only. Any packing deviation, including U.S. Government sealed packing, will be charged to City. Increases, changes (including in application), adjustments or surcharges which may be incurred are for City's account.

# 8. CITY OF SPOKANE BUSINESS LICENSE.

Section 8.01.070 of the Spokane Municipal Code states that no person may engage in business with the City without first having obtained a valid annual business registration. The Contractor shall be responsible for contacting the State of Washington Business License Services at http://bls.dor.wa.gov or 1-800-451-7985 to obtain a business registration. If the Contractor does not believe it is required to obtain a business registration, it may contact the City's Taxes and Licenses Division at (509) 625-6070 to request an exemption status determination.

#### 9. SOCIAL EQUITY REQUIREMENTS / NON-DISCRIMINATION.

No individual shall be excluded from participation in, denied the benefit of, subjected to discrimination under, or denied employment in the administration of or in connection with this Agreement because of age, sex, race, color, religion, creed, marital status, familial status, sexual orientation including gender expression or gender identity, national origin, honorably discharged veteran or military status, the presence of any sensory, mental or physical disability, or use of a service animal by a person with disabilities. The Contractor agrees to comply with,

and to require that all subcontractors comply with, federal, state and local nondiscrimination laws, including but not limited to: the Civil Rights Act of 1964, the Rehabilitation Act of 1973, the Age Discrimination in Employment Act, and the American's With Disabilities Act, to the extent those laws are applicable.

# 10. INDEMNIFICATION.

Contractor and the City (each as an "Indemnitor") shall indemnify, hold harmless and defend the other ("Indemnitee") from and against all third party claims alleging bodily injury, death or damage to a third party's tangible property, but only to the extent caused by the Indemnitor or its subcontractor's negligent acts or omissions. If the injury or damage is caused by the parties' joint or contributory negligence, the loss and/or expenses shall be borne by each party in proportion to its degree of negligence. No part of City's Site or other property of City (or Site Owner) is considered third party property.

Indemnitee shall provide the Indemnitor with prompt written notice of any third-party claims covered by this Article. Indemnitor has the unrestricted right to select and hire counsel, and the exclusive right to conduct the legal defense and/or settle the claim on the Indemnitee's behalf. Indemnitee shall not make any admission(s) which might be prejudicial to Indemnitor and shall not enter into a settlement without the express permission of Indemnitor.

# 11. INSURANCE.

During the period of the Agreement, the Contractor shall maintain in force at its own expense, each insurance noted below with companies or through sources approved by the State Insurance Commissioner pursuant to RCW 48:

A. **Worker's Compensation Insurance** in compliance with RCW 51.12.020, which requires subject employers to provide workers' compensation coverage for all their subject workers and Employer's Liability Insurance in the amount of \$1,000,000;

B. **General Liability Insurance** on an occurrence basis, with a combined single limit of not less than \$1,000,000 each occurrence and in the aggregate for bodily injury and third party property damage. It shall include contractual liability coverage for the indemnity provided under this agreement. It shall provide that the City, its officers and employees are additional insureds but only to the extent that bodily injury, death or third party property damage is caused the negligent acts or omissions of Contractor or its subcontractors;

C. **Automobile Liability Insurance** with a combined single limit, or the equivalent of not less than \$1,000,000 each accident for bodily injury and property damage, including coverage for owned, hired and non-owned vehicles; and

There shall be no cancellation, material change, reduction of limits or intent not to renew the insurance coverage(s) without sixty (60) days written notice from the Contractor or its insurer(s) to the City. As evidence of the insurance coverages required by this Agreement, the Contractor shall furnish ACORD ®, or other reasonably acceptable, insurance certificates to the City at the time it returns the signed Agreement. The certificate shall specify all of the parties who are additional insureds, and include applicable policy endorsements, and the sixty (60) day cancellation clause. The Contractor shall be financially responsible for all pertinent deductibles, self-insured retentions, and/or self-insurance.

# 12. SUBCONTRACTOR RESPONSIBILITY.

A. The Contractor must verify responsibility criteria for each first tier subcontractor, and a subcontractor of any tier that hires other subcontractors must verify responsibility criteria for each of its subcontractors. Verification shall include that each subcontractor, at the time of

subcontract execution, meets the responsibility criteria listed in RCW <u>39.04.350</u>. The responsibility criteria are listed in the request for bids document. The Contractor shall include the language of this section in each of its first tier subcontracts, and shall require each of its subcontractors to include the same language of this section in each of their subcontracts, adjusting only as necessary the terms used for the contracting parties. Upon request of the City, the Contractor shall promptly provide documentation to the City demonstrating that the subcontractor meets the subcontractor responsibility criteria below. The requirements of this section apply to all subcontractors regardless of tier.

- B. At the time of subcontract execution, the Contractor shall verify that each of its first tier subcontractors meets the following bidder responsibility criteria:
  - 1. Have a current certificate of registration in compliance with chapter 18.27 RCW, which must have been in effect at the time of subcontract bid submittal;
  - 2. Have a current Washington Unified Business Identifier (UBI) number;
  - 3. If applicable, have:
    - a. Have Industrial Insurance (workers' compensation) coverage for the subcontractor's employees working in Washington, as required in Title 51 RCW;
    - b. A Washington Employment Security Department number, as required in Title 50 RCW;
    - c. A Washington Department of Revenue state excise tax registration number, as required in Title 82 RCW;
    - d. An electrical contractor license, if required by Chapter 19.28 RCW;
    - e. An elevator contractor license, if required by Chapter 70.87 RCW.
  - 4. Not be disqualified from bidding on any public works contract under RCW 39.06.010 or 39.12.065 (3).

#### 13. INDEPENDENT CONTRACTOR.

The Contractor is an independent Contractor. This Agreement does not intend the Contractor to act as a City employee. The City has neither direct nor immediate control over the Contractor nor the right to control the manner or means by which the Contractor works. Neither the Contractor nor any Contractor employee shall be an employee of the City. This Agreement prohibits the Contractor to act as an agent or legal representative of the City. The Contractor is not granted express or implied rights or authority to assume or create any obligation or responsibility for or in the name of the City, or to bind the City. The City is not liable for or obligated to pay sick leave, vacation pay, or any other benefit of employment, nor to pay social security or other tax that may arise from employment. The Contractor shall pay all income and other taxes as due.

#### 14. ASSIGNMENT AND SUBCONTRACTING.

Neither Party shall assign or subcontract its obligations under this Agreement without the other Party's written consent, which may be granted or withheld in the other Party's sole discretion. Any subcontract made by the Contractor shall incorporate by reference this Agreement, except

as otherwise provided. The Contractor shall ensure that all subcontractors comply with the obligations and requirements of the subcontract. The City's consent to any assignment or subcontract does not release the Contractor from liability or any obligation within this Agreement, whether before or after City consent, assignment or subcontract. Notwithstanding the foregoing, Contractor may transfer, assign or novate the Agreement or any part of it to an affiliated company, being any legal entity ("Company") which directly or indirectly is controlled by Contractor, controls Contractor or is controlled by a Company which directly or indirectly controls Contractor. In the event of a sale or other transfer of the business of Contractor or a part of the business of Contractor to a third party, Contractor shall further be entitled to assign the whole Agreement or any part of the Agreement to such a third party.

# 15. TERMINATION/CANCELLATION.

City may cancel this Agreement at any time on thirty (30) days written notice. City shall have no right to defer shipment of Product or performance of Works. Either party may terminate this Agreement for material breach of the other party, provided that the breaching party has not remedied the breach or commenced to cure the breach within a reasonable period, having due regard to the nature of the breach. In the event of a termination or cancellation, unless the Agreement includes a defined termination or cancellation schedule, City is liable for cancellation charges, including without limitation: (i) the full price for any completed Contractor Products and Works; (ii) the allocable portion of the price as determined by Contractor for any partially completed Contractor Product and Works, including reasonable overhead and profit, (iii) reasonable demobilization costs, and (iv) payments due to subcontractors which cannot be: (1) cancelled without any payment obligation; or (2) refunded. In the event of termination for a material breach by Contractor, as City's sole and exclusive remedy Contractor will reimburse City for its reasonable and verifiable costs to complete the Products and Services up to twenty percent (20%) of the price for such Products and items of Services under the Agreement.

# 16. STANDARD OF PERFORMANCE.

The standard of performance applicable to Contractor's services will be the degree of skill and diligence normally employed by professional contractors in the region performing the same or similar Contracting services at the time the work under this Agreement are performed.

# 17. ANTI KICK-BACK.

No officer or employee of the City of Spokane, having the power or duty to perform an official act or action related to this Agreement shall have or acquire any interest in the Agreement, or have solicited, accepted or granted a present or future gift, favor, service or other thing of value from or to any person involved in this Agreement.

# 18. CONSTRUAL.

The Contractor acknowledges receipt of a copy of the Agreement documents and agrees to comply with them. The silence or omission in the Agreement documents concerning any detail required for the proper execution and completion of the work means that only the best general practice is to prevail and that only material and workmanship of the best quality are to be used. This Contract shall be construed neither in favor of nor against either party.

#### **19. DEBARMENT AND SUSPENSION.**

The Contractor has provided its certification that it is in compliance with and shall not contract with individuals or organizations which are debarred, suspended, or otherwise excluded from or ineligible from participation in Federal Assistance Programs under Executive Order 12549 and "Debarment and Suspension", codified at 29 CFR part 98.

# 20. CONTRACTOR'S ACKNOWLEDGEMENT AND WARRANTIES.

The Contractor acknowledges that it has visited the site of the work, has examined it, and is qualified to perform the work required by this Agreement.

The Contractor guarantees and warranties all work, labor and materials under this Agreement for twelve (12) months following final acceptance. If any unsatisfactory condition or defect develops within that time, the Contractor will immediately place the work in a condition satisfactory to the City and repair all damage caused by the condition or defect. In no case, the warranty and re-warranty obligations under this Agreement shall exceed twenty-four (24) months following final acceptance. The Contractor will repair or restore to the City's satisfaction, in accordance with the contract documents and at its expense, all property damaged by his performance under this Agreement, subject to the terms and conditions and caps under Articles 11, 20 and 21 of this Agreement. This warranty is in addition to any manufacturers' or other warranty in the Agreement documents.

Conditions to the Warranties. The Warranties are conditioned on: (i) no repairs, modifications or alterations being made to the products, equipment and/or Works other than by Contractor or its authorized representatives; (ii) City handling, using, storing, installing, operating and maintaining the product, equipment and/or Works in compliance with any parameters or instructions in any specifications attached to, or incorporated into this Agreement, (iii) or in the absence of such conditions, parameters or instructions or to the extent not applicable, in accordance with the generally accepted industry standards applicable in the locale where the Works are being performed and having regard to the nature of the products and/or Works; (iv) City discontinuing use of the product, equipment and/or Works after it has, or should have had knowledge of any defect in the product, equipment and/or Works; (v) City providing Contractor with reasonable access to operating and maintenance data as requested by Contractor, (which may include secure broadband connection). Without expense to Contractor, City shall provide to Contractor and Contractor' subcontractors and their respective employees and agents on a twenty four (24) hours a day, seven (7) days a week basis, access to the Site, and each unit, including rights of way and easements required for safe access of such persons and equipment, as well as, to the extent applicable, online access to the Site, including to an installed remote monitoring system and to all units, as necessary to permit Contractor to perform the Services; (vi) City providing prompt written notice of any warranty claims within the Warranty Period; (vii) at Contractor' discretion, City either removing and shipping product, Equipment and/or Works or nonconforming part thereof to Contractor, at City's expense, or granting Contractor reasonable access to product, equipment or Works to assess the warranty claims; (viii) product, equipment and/or Works not having been subjected to accident (including force majeure), alteration, abuse or misuse; and (ix) City not being in default of any payment obligation. City shall provide, without cost to Contractor, access to the nonconformity by disassembling, removing, replacing and reinstalling any Equipment, materials or structures to the extent necessary to permit Contractor to perform its warranty obligations.

Exclusions from Warranty Coverage. The Warranties do not apply to (i) any product not supplied by Contractor; (ii) any Third Party Parts or equipment; or (iii) to works/services not performed by Contractor pursuant to this Agreement. Contractor will have no liability to City under any legal theory for such products, third party parts, equipment, works/services or any related assignment of warranties. Any product that is described as being experimental, developmental, prototype, or pilot is specifically excluded from the Warranties and is provided to City "as is" with no warranties of any kind. Normal wear and tear is excluded, including any expendable items that comprise part of the product (such as fuses, light bulbs and lamps). Contractor does not warrant or guarantee that any product will be secure from cyber threats,

hacking or similar malicious activity. Products that are networked, connected to the internet, or otherwise connected to computers or other devices must be appropriately protected by City and/or end user against unauthorized access. For all warranty work where disassembly, removal, replacement and reinstallation of equipment, materials or structures was not part of the Contractor initial scope of work under the Agreement, Contractor shall not be responsible or liable for in and out costs.

THE WARRANTIES IN THIS ARTICLE ARE CONTRACTOR'S SOLE AND EXCLUSIVE WARRANTIES AS TO CONTRACTOR PRODUCTS AND SERVICES AND ARE SUBJECT TO THE LIMITS OF LIABILITY IN ARTICLE 21 BELOW. CONTRACTOR MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, COURSE OF DEALING AND USAGE OF TRADE.

# 21. LIMITATION OF LIABILITY.

(A) Except for Contractor' obligation to re-perform a warranty obligation as stated in Article 20, Contractor and its subcontractors liability for damage to City's property or equipment that occurs during the performance of Works at City's site, shall be limited to the extent such damage is the direct result of the negligent acts or omissions of Contractor or for the first year of the warranty period, damage that occurs as the result of a warranted defect; and shall not exceed in the aggregate the lesser of (i) City's insurance deductible, (ii) the direct cost of repairing or replacing said property or (iii) Contractor limitation of liability cap as identified in Article 21(B). City will waive and require its property insurer to waive all rights of recovery against Contractor and its subcontractors of any tier for loss of or damage to property and equipment of City in excess of the financial obligation assumed by Contractor hereunder. In addition Contractor shall have no liability for damage to City's property as the result of Technical Field Advice.

(B) NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, CONTRACTOR IS NOT LIABLE, WHETHER BASED IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, INDEMNITY OR ANY OTHER LEGAL OR EQUITABLE THEORY, FOR: LOSS OF USE, REVENUE, SAVINGS, PROFIT, INTEREST, GOODWILL OR OPPORTUNITY, LOSS OF PRODUCTION, COSTS OF CAPITAL, COSTS OF REPLACEMENT OR SUBSTITUTE USE OR PERFORMANCE, LOSS OF INFORMATION AND DATA, LOSS OF POWER, VOLTAGE IRREGULARITIES OR FREQUENCY FLUCTUATION, CLAIMS ARISING FROM CITY'S THIRD PARTY CONTRACTS, OR FOR ANY TYPE OF INDIRECT, SPECIAL, LIQUIDATED, PUNITIVE, EXEMPLARY, COLLATERAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OR FOR ANY OTHER LOSS OR COST OF A SIMILAR TYPE.

CONTRACTOR' MAXIMUM LIABILITY UNDER THIS AGREEMENT UNDER ANY THEORY OF RECOVERY, SHALL NOT EXCEED THE ACTUAL COMPENSATION / PAYMENT PURCHASE PRICE RECEIVED BY CONTRACTOR UNDER ARTICLE 4 OF THIS AGREEMENT. CITY AGREES THAT THE EXCLUSIONS AND LIMITATIONS IN THIS ARTICLE 21 WILL PREVAIL OVER ANY CONFLICTING TERMS AND CONDITIONS IN THIS AGREEMENT AND MUST BE GIVEN FULL FORCE AND EFFECT WHETHER OR NOT ANY OR ALL SUCH

MUST BE GIVEN FULL FORCE AND EFFECT WHETHER OR NOT ANY OR ALL SUCH REMEDIES ARE DETERMINED TO HAVE FAILED OF THEIR ESSENTIAL PURPOSE. THESE LIMITATIONS OF LIABILITY ARE EFFECTIVE EVEN IF CONTRACTOR HAS BEEN ADVISED BY CITY OF THE POSSIBILITY OF SUCH DAMAGES. THE WAIVERS AND DISCLAIMERS OF LIABILITY, RELEASES FROM LIABILITY AND LIMITATIONS ON LIABILITY EXPRESSED IN THIS ARTICLE 21 EXTEND TO CONTRACTOR' AFFILIATES, PARTNERS, PRINCIPALS, SHAREHOLDERS, DIRECTORS, OFFICERS, EMPLOYEES,

# SUBCONTRACTORS, AGENTS AND SUCCESSORS AND ASSIGNS OF CONTRACTOR.

IN THE EVENT THAT PHYSICAL LOSS OR DAMAGE TO THE CITY'S PROPERTY RESULTS FROM THE FAILURE OF A PORTION OF THE CONTRACTOR PRODUCTS AND SERVICES TO CONFORM TO ITS RESPECTIVE WARRANTY DURING THE APPLICABLE WARRANTY PERIOD CONTRACTOR' LIABILITY SHALL IN NO CASE EXCEED CONTRACTOR' OBLIGATION TO PERFORM THE REMEDIES SPECIFIED IN ARTICLE 20, AS APPLICABLE, WHICH CONTRACTOR WOULD HAVE HAD TO PERFORM IF SUCH REMEDY HAD BEEN CARRIED OUT IMMEDIATELY PRIOR TO THE OCCURRENCE OF THE PHYSICAL LOSS OR DAMAGE.

#### 22. MISCELLANEOUS PROVISIONS.

- A. **Amendments/Modifications**: The Parties may modify this Agreement and make changes in the works whenever necessary or advisable, however no change shall be made unless the Parties agree in writing to the change and any resulting prices, schedule or other contractual modifications. If any change to any law, rule, regulation, order, code, standard or requirement impacts Contractor's obligations or performance under this Agreement, Contractor shall be entitled to a change order for an equitable adjustment in the price and time of performance. Contractor may request a change order for an equitable adjustment in prices and times for performance, as well as to adjust for any additional costs or any delay resulting from the failure of City, City's contractors, successors or assigns to meet these obligations or any other obligations in this Agreement.
- B. The Contractor, at no expense to the City, shall comply with all laws of the United States and Washington, the Charter and ordinances of the City of Spokane; and rules, regulations, orders and directives of their administrative agencies and officers.
- C. This Agreement shall be construed and interpreted under the laws of Washington. The venue of any action brought shall be in a court of competent jurisdiction, located in Spokane County, Washington.
- D. **Captions**: The titles of sections or subsections are for convenience only and do not define or limit the contents.
- E. **Severability**: If any term or provision is determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall not be affected, and each term and provision shall be valid and enforceable to the fullest extent permitted by law.
- F. **Waiver**: No covenant, term or condition or the breach shall be deemed waived, except by written consent of the party against whom the waiver is claimed, and any waiver of the breach of any covenant, term or condition shall not be deemed a waiver of any preceding or succeeding breach of the same or any other covenant, term of condition. Neither the acceptance by the City of any performance by the Contractor after the time the same shall have become due nor payment to the Contractor for any portion of the Work shall constitute a waiver by the City of the breach or default of any covenant, term or condition unless otherwise expressly agreed to by the City in writing.
- G. **Entire Agreement**: This document along with any exhibits and all attachments, and subsequently issued addenda, comprises the entire agreement between the City and the Contractor. If conflict occurs between Agreement documents and applicable laws, codes, ordinances or regulations, the most stringent or legally binding requirement shall govern and be considered a part of this Agreement to afford the City the maximum benefits.
- H. **No personal liability**: No officer, agent or authorized employee of the City shall be personally responsible for any liability arising under this Agreement, whether expressed or implied, nor for any statement or representation made or in any connection with this Agreement.

#### I. Confidentiality:

Under Washington State Law (reference RCW Chapter 42.56, the *Public Records Act* [PRA]) all materials received or created by the City of Spokane are *public records* and are available to the public for viewing via the City Clerk's Records (online) or a valid Public Records Request (PRR). Notwithstanding the above, City shall treat Contractor's information as exempt information under RCW 42.56.270, work to achieve the highest possible level of confidentiality for information within the confines of Washington State law, including Washington State's Uniform Trade Secrets Act (UTSA—codified at RCW 19.108), and shall promptly notify the Contractor of any PRR so that the Contractor may seek a protective order or take appropriate action as it deems appropriate.

- J. **Export/Import Compliance**: City acknowledges that Contractor is required to comply with applicable export/import laws and regulations relating to the sale, export, import, transfer, assignment, disposal and use of the products and information provided in the performance of the Works/services, including any export/import license requirements. City agrees that such goods or information shall not at any time directly or indirectly be used, exported, imported, sold, transferred, assigned or otherwise disposed of in a manner which will result in non-compliance with any export/import laws and regulations. Contractor' continuing performance hereunder is conditioned on compliance with such export/import laws and regulations at all times.
- K. **Asbestos**: The terms "Asbestos" and "Presumed Asbestos Containing Material" shall have the meanings set forth in United States Code of Federal Regulations Chapter 29 Section CFR 1926.1101 et seq., and "ACM" shall mean Asbestos and Asbestos containing materials.
  - (1) The City warrants and represents that, in any areas which may be accessed by Contractor or its Suppliers, any ACM which is or is contained in thermal insulation or sprayed-on surfacing material is conspicuously and specifically marked as ACM, and any other ACM is in a lawful condition.
  - (2) Prior to Contractor' commencement of Works at any Site:
    - (a) The City shall, at City's expense remove all thermal insulation, sprayedon surfacing material, and/or Presumed Asbestos Containing Material (any or all of the foregoing hereinafter "PACM"), and ACM which may be disturbed during or removal of which is required for the performance of the Services; and,
    - (b) The City shall ensure that any areas where any activities involving the

abatement or removal of PACM or ACM shall be conspicuously identified, posted and isolated, all as required by applicable law.

CITY EXPRESSLY ACKNOWLEDGES AND AGREES THAT, IN PERFORMING THE WORKS AND DISPATCHING EMPLOYEES TO WORK AREAS, CONTRACTOR IS RELYING UPON THE AGREEMENTS, WARRANTIES, AND REPRESENTATIONS MADE BY CITY IN THIS ARTICLE 22 K. Without limiting its other rights and remedies, Contractor (i) shall not be obligated to commence, and may stop any affected Work, unless and until it is fully satisfied that the City is in compliance with this Addendum AA, and (ii) shall be entitled to an equitable adjustment in the schedule, price and other provisions of the Agreement resulting from City's non-compliance.

- (3) In no event shall Contractor be obligated to install, disturb, handle, or remove any PACM except as specifically agreed in writing by Contractor and only after Contractor has been provided acceptable chemical analyses verifying that the same are not ACM.
- (4) Contractor makes no representation that it is licensed to abate ACM. Notwithstanding anything set forth in the Agreement, Contractor shall be obligated to handle, remove, or reinstall generator wedges, packing, or high temperature gaskets (such materials herein "GPW") only if such activities are within the scope of the Services and only then to the extent that:
  - (i) such activities would be classified as Class II or Class III activity under United States Code of Federal Regulations Chapter 29 Section CFR 1926.1101 et seq., (ii) such activities do not require a permit, license, or authorization, (iii) such activities are not likely to generate airborne asbestos fibers, and (iv) all such GPW is non-friable; or,
  - (b) Contractor is provided satisfactory written evidence that such GPW is not ACM.
     In all other cases, such activities shall be City's responsibility and Contractor shall be entitled to an equitable adjustment in the schedule, price and other pertinent affected provisions of the Agreement should the same not be performed in a timely manner. The disposal of any GPW or scrap or waste material resulting from its disturbance or removal shall in all cases be the City's responsibility.
- (5) City shall defend, indemnify and hold Contractor harmless against any and all claims, demands, damages, losses, liabilities, fines, penalties, costs or expenses, including without limitation any clean up or remedial measures arising out of, connected with, or resulting from the City's failure to comply with the provisions of this Article 22 K.
- L. FORCE MAJEURE. Neither party shall be liable to the other for any failure or delay in performing its obligations hereunder, or for any loss or damage resulting therefrom, due to: (1) acts of God or public enemy, acts of government, riots, terrorism, fires, floods, strikes, lock outs, epidemics, act or failure to act by the other party, or unusually severe weather affecting City, Contractor or its subcontractors, or (2) causes beyond their reasonable control and which are not foreseeable (each a "Force Majeure Event"). In

the event of any such Force Majeure Event, the date of delivery or performance shall be extended for a period equal to the time lost by reason of the delay. If there are force majeure delays exceeding 180 days in the aggregate, Contractor may terminate the Agreement pursuant to Article 15. Failure to pay shall not constitute a force majeure delay. The Parties acknowledge the worldwide outbreak of the coronavirus disease, which is likely to affect the execution of the Contract. The Parties agree, that Contractor shall be entitled to reasonable adjustments of the time schedule/ milestones/ delivery dates as well as to reimbursement of costs to the extent the delay and the costs are caused directly or indirectly by the outbreak of the coronavirus disease (COVID-19).

IN WITNESS WHEREOF, in consideration of the terms, conditions and covenants contained, or attached and incorporated and made a part, the parties have executed this Agreement by having legally-binding representatives affix their signatures below.

# DRESSER-RAND COMPANY CITY OF SPOKANE By\_\_\_\_\_\_\_\_ By\_\_\_\_\_\_\_\_\_ Signature Date Type or Print Name Type or Print Name Title Title

#### SIEMENS ENERGY, INC.

By\_\_\_\_ Signature

Date

Type or Print Name

Title

Attest:

Approved as to form:

City Clerk

Assistant City Attorney

# Attachments that are part of this Agreement: Attachment A – Debarment Certification

Exhibit A – Contractor's General Scope of Work

20-047bb

#### ATTACHMENT A

#### CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

- 1. The undersigned (i.e., signatory for the Subrecipient / Contractor / Consultant) certifies, to the best of its actual knowledge and belief, that its officers and directors:
  - a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal department or agency;
  - b. Have not within a three-year period preceding this contract been convicted or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, tax evasion, receiving stolen property, making false claims, or obstruction of justice;
  - c. Are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and,
  - d. Have not within a three-year period preceding this contract had one or more public transactions (federal, state, or local) terminated for cause or default.
- 2. The undersigned agrees by signing this contract that it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction.
- 3. The undersigned further agrees by signing this contract that it will include the following clause, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions:

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions

- 1. The lower tier contractor certified, by signing this contract that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.
- 2. Where the lower tier contractor is unable to certify to any of the statements in this contract, such contractor shall attach an explanation to this contract.
- 4. I understand that a false statement of this certification may be grounds for termination of the contract.

Name of Subrecipient / Contractor / Consultant (Type or Print)	Program Title (Type or Print)
Name of Certifying Official (Type or Print)	Signature
Title of Certifying Official (Type or Print)	Date (Type or Print)

SPOKANE Agenda Sheet f	for City Council	Meeting of:	Date Rec	′d	6/25/2020
06/29/2020	-		Clerk's Fi	ile #	RES 2020-0044
			Renews #	¥	
Submitting Dept	CITY COUNCIL		Cross Re	f #	
Contact Name/Phone	ERIK POULSEN	625-6721	Project #		
Contact E-Mail	EPOULSEN@SPOKAN	IECITY.ORG	Bid #		
Agenda Item Type	Resolutions		Requisiti	on #	
	0320 - CITY OF SPOK	ANE 2021 STATE	-		I
Resolution adopting the City of	Spokane's legislative	agenda for the 2	2021 state legis	lative s	ession.
This resolution adopts the City		-	-		
intended to set forth the City's					
<u>Fiscal Impact</u> Grant rela Public Wo		Budget A	Account		
<u>Fiscal Impact</u> Grant rela Public Wo Neutral <b>\$</b>		#	Account		
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Public Work Neutral \$ Select \$ Select \$ Select \$ Approvals Dept Head Mr Division Director Finance Wr Legal PI0	CCLATCHEY, BRIAN ALLACE, TONYA CCOLO, MIKE	# # # <u>Council I</u> <u>Study Ses</u> <u>Council S</u>	Notification sion\Other ponsor	Study	Session 6-25-2020
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# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6-25-2020	Type of expenditure:	Goods 🔿 Services 🔿
Department: City Council		
Approving Supervisor: Bro	eean Beggs	
Amount of Proposed Expe	enditure: \$0	
Funding Source: N/A		
Please verify correct fund one funding source.	ing sources. Please indi	cate breakdown if more than
Why is this expenditure nec N/A	cessary now?	
What are the impacts if exp N/A	enses are deferred?	
What alternative resources N/A	have been considered?	
<b>Description of the goods or</b> N/A	service and any additiona	al information?
Person Submitting Form/	Contact: Brian McClatche	ey, bmcclatchey@spokanecity
FINANCE SIGNATURE:	CITY	Y ADMINISTRATOR SIGNATURE:

#### RESOLUTION NO. 2020-0044

A Resolution adopting the City of Spokane's legislative agenda for the upcoming 2021 state legislative session.

**WHEREAS,** "Any legislative agenda to be advocated for by the City of Spokane at the state or federal level shall be adopted and may be amended by resolution of the City Council, after consultation with the Mayor, as the official legislative agenda of the City of Spokane" (SMC 02.03.030); and

**WHEREAS**, the City Council has consulted with its contract lobbyists, state legislators, administration staff and interested stakeholders to form the attached list of priorities for the upcoming state legislative session(s); and

**WHEREAS,** the attached legislative agenda shall guide the City of Spokane's efforts at the state level for both the 2021 regular legislative session and any 2020 special session(s) that may be held.

**NOW, THEREFORE, BE IT RESOLVED** that the Spokane City Council hereby adopts the attached City of Spokane 2021 State Legislative Agenda.

PASSED by the City Council this \_\_\_\_\_ day of \_\_\_\_\_, 2020.

City Clerk

Approved as to form:

Assistant City Attorney

# City of Spokane 2021 State Legislative Priorities

## Law Enforcement Transparency and Accountability

Pass new legislation establishing that independent oversight of law enforcement personnel by first-class cities is exempt from collective bargaining agreements.

\*New item, top priority for Special Legislative Session

## **Smart Justice**

Establish a pilot program allowing the Spokane region to share in the cost savings created by using accelerated rehabilitation and community safety (ARCS) services in lieu of incarceration which is far more expensive.

\*Carryover from 2020 Legislative Agenda

# Traffic Safety

Pass legislation that allows the City of Spokane to create a public safety pilot program using automated traffic safety cameras near schools, parks and other locations designated for emergency vehicles or public transportation vehicles.

\*Carryover from 2020 legislative agenda

## **Emergency Communications Funding**

Pass legislation that enables cities to receive a fair apportionment of sales & use taxes collected by counties to fund emergency communications systems and facilities.

\*HB 2781 from 2020 legislative session

SPOKANE Agenda Sheet	Date Rec'd	6/10/2020	
06/22/2020		Clerk's File #	ORD C35914
		Renews #	
Submitting Dept	RETIREMENT	Cross Ref #	
Contact Name/Phone	PHILLIP 6336	Project #	
Contact E-Mail	PTENCICK@SPOKANECITY.ORG	<u>Bid #</u>	
Agenda Item Type	First Reading Ordinance	Requisition #	
Agenda Item Name	6100 SMC 03.05 AMENDMENTS		
Agenda Wording			

An ordinance relating to the City of Spokane Employees' Retirement System (SERS); amending SMC sections 03.05.020, 03.05.030, 03.05.040, 03.05.070, 03.05.080, and 03.05.090.

#### Summary (Background)

Changes to SMC 03.05 relating to the eligibility of City employees to remain in SERS when transitioned to Spokane Regional Emergency Communications (SREC) and Spokane Public Facilities District (SPFD).

Fiscal I	mpact	Grant related	1? NO	Budget Account		
		Public Works	? NO			
Select	\$			#		
Select	\$			#		
Select	\$			#		
Select	\$			#		
Approvals		Council Notifica	Council Notifications			
Dept Hea	ad	TENC	ICK, PHILLIP	Study Session\Oth	er 6/15/2020	
Division	Director			Council Sponsor	Michael Cathcart	
<b>Finance</b>		ORLO	B, KIMBERLY	Distribution List		
Legal		PICCOLO, MIKE		cshisler@spokanecity	cshisler@spokanecity.org	
For the N	<u>Mayor</u>	or ORMSBY, MICHAEL		tszambelan@spokane	tszambelan@spokanecity.org	
Additio	Additional Approvals		lorne.dauenhauer@o	lorne.dauenhauer@ogletree.com		
Purchasi	ing					

# **Expenditure Control Form**



- 1. All requests being made must be accompanied by this form.
- 2. Route <u>ALL</u> requests to the Finance Department for signature.
- 3. If request is greater than \$100,000 it requires signatures by Finance and the City Administrator. Finance Dept. will route to City Administrator.

Today's Date: 6/10/2020	Type of expenditure:	Goods 🔘 Services 🔘			
Department: Retirement					
Approving Supervisor: Ph	Approving Supervisor: Phillip Tencick				
Amount of Proposed Expe	nditure: n/a				
Funding Source:					
Please verify correct fundi one funding source.	ng sources. Please indio	cate breakdown if more than			
Why is this expenditure nec	essary now?				
What are the impacts if exp	enses are deferred?				
What alternative resources	have been considered?				
Description of the goods or	service and any additiona	al information?			
Person Submitting Form/Contact: Christine Shisler					
FINANCE SIGNATURE:	CITY	ADMINISTRATOR SIGNATURE:			

#### ORDINANCE NO. C35914

An ordinance relating to the eligibility of City employees to remain in SERS when transitioned to SREC and PFD; amending SMC sections 03.05.020, 03.05.030, 03.05.040, 03.05.070, 03.05.080, and 03.05.090 of the Spokane Municipal Code.

**Section 1.** The SMC section 03.05.020 is amended to read as follows:

#### 3.05.020 Definitions

A. "Accumulated contributions" means the sum of all normal contributions deducted from the compensation of a member, and in-lieu payments of employees' contributions by the City, standing to the credit of the member's individual account, together with contribution interest as established pursuant to SMC 4.14.070(D) (1) compounded monthly.

B. "Annuity" means payments derived from contributions made by a member as provided in SMC 3.05.190.

C. "Beneficiary" means any person in receipt of a pension, annuity, retirement allowance, disability allowance, or any other benefit provided in this chapter and chapter 4.14 SMC.

D. "Board" means "board of administration" as provided in chapter 4.14 SMC.

E. "City" means the City of Spokane.

F. "City service" means service by an employee rendered to the City for compensation and, for the purpose of this chapter and chapter 4.14 SMC, a member shall be considered as being in City service only while the member is receiving compensation for such service. <u>City service also includes: (i) service by an employee of SREC for the limited period of time during which the employee also qualifies as a SREC Member; and (ii) service by an employee of SPFD for the limited period of time during which the employee also qualifies as a SPFD Member.</u>

G. "Compensation" means the compensation including base pay, shift differential, overtime, holiday pay, hazardous duty pay and out-of-classification pay, payable in cash, plus the monetary value, as determined by the board, of any allowance in lieu thereof. It shall not be reduced by salary reduction contributions to the City's cafeteria plan or Section 457 plan, or effective January 1, 2001, any qualified transportation fringe benefit plan under Internal Revenue Code section 132(f)(4). Compensation in excess of the limitations set forth in Internal Revenue Code section 401(a)(17) shall not be included in determining benefits, but this restriction does not apply to any individual who was a member prior to January 1, 1996.

H. "Contribution interest," unless changed by the board as provided in SMC 4.14.070, means the interest rate on member contributions, which shall be set equal to the average daily interest rate for the 5-year US Treasury Note from July 1 of the previous year to

June 30 of the current year, rounded to the nearest 0.25%. The new interest rate will be effective as of July 1 of the current year, beginning in 2016.

I. "Creditable service" means such City service as is evidenced by the record of normal contributions received from the employee plus prior City service if credit for same is still intact or not lost through withdrawal of accumulated contributions as provided in SMC 3.05.120. The maximum creditable service will be based on the benefit formula eligibility in SMC 3.05.025. <u>Creditable service includes service rendered by: (i) a SREC employee during the period of time that the SREC employee also is a SREC Member; and (ii) a SPFD employee during the period of time that the SREC employee also is a SPFD <u>Member.</u></u>

J. "Employee" means any regularly appointed employee or elected official of the City or of the Spokane public library. <u>Employee also includes: (i) regularly appointed employees of SREC for the limited period of time during which such employees also qualify as SREC Members; and (ii) regularly appointed employees of SPFD for the limited period of time during which such employees also qualify as SPFD Members.</u>

K. "Final compensation" has different meanings that depend on whether the member's benefit is calculated using Tier 1, Tier 2, Tier 3 or Tier 4. For benefits calculated under Tier 1 and Tier 2, "final compensation" means the annual average of the member's compensation during the highest consecutive two-year period of service for which service credit is allowed for purposes of determining retirement benefits for members described in SMC 3.05.025(A) or (B).)For benefits calculated under Tier 3, "final compensation" means the annual average of the member's compensation during the highest consecutive three-year period of service for which service credit is allowed. For benefits calculated under Tier 4, "final compensation" means the annual average of the member's compensation during the highest consecutive three-year period of service for which service credit is allowed; for this purpose, the portion of a member's compensation for any year shall not include overtime in excess of twenty percent (20%) of the member's base salary for that year. Final compensation shall not be reduced to reflect salary reduction contributions to the City's cafeteria plan or Section 457 plan, or effective January 1, 2001, any qualified transportation fringe benefit plan under Internal Revenue Code section 132(f)(4). Compensation in excess of the limitations set forth in Internal Revenue Code section 401(a)(17) shall not be included as final compensation when determining benefits, but this restriction does not apply to any individual who was a member prior to January 1, 1996.

L. "Fiscal year" means any year commencing with January 1st and ending with December 31st next following.

M. "Member" means any person included in the membership of the retirement system as provided in SMC 3.05.030.

N. "Normal contributions" means the contributions at the rate provided for in SMC 3.05.040(A) and (B).

O. "Participation date" means the date on which an employee initially joined the retirement system from which the employee had uninterrupted deposit of contributions. If an employee who joins the system terminates and their accumulated contributions are withdrawn is subsequently rehired as a City employee, then that employee's participation date shall be their rehire date and not the date on which the employee was originally hired, whether or not that employee redeposits their contributions as permitted under SMC 3.05.120(C). If an employee becomes subject to SMC 3.05.260 and is rehired following retirement, then any additional retirement allowance earned by that employee shall be determined as if the member's participation date is based on the rehire date.

P. "Pension" means payments derived from contributions made by the City (and by SREC and SPFD, as applicable) as provided for in SMC 3.05.190.

Q. "Regular interest," unless changed by the board as provided in SMC 4.14.070, means the actuarial assumption rate of interest which compounded annually shall place the retirement fund on a sound actuarial basis.

R. "Retirement allowance" means any payments made to a member or successor upon retirement for service or disability.

S. "Retirement fund" means "employees' retirement fund" as created and established in SMC 3.05.070 and SMC 7.08.601. "Retirement system" means "Spokane Employees' Retirement System" (SERS), provided for in this chapter.

T. ((<del>"Tier 1" means the benefit formula in SMC 3.05.160.</del>)) "SPFD" means Spokane Public Facilities District.

U. ((<u>"Tier 2" means the benefit formula in SMC 3.05.165.</u>)) "SPFD Member" means any actively employed City employee whose employment was directly transferred to SPFD and who, at the time of such transfer, was an active member of SERS.

V. ((<del>"Tier 3" means the benefit formula in SMC 3.05.166.</del>)) "SREC" means Spokane Regional Emergency Communications.

W. ((<u>"Tier 4" means the benefit formula in SMC 3.05.167.</u>)) "SREC Member" means any actively employed City employee whose employment was directly transferred to SREC and who, at the time of such transfer, was an active member of SERS.

X. "Tier 1" means the benefit formula in SMC 3.05.160.

Y. "Tier 2" means the benefit formula in SMC 3.05.165.

Z. "Tier 3" means the benefit formula in SMC 3.05.166.

AA. "Tier 4" means the benefit formula in SMC 3.05.167.

Section 2. The SMC section 03.05.030 is amended to read as follows:

#### 3.05.030 Membership

A. Any new employee of the City must become a member of the retirement system and make contributions required by SMC 3.05.040 on the date of hire, except:

1. temporary, seasonal, or new hire provisionals, as defined by the City Charter and the City civil service commission;

2. members of the police and fire departments who are entitled to benefits under state-enacted retirement programs;

3. participating employees hired under the Comprehensive Employment and Training Act (CETA) and United States Department of Labor (DOL). This proscription does not apply to permanent nonparticipant staff members of the City and Spokane City-County employment and training consortium or its successor; or

4. other non-City-funded employees in temporary employment programs as determined by the board.

B. Any other employee who is an elected official may, at any time prior to the completion of five (5) years of continuous service, elect to deposit with the retirement system an amount equal to what would be or would have been the elected official's normal contributions if a member of the retirement system during this period of service, with regular interest as determined by the board. The City matches said funds and deposits the same in the retirement fund in a manner similar to that provided for the matching of the normal contributions under the provisions of this chapter, provided that no such elected official shall obtain any benefits of the provisions of the retirement system except contributions. The return of any such funds so deposited shall be governed by the provisions as to the return of normal contributions. If and when any such elected official becomes a member the sums so deposited by this member shall be transferred to the credit of such member. Any elected official entering the retirement system under this provision shall have a participation date as of the date of such election to join the system and shall not be considered a member until the date of such election.

<u>C. An employee of SREC who is a SREC Member will continue to be treated as a SREC Member for so long as that individual remains continuously employed with SREC.</u> <u>A SREC Member will cease to be treated as continuously employed with SREC on the date on which he or she terminates active employment with SREC. Once an individual who qualifies as a SREC Member terminates employment as a SREC employee, that individual can again become a benefit accruing member under SERS if and only if either (1) he or she is subsequently rehired as an employee of the City, or (2) he or she is</u> subsequently rehired as an employee of SREC (or SPFD) within three (3) years of initial termination of employment with SREC and (i) was immediately placed in layoff status at the time of termination from SREC, (ii) continuously maintained layoff status while separated from SREC, (iii) is either (a) rehired directly from layoff status by SREC (in which case that individual will again be treated as a SREC Member) or (b) rehired directly from layoff status by SPFD (in which case that individual will subsequently treated as a SPFD Member), and (iv) did not withdraw contributions from SERS. With respect to an individual employed by SREC as a SREC Member, the term "City" as used in this chapter of the SMC shall be construed to include SREC, were appropriate and applicable.

D. An employee of SPFD who is a SPFD Member will continue to be treated as a SPFD Member for so long as that individual remains continuously employed with SPFD. A SPFD Member will cease to be treated as continuously employed with SPFD on the date on which he or she terminates active employment with SPFD. Once an individual who qualifies as a SPFD Member terminates employment as a SPFD employee, that individual can again become a benefit accruing member under SERS if and only if either (1) he or she is subsequently rehired as an employee of the City, or (2) he or she is subsequently rehired as an employee of SPFD (or SREC) within three (3) years of initial termination from SPFD and (i) was immediately placed in layoff status at the time of termination from SPFD, (ii) continuously maintained layoff status while separated from SPFD, (iii) is either (a) rehired directly from layoff status by SPFD (in which case that individual will again be treated as a SPFD Member) or (b) rehired directly from layoff status by SREC (in which case that individual will subsequently treated as a SREC Member), and (iv) did not withdraw contributions from SERS. With respect to an individual employed by SPFD as a SPFD Member, the term "City" as used in this chapter of the SMC shall be construed to include SPFD, where appropriate and applicable.

**Section 3.** The SMC section 03.05.040 is amended to read as follows:

#### Section 03.05.040 Contributions

A. The normal rates of contributions of members are those adopted by the board, subject to the approval of the City Council. The rates so adopted remain in full force and effect until revised or changed by the board in the manner provided in chapter 4.14 SMC.

1. Contributions by Members.

Prior to January 1, 2009, each member shall contribute six and seventy-two onehundredths percent (6.72%) of the member's compensation. Effective January 1, 2009, the rate of contribution was prospectively increased to seven and seventy-five hundredths percent (7.75%). Effective September 1, 2014, the rate of contribution is prospectively increased to eight and twenty-five hundredths percent (8.25%). Effective December 17, 2017, the rate of contribution is prospectively increased to nine percent (9.00%). Although designated as employee contributions that reduce the member's salary, the City government (and, where applicable, SREC and SPFD), as the employer, shall pay such contributions to the retirement fund pursuant to Internal Revenue Code section 414(h). The member will not have an option of choosing to receive the contributed amounts directly instead of having them paid by the City government (and, where applicable, by <u>SREC and SPFD</u>) to the retirement fund. The picked-up contributions will be included as Social Security wages up to the Social Security wage base, and will also be included in calculating the member's final compensation. It is contemplated that the aggregate normal contributions made by the City (and SREC and SPFD) into the retirement fund will be enough to properly fund the retirement benefits payable hereunder.

#### 2. Contribution by the City Government.

The City government will make contributions in an amount that matches the members' (other than SREC Members' and SPFD Members') in-lieu contributions. <u>SREC will make contributions in an amount that matches the SREC Members' in-lieu contributions. SPFD will make contributions in an amount that matches the SPFD Members' in-lieu contributions.</u>

#### 3. Contribution Rate Review

In the event that an official actuarial report for a given fiscal year, prepared at the direction of the board, indicates that the Actuarially Determined Employer Contribution Rate (within the meaning of GASB) is greater than the City's (and SREC's and SPFD's) contributions, the City shall, subject to approval by the board and City Council, prospectively increase both the employee contribution rate and the City's (and SREC's and SPFD's) matched contribution rate by up to 1.00% of the member's compensation without further bargaining unit negotiation. Increases are limited to once per fiscal year. In the event that an official actuarial report for a given fiscal year, prepared at the direction of the Board, indicates that the retirement system is fully funded (within the meaning of GASB), the City may, subject to approval by the board and City Council, prospectively decrease both the employee contribution rate and the City's (and SREC's and SPFD's) matched contribution rate by up 1.00% of the member's compensation without further bargaining unit negotiation. Decreases are limited to once per fiscal year.

B. Subject to the provisions of this chapter and chapter 4.14 SMC, the board certifies to the head of each office or department the normal rate of contribution for each member provided for in subsection (A) of this section. The head of the department applies such rate of contribution to the compensation of each and every payroll; and each of said inlieu amounts are paid by the director of accounting into the retirement fund, hereinafter provided for, and are credited by the board, together with contribution interest, to an individual account of the member for whom the contribution was made. Contribution interest is credited to each individual account at such periods as the board may determine. Any in-lieu payments contributed by the City (and SREC) are fully and immediately vested for the benefit of the employee immediately upon payment into the retirement fund.

C. The director of accounting transfers to the retirement fund an amount equal to the aggregate normal contributions as soon as administratively practicable following each payroll period.

Section 4. The SMC section 03.05.070 is amended to read as follows:

#### Section 03.05.070 Employees' Retirement Fund

A. The City treasurer shall be the custodian of the retirement fund as provided in SMC 7.08.601. The retirement fund created hereby shall be a trust fund held for the exclusive benefit of the members of the retirement system and their beneficiaries. Except as provided under 3.05.240(B), no part of the corpus or income of the retirement fund shall be used for, or diverted to, purposes other than for the exclusive benefit of the members or their beneficiaries and the payment of fees and expenses of maintaining and administering the retirement system. All benefit formulas under SMC 3.05.160, SMC 3.05.166 and SMC 03.05.167 are encompassed within the retirement fund without separate accounting.

B. This section shall be interpreted to allow the following:

1. A return of the contribution to the City (or to SREC and SPFD, as applicable) or its application as a credit on future contributions after the board determines that the City (or SREC and SPFD, as applicable) has paid or overpaid the contribution under a mistake of fact.

2. The making of refunds required by law; and

3. Termination of the retirement system and distribution of its assets to the City (or to SREC and SPFD, as applicable) after all liabilities with respect to the members and their beneficiaries have been satisfied.

**Section 5.** The SMC section 03.05.080 is amended to read as follows:

#### Section 03.05.080 City's Contribution

There shall be paid into the retirement fund by contributions of the City the amounts necessary to pay all pensions and other benefits allowable under this chapter to members on account of prior service and minimum allowances provided for in SMC 3.05.160, SMC 3.05.165 SMC 3.05.166, and SMC 3.05.167. SREC shall contribute to the retirement fund the amounts necessary to pay its share of the pensions and other benefits allowable under this chapter with respect to benefits accrued by SREC employees while SREC Members. SPFD shall contribute to the retirement fund the amounts necessary to pay its share of the pensions and other benefits allowable under this chapter with respect to benefits accrued by SPFD employees while SPFD Members. There shall also be paid into the retirement fund by contributions of the City (and SREC and SPFD, as applicable) the amounts necessary to pay its share of disability pensions allowable under this chapter. Until the amount accumulated in the retirement fund becomes at least as large as the present value of all amounts thereafter payable from said fund, the amount annually due to the said fund under this section shall be the amount payable from said fund in the ensuing fiscal year on account of prior service, disability, and minimum allowances above referred to.

**Section 6.** The SMC section 03.05.090 is amended to read as follows:

#### Section 03.05.090 Released Matching Funds

Contributions by the City shall match contributions made by the employee or in-lieu payments. <u>Similarly, contributions (i) by SREC shall match contributions made by SREC employees or in lieu payments by those during periods of time those employees are SREC Members and (ii) by SPFD shall match contributions made by SPFD employees or in lieu payments by those during periods of time those employees are SPFD Members. The City (and SREC and SPFD, as applicable) is not entitled to a repayment of the matching contributions made when an employee ceases to be employed by the City (or by SREC and SPFD, as applicable). All such contributions are identified as released matching funds to provide for future retirements. The City's (and SREC's and SPFD's) liability for prior service credits, disability pensions, minimum pensions, and military service is offset by the released matching funds.</u>

PASSED and ENACTED by the City of Spokane, Spokane County, Washington, on \_\_\_\_\_, 2020.

CITY OF SPOKANE Spokane County, Washington.

Breean Beggs, Council President

Nadine Woodward, Mayor

ATTEST:

Terri L. Pfister, City Clerk

Effective Date

(SEAL)

Approved As To Form:

Assistant City Attorney