# PROFESSIONAL SERVICES CONTRACT

	THIS	CONTR	ACT is	entere	ed into	this _	day of	f		2018	8, betwe	en	the
CITY							on ("City						
NEUC	ECK,	INC. w	hose a	ddress	is <b>71</b>	1 NO	RTH PE	RSHI	NG A	VENUE	E, STOC	KT	ON,
CA :	95203	("Cons	ultant")	for th	e MA	RCH	LANE/E	AST	BAY	MUD I	BICYCL	E A	ND
PEDE	STRIA	N PA	HTA	CONN	IECTI'	VITY	IMPRO	DVEN	IENTS	(PF	ROJECT	' I	NO.
PW17	'22/FEI	DERAL	PRO	JECT	NO.	CML	-5008(17	9)),	herein	after i	referred	to	as
"Proje	ct".			-									

# **RECITALS**

- A. Consultant represents that it is licensed in the State of California and is qualified, willing and able to provide the services proposed in the SCOPE OF WORK section of this Contract.
- B. City finds it necessary and advisable to use the services of the Consultant for the purposes provided in this Contract.

NOW THEREFORE, in consideration of the mutual promises, covenants and conditions in this Contract, City and Consultant agree as follows:

- 1. <u>SCOPE OF SERVICES.</u> Subject to the terms and conditions set forth in this Contract, Consultant shall undertake and complete the services described in **Exhibit A**. Consultant shall provide said services at the time, place, and in the manner specified in **Exhibit A** and compatible with the standards of the profession. Consultant agrees that it shall produce a fully complete project that is acceptable to the City.
- 2. <u>COMPENSATION.</u> City shall pay Consultant for services outlined in Exhibit A according to the fee not to exceed the schedule detailed in Exhibit B, which is attached to this Contract and incorporated by this reference. Consultant agrees this fee is for full remuneration for performing all services and furnishing all staffing and materials called for in the scope of services. The payments shall be made on a monthly basis upon receipt and approval of Consultant's invoice. Total compensation for services and reimbursement for costs shall not exceed \$222,091.95 or as otherwise mutually agreed to in a Contract Change Order.
- 3. <u>INSURANCE.</u> During the term of this Contract, Consultant shall maintain in full force and effect at its own cost and expense the insurance coverage as set forth in the attached **Exhibit D** and shall otherwise comply with the other provisions of **Exhibit D**.

Professional Services Contract – KJELDSEN, SINNOCK & NEUDECK, INC. –PROJECT NO. PW1722/FEDERAL PROJECT NO. CML-5008(179)

(Updated 03/28/18)

INDEMNITY AND HOLD HARMLESS. With the exception that this section shall in no event be construed to require indemnification by Consultant to a greater extent than permitted under the public policy of the State of California. Consultant shall indemnify, and hold harmless City, its Mayor, Council, officials, and employees from and against any and all claims and causes of action which result in liabilities, judgments, awards, losses, damages, expenses, and costs (including reasonable attorneys' fees, expert and consultant fees, and other expenses of litigation) including, but not limited to, death or injury to persons, or damage to property, which arise out of any violation of federal, state, or municipal law or ordinance, to the extent damages are caused by the Consultant's negligent services provided under this Agreement, or are in any way caused by the negligent performance of work by the Consultant or Consultant's officers, agents, employees, or subcontractor. Consultant shall not be obligated to indemnify or defend City for claims finally determined by a court of law or arbitrator to arise from the negligence or willful misconduct of the City. It is the intent of the Parties that this indemnity obligation is at least as broad as is permitted under California law. To the extent California Civil Code sections 2782, et seg., limit the defense or indemnity obligations of Consultant to City, the intent hereunder is to provide the maximum defense and indemnity obligations allowed by Consultant under the law. The indemnity set forth in this section shall not be limited by insurance requirements or by any other provision of this Agreement.

With the exception that this section shall in no event be construed to require indemnification by Consultant to a greater extent than permitted under the public policy of the State of California, and in addition to the other indemnity obligations in this Agreement, Consultant shall indemnify, defend, and hold harmless City, its Mayor, Council, officials, representatives, and employees from and against claims, losses, expenses, and costs including, but not limited to, reasonable attorneys' fees, arising out of any claim brought against the City by an employee of Consultant, regardless of whether such claim may be covered by any applicable workers compensation insurance. Consultant's indemnification obligation is not limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Consultant under workers' compensation acts, disability acts, or other employee benefit acts.

SCHEDULE AND TERM. Consultant shall perform the scope of work as
described in Exhibit A according to the schedule detailed in Exhibit C, which
is attached to this Contract and incorporated by this reference. This contract
shall commence on the date written above and shall expire on May 31, 2021,
unless extended by mutual agreement through the issuance of a Contract
Change Order.

- a. Invoices submitted by Consultant to City must contain a brief description of work performed, time used and City project number. Payment shall be made within thirty (30) days of approval of invoice by City.
- b. Upon completion of work and acceptance by City, Consultant shall have sixty (60) days in which to submit final invoicing for payment. An extension may be granted by City upon receiving a written request thirty (30) days in advance of said time limitation. City shall have no obligation or liability to pay any invoice for work performed which Consultant fails or neglects to submit within sixty (60) days, or any extension thereof granted by the City, after work is accepted by City.
- 5. <u>CONFORMANCE TO APPLICABLE LAWS</u>. Consultant shall comply with all applicable Federal, State, and Municipal laws, rules, and ordinances. Consultant shall not discriminate in the employment of persons or in the provision of services under this Contract on the basis of any legally protected classification, including race, color, national origin, ancestry, sex or religion of such person.

# a. TITLE VI

Title VI of the Civil Rights Act of 1964 requires that "no person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance." (42 USC Section 2000d). http://www.dol.gov/oasam/regs/statutes/titlevi.htm

The City of Stockton requires compliance with the requirements of Title VI in all of its programs and activities regardless of funding source.

# b. <u>DISCRIMINATION AND HARASSMENT POLICY</u>

The City of Stockton has a Discrimination and Harassment Policy (Exhibit F). The purpose of this policy is to reaffirm the City's commitment to demonstrating respect for all individuals by strictly prohibiting discrimination and harassment, including sexual harassment in the workplace, to define the types of behavior and conduct prohibited by this policy, and to set forth a procedure for reporting, investigating, and resolving complaints of discrimination and harassment in the workplace.

# c. LABOR STANDARDS PROVISIONS/CALIFORNIA LABOR CODE

The bidder shall understand that conditions set forth in Chapter 1, Part 7, Division 2 of the California Labor Code shall be considered part of the contract agreement.

https://leginfo.legislature.ca.gov/faces/codes\_displayText.xhtml?lawCode=L\_AB&division=2.&title=&part=7.&chapter=1.&article=2.

# d. PREVAILING WAGE RATES

Consultant and any subcontractor shall pay each employee engaged in the trade or occupation not less than the prevailing hourly wage rate. In accordance with the provisions of Section 1770 of the Labor Code, the Director of Department of Industrial Relations of the State of California has determined the general prevailing rates of wages and employer payments for health and welfare, pension, vacation, travel time, and subsistence pay as provided for in Section 1773.1, apprenticeship or other training programs authorized by Section 3093 and similar purposes applicable to the work to be done. Consultant performing the work under this contract shall obtain a copy of the wage rate determination and shall distribute copies to each subcontractor. As the wage determination for each craft reflects an expiration date, it shall be the prime Consultant and each subcontractor's responsibility to insure that the prevailing wage rates of concern is current and paid to the employee.

- i. The Consultant performing the work shall be responsible for obtaining a copy of the State wage rate determination. State wage rates may be obtained at http://www.dir.ca.gov/OPRL/pwd/Determinations/Northern/Northern.pdf. The Consultant shall be responsible for posting said wage rates at a prominent location at the work site and shall maintain same in a good readable condition for the duration of the work.
- ii. Should the Consultant choose to work on a Saturday, Sunday or on a holiday recognized by the Labor Unions, the Consultant shall reimburse the City the actual cost of engineering, inspection, superintendence, and or other overhead expenses which are directly chargeable to the contract. Should such work be undertaken at the request of the City, reimbursement will not be required. To conform strictly with the provisions of Division 2, Part 7, Chapter 1, Article 2, of the Labor Code of the State of California. To forfeit as a penalty to City the sum of TWENTY FIVE AND NO/100 DOLLARS (\$25.00) for each laborer, worker, or mechanic employed by Consultant, or by any subcontractor under Consultant, in the execution of this contract, for each calendar day during which any laborer, worker, or mechanic is required or permitted to work more than eight (8) hours and who is not paid the

general prevailing rate of per diem wages for holiday and overtime work in violation of the provisions of Sections 1770 to 1781 of the Labor Code of the State of California. That all sums forfeited under the provisions of the foregoing sections shall be deducted from the payments to be made under the terms of this contract.

- iii. PAYROLL RECORDS The Consultant to whom the contract is awarded shall insure that the prime and each subcontractor will, in accordance with Section 1776 of the Labor Code, maintain certified payroll records. A copy of said records shall be provided with each invoice to the Public Works Department, Attention: Contract Compliance Officer. It shall be the Consultant's responsibility to obtain copies of the current prevailing wage rate determination for all subcontractors. Additionally, certified payroll records must be uploaded to the DIR website as required by labor code.
- iv. APPRENTICESHIP STANDARDS The Consultant shall comply with the provisions established in Section 1777.5 of the Labor Code concerning the 1) certified approval by local joint apprenticeship committees for the employment and training of apprentices, and 2) contribution of funds to administer and conduct apprenticeship programs, if applicable to the job.
- 6. RIGHTS AND DUTIES OF CITY. City shall make available to Consultant all data and information in the possession of City which both parties deem necessary to complete the work, and City shall actively aid and assist Consultant in obtaining such information as may be deemed necessary from other agencies and individuals.
- 7. OBLIGATIONS OF CONSULTANT. Throughout the term of this Contract, Consultant represents and warrants that it has or will have at the time this Contract is executed, all licenses, permits, qualifications, insurance, and approvals of whatsoever nature which are legally required for the Consultant to practice its professions, and Consultant shall, at its own cost and expense, keep in effect during the life of this Contract all such licenses, permits, qualifications, insurance, and approvals. Consultant shall meet with the Public Works Director or other personnel of City or third parties as necessary on all matters connected with the carrying out of Consultant's services. Such meetings shall be held at the request of either party hereto. Consultant further warrants that it will follow the best current, generally accepted and professional practices to make findings, render opinions, prepare factual presentations, and provide professional advice and recommendations regarding this project.
- 8. OWNERSHIP OF WORK. All reports, drawings, designs, plan review comments, work product, and all other documents completed or partially completed by Consultant in the performance of this Contract shall become and remain the property of Professional Services Contract KJELDSEN, SINNOCK & NEUDECK, INC. –PROJECT NO. PW1722/FEDERAL PROJECT NO. CML-5008(179)

the City. Any and all copyrightable subject matter in all materials is hereby assigned to the City and the Consultant agrees to execute any additional documents that may be necessary to evidence such assignment. All materials shall be delivered to the City upon completion or termination of the work under this Contract. If any materials are lost, damaged, or destroyed before final delivery to the City, the Consultant shall replace them at its own expense. Consultant shall keep materials confidential. Materials shall not be used for purposes other than performance of services under this Contract and shall not be disclosed to anyone not connected with these services unless the City expressly provides prior written consent.

- 9. CHANGE ORDERS. City reserves the right to make such alterations as may be deemed necessary or advisable and to require such extra work as may be required for the proper completion of the work contemplated by Consultant. Any such changes will be set forth in a Contract Change Order which will specify, in addition to the work done in connection with the change made, adjustment of contract time, if any, and the basis of compensation for such work. A contract change order will not become effective until approved by the authorized City official.
- 10. <u>TERMINATION</u>. The City may terminate this Contract at any time by mailing a notice in writing to Consultant. The Contract shall then be deemed terminated and no further work shall be performed by Consultant. If the Contract is so terminated, the Consultant shall be paid for that percentage of work actually completed at the time the notice of termination is received.
- 11. CONSULTANT STATUS. In performing the obligations set forth in this Contract, Consultant shall have the status of an independent contractor and Consultant shall not be considered to be an employee of the City for any purpose. All persons working for or under the direction of Consultant are its agents and employees, and are not agents of the City. Subcontractors shall not be recognized as having any direct or contractual relationship with the City. The persons engaged in the work, including employees of subcontractors and suppliers, will be considered employees of Consultant. The Consultant shall be responsible for the work of subcontractors, which shall be subject to the provisions of this Contract. The Consultant is responsible to the City for the acts and omissions of its subcontractors and persons directly or indirectly employed by them.
  - a. If in the performance of this Contract any third persons are employed by Consultant, such persons shall be entirely and exclusively under the direction, supervision, and control of Consultant. All terms of employment including hours, wages, working conditions, discipline, hiring, and discharging or any other term of employment or requirement of law shall be determined by Consultant.

- i. It is further understood and agreed that Consultant must issue W-2 forms or other forms as required by law for income and employment tax purposes for all of Consultant's personnel.
- ii. As an independent contractor, Consultant hereby indemnifies and holds City harmless from any and all claims that may be made against the City based upon any contention by any third party that employer-employee relationship exists by reason of this Contract.
- 12. <u>ASSIGNMENT.</u> Consultant shall not assign, sublet, or transfer this Contract or any interest or obligation in the Contract without the prior written consent of the City, and then only upon such terms and conditions as City may set forth in writing. Consultant shall be solely responsible for reimbursing subcontractors.
- 13. <u>HEADINGS NOT CONTROLLING.</u> Headings used in the Contract are for reference purposes only and shall not be considered in construing this Contract.
- 14. <u>NOTICES.</u> Any and all notices herein required shall be in writing and shall be sent by certified or registered mail, postage prepaid, addressed as follows:

To Consultant: Kjeldsen, Sinnock & Neudeck Inc.
711 Pershing Avenue Stockton, CA 95203

To City: Public Works Director City of Stockton 22 E. Weber Ave., Rm. 301 Stockton, CA 95202

- 15. <u>LICENSES, CERTIFICATIONS, AND PERMITS.</u> Prior to the City's execution of this Contract and prior to the Consultant's engaging in any operation or activity set forth in this Contract, Consultant shall obtain a City of Stockton business license, which must be kept in effect during the term of this Contract. Consultant covenants that it has obtained all certificates, licenses, permits and the like required to perform the services under this Contract.
- 16. <u>RECORDS AND AUDITS</u>. City reserves the right to periodically audit all charges made by Consultant to City for services under this Contract. Upon request, Consultant agrees to furnish City, or a designated representative, with necessary information and assistance.

Consultant agrees that City or its delegate shall have the right to review, obtain, and copy all records pertaining to performance of the Contract. Consultant agrees to provide City or its delegate with any relevant information requested, and shall permit City or its delegate access to its premises, upon reasonable notice, during normal business hours for the purpose of interviewing employees and inspecting and copying such books, records, accounts, and other material that may be relevant to a matter under investigation for the purposes of determining compliance with this Contract. Professional Services Contract – KJELDSEN, SINNOCK & NEUDECK, INC. –PROJECT NO. PW1722/FEDERAL PROJECT NO. CML-5008(179)

Consultant agrees to maintain such records for a period of three years from the date that final payment is made.

- 17. <u>CONFIDENTIALITY</u>. Consultant shall exercise reasonable precautions to prevent the unauthorized disclosure and use of City reports, information or conclusions.
- 18. <u>CONFLICTS OF INTEREST.</u> Consultant covenants that other than this Contract, Consultant has no financial interest with any official, employee, or other representative of the City. Consultant and its principals do not have any financial interest in real property, sources of income or investment that would be affected in any manner or degree by the performance of Consultant's services under this Contract. If such an interest arises, Consultant will immediately notify City.
- 19. <u>WAIVER.</u> In the event either City or Consultant at any time waive any breach of this Contract by the other, such waiver shall not constitute a waiver of any other or succeeding breach of this Contract, whether of the same or of any other covenant, condition, or obligation.
- 20. GOVERNING LAW. California law shall govern any legal action pursuant to this Contract with venue for all claims in the Superior Court of the County of San Joaquin, Stockton Branch or, where applicable, in the federal District Court of California, Eastern District, Sacramento Division.
- 21. <u>NO PERSONAL LIABILITY.</u> No official or employee of City shall be personally liable to Consultant in the event of any default or breach by City or for any amount due Consultant.
- 22. INTEGRATION AND MODIFICATION. The response by Consultant to the Request for Proposals and the Request for Proposals on file with the City Clerk are hereby incorporated herein by reference to the extent that such documents do not differ from the provisions and terms of this Contract that shall supersede such response to Request for Proposals. This Contract represents the entire integrated agreement between Consultant and City, supersedes all prior negotiations, representations, or agreements, either written or oral, between the parties, and may be amended only by written instrument signed by Consultant and City. All exhibits and this contract are intended to be construed as a single document. Should any inconsistency occur between the specific terms of this Contract and the attached exhibits, the terms of this Contract will prevail.
- 23. <u>FEDERAL PROVISIONS.</u> Consultant shall comply with the Federal Aid Consultant Contract Provisions which are attached hereto as Exhibit "E" and incorporated herein by this reference.

27. <u>AUTHORITY.</u> The undersigned hereby represent and warrant that they are authorized by the parties to execute this Contract.

IN WITNESS WHEREOF: the parties have executed this Contract the day and year first hereinabove written.

CITY OF STOCKTON	KJELDSEN, SIMNOCK & NEUDECK INC.
By:KURT O. WILSON	By: Signature
CITY MANAGER	
ATTEST:	Stephen K Sinnock
	Print Name
By:	P . 1 . 1
CHRISTIAN CLEGG	Title: President
DEPUTY CITY MANAGER/	9
INTERIM CITY CLERK	
APPROVED AS TO FORM:	
	*
By:	
DEPUTY CITY ATTORNEY	

# MARCH LANE/EAST BAY MUD BICYCLE AND PEDESTRIAN PATH CONNECTIVITY IMPROVEMENTS City of Stockton, Public Works Department SCOPE OF SERVICES

# Revised 9/12/2018

# TASK NO. 1 - AWARD OF CONTRACT (PROJECT MANAGEMENT)

# A - Meetings

<u>Kick-Off Meeting</u>: The KSN Team will attend a Kick-Off Meeting with City Staff and key project stakeholders. The purpose of the meeting will be, 1) to review and refine the project scope, goals, and expectations, 2) to define the lines of communication between KSN, City staff, utility companies and other project stakeholders, 3) to establish project standards, procedures and formats; 4) to identify project constraints and opportunities, 5) to review the project schedule, and 6) to discuss available asbuilt documents and other pertinent existing background information related to the project. The City of Stockton will coordinate the date, time and location of the Kick-Off Meeting. KSN will prepare and distribute the agenda and the minutes for the Kick-Off Meeting.

<u>Meetings w/City Staff</u>: KSN will hold regularly scheduled teleconference meetings, (maximum 4), to discuss project progress and schedule, and to clarify project design issues and City standards. KSN will prepare and distribute agendas and minutes for each meeting.

<u>Site Visits and Miscellaneous Meetings w/ City Staff</u>: KSN will attend up to 4 project status meetings to be held in Stockton, to discuss project progress and schedule, and to clarify project design goals and issues. KSN will prepare and distribute the agendas and minutes for each meeting.

#### B - Design Schedule

KSN will prepare a project schedule, with the City's input, at the outset of the project. The schedule will be updated monthly and KSN will include a schedule status update with each monthly billing. The schedule and billings will be submitted in the form and in sufficient detail to track the project status and contract expenditures as outlined by the City at the beginning of the project. The project schedule will be prepared using Microsoft Project 2013.

#### Deliverables:

- Meeting agenda and minutes.
- Monthly project schedule updates.

# TASK NO. 2 - UTILITY RESEARCH AND COORDINATION

KSN will perform utility research, mapping, and coordination within the project limits along the March Lane/East Bay MUD Bicycle and Pedestrian Path based on the following:

# A - Identify Utility Providers

KSN will prepare a list of potentially impacted utilities using: 1) the City of Stockton and San Joaquin County standard utility contact list; 2) the list of utility subscribers to the local Underground Service Alert (USA) service; 3) the list of local utility providers that KSN has assembled over the years; and 4) the utility contact information posted on existing facilities in the vicinity of the project.

# B - Utility Request Letter (A Letter)

On receipt of the Notice to Proceed, KSN will send out the Utility Request Letter to the utility companies. The Utility Request Letters will provide a description of the proposed project scope and limits, and will formally request as-built documents and verification of the nature and location of existing utility facilities within the project limits. The documentation received from the utility companies will be field reviewed and verified. If necessary, follow-up communications with the utility companies will be made to clarify the size, type and extent of the existing facilities. KSN will compile the existing utility information onto an electronic "existing utilities" drawing file tied to the project horizontal control and referenced to the project base mapping.

# C - Conflict Letter (B Letter)

Subsequent to the submittal of the 65% complete project documents, KSN will send out the Conflict Letter to the utility companies. The Conflict Letter will be accompanied with a copy of the 65% project plans that will depict the locations of conflict with the new improvements. The letter will formally request the utility company to field verify the conflict and provide a schedule for the relocation of the facility in conflict. If necessary, follow-up communications with the utility companies, including field meetings and/or field surveys to locate "pothole" information provided by the utility company, will be made to clarify the conflict and/or the relocation alignment of the existing facility. KSN will incorporate the utility relocation information onto the electronic "existing utilities" drawing file described above.

# D - Final Project Plans Letter (C Letter)

Subsequent to the submittal of the completed project documents (bid set), KSN will send a set of the final project plans to each affected utility company. The letter accompanying the plans will inform the utility company of the project bid date, the approximate date construction will begin, and the approximate date construction will be completed.

KSN will maintain a utility contact summary sheet that will include pertinent information for each utility such as the contact person, address and telephone numbers, description of the utility's facilities, dates that the Utility Letters described above are sent, a summary of each utility's response to the Utility Letters, etc.

# **Deliverables:**

- Digital file of the existing utility mapping in an AutoCAD compatible format.
- Digital file copy of "A" Letter sent to each utility company in PDF compatible format.
- Digital file copy of "B" Letter sent to each utility company in PDF compatible format.
- Digital file copy of "C" Letter sent to each utility company in PDF compatible format.
- Digital file of the utility contact summary in Excel compatible format.

# TASK NO. 3 - SURVEYING & MAPPING

KSN will perform field surveys to develop the base mapping for the project. The scope of services KSN proposes to provide is more specifically described as follows.

#### A - Control Network

Establish horizontal and vertical survey control for the project based on available published control monuments utilizing either GPS or conventional survey methods. Horizontal control will be provided based on the California Coordinate System of 1983, Zone 3, U.S. Foot units (CA83IIIF), consistent with the the City of Stockton's horizontal survey cotnrol network. Vertical control will be referenced to the North American Vertical Datum of 1988 (NAVD 88)based on available published National Geodetic Survey (NGS) and/or City of Stockton benchmarks.

# **B** - Field Surveys

Conventional field surveys will be performed to obtain a centerline profile along the trail alignment and to gather existing site data at road crossings and driveway opentings. Detialed surveys are lmited to ramps and transition locations at roads and driveway openings. Elevation data will be collected along the bicycle trail centerline (profile only), transitions to street intersections, and points of connections to existing surface features. Surface evidence of the existing utilities will be surveyed and include invert elevations of below grade utilities, etc. The information obtained by the field surveys will be incorporated into the project base mapping.

# C - Topographic Mapping

Base mapping will be prepared at a scale of 1'' = 20' with spot elevations and/or 1' contour intervals. KSN will prepare the base mapping at the stated mapping scale and contour interval showing visible surface features, contours and spot elevations within the mapping limits.

#### D - Corner Records

If boundary or right of way monuments are discovered during field surveys, they will be located, shown on the plans, and a pre-construction corner record will be filed with San Joaquon County. This scope of servcies estimates a maximum of 3 pre-construction corner records. Resetting of monuments and post-construction corner records are not inlucded in this scope of services and should be considered during construction activities. Boundary/ right of way surveying and mapping services are not included in this scope.

#### **Deliverables:**

Digital file of the topographic mapping in an AutoCAD compatible format.

# TASK NO. 4 - BACKGROUND RESEARCH

#### A - Site Reconnaissance

The KSN team will visit the site to perform field reconnaisance of the project limits. The KSN team will use the information collected during this time to develop recommendations for bicycle and pedestrian improvements, including improvements to the trail hardscape, signage, storm drainage, wheelchair ramps, and other permanent features affected by this project. The KSN team will develop a set of preliminary design plans based on these recommendations, described in additional detail in Task No. 5.

## **Deliverables:**

Site photos.

#### B - Permits

The KSN team will identify required permits, prepare permit applications, and assist the City with the negotiation of permit conditions, as required. The City will pay all permit fees. The preliminary design plans will be used to develop any exhibits required for the permit applications.

#### **Deliverables:**

Digital file of Permit Matrix in Excel compatible format.

#### TASK NO 5 – ENVIRONMENTAL SERVICES

# Project Approach

The project will utilize federal funding (CMAQ program); therefore, environmental documentation pursuant to the National Environmental Policy Act (NEPA) is required, and the project will be processed through Caltrans' Local Assistance Program. Certain categories of projects are specifically called out in 23 CFR 771.117(c) as actions that would fall under a Categorical Exclusion (CE) pursuant to NEPA. NEPA CEs are generally actions that do not induce significant impacts related to planned growth or land use for the area; do not require the relocation of significant numbers of people; do not have a significant impact on any natural, cultural, recreational, historic or other resource; do not involve significant air, noise, or water quality impacts; do not have significant impacts on travel patterns; and do not otherwise, either individually or cumulatively, have any significant environmental effect. However, the City of Stockton has asked the proposal to anticipate a Phase 1 – Initial Site Assessment.

Based on the information provided, GPA assumes that the project will be categorically excluded under the provisions of NEPA. A Preliminary Environmental Study (PES) Form will be required to initiate the NEPA process with Caltrans, and certain technical studies may be required to support the NEPA CE determination, depending on the project design and Caltrans Local Assistance Staff requirements. All environmental documents that may be required for NEPA approval will be completed pursuant to Caltrans' Standard Environmental Reference (SER) and Local Assistance Procedures Manual (LAPM). GPA will coordinate any NEPA documentation review with the City and Caltrans for all. If any other technical studies are required, they can be provided under an additional scope of work as described in the "Optional Task" described below.

The project will also be subject to the requirements of the California Environmental Quality Act (CEQA), and the City of Stockton will be the CEQA Lead Agency. It is anticipated that the proposed project could qualify as Categorically Exempt from CEQA under CEQA Guidelines Section 15301: Existing Facilities.

# A - Project Management

GPA believes environmental coordination in all phases of the project is critical to project delivery. GPA understands the importance of following the project schedule and meeting design milestones. GPA anticipates that coordination and project management will need to occur with the project engineers, City staff, and Caltrans in all phases of the project. GPA will maintain a clear line of communication with the project team and conduct regular status checks to ensure all environmental tasks are on schedule and within budget. GPA will prepare monthly progress reports that include the progress of each task, new and ongoing issues, proposed resolutions, and estimated impacts on the schedule. GPA will also maintain electronic copies of the complete environmental record, and will provide the City with a copy of the environmental record upon project completion. GPA has experience with projects with similar time constraints, and understands that consistent communication in all phases of the project will help ensure that all milestones will be achieved within the required schedule and budget.

#### B - Phase 1 - Initial Site Assessment

GPA will work closely with Crawford & Associates, Inc. (CAInc), which will perform the following tasks to provide an Initial Site Assessment (ISA) to evaluate the project site and adjacent properties for evidence of recognized environmental conditions (RECs) and/or potential RECs that may significantly impact the project.

- Review and discuss the project with the design team.
- Review available project documents and reports including; existing ISA/ESA reports for nearby projects, APN parcel maps, site geology and ground water data. We will review this information

- for evidence of suspected or known contamination/hazardous materials issues (such as pesticide usage, railroad alignments, industrial parks, orchards, etc.).
- Conduct a limited site reconnaissance to observe current land use and indications of potential contamination at the site, and to view publicly accessible portions of the adjacent properties.
- Review owner representative provided information, if available, regarding past and present operations conducted on the property to assess the potential for RECs.
- Review historical aerial photographs, topographic maps, and soil maps of the site and surrounding properties for indications of site use and potential sources of contamination.
- Perform federal, state, and city records review for indications of the use, misuse, or storage of
  hazardous and/or potentially hazardous materials on or near the site. The federal, state, and city
  database search will be provided by a professional record check service.
- Based on the results of the database search, site review, land use and existing assessments,
   CAInc will determine the risk of potential hazardous materials within and adjacent to the project area.
- Prepare a report summarizing the findings of our review, site reconnaissance, property owner
  interviews, historical photograph evaluation, and regulatory records review. We will address
  identified potential contamination and hazardous material impacts to provide recommendations
  and determine additional investigation and analysis.

CAInc will submit a draft ISA Report for review and comment prior to the final report submittal.

The ISA will commence immediately after our notice to proceed and can be completed within five to eight weeks.

#### **Deliverables:**

Draft and Final Initial Site Assessment (ISA).

# C - Notice of Exemption/Categorical Exemption

It is assumed that the project would qualify as categorically exempt from CEQA under CEQA Guidelines Section 15301: Existing Facilities. GPA will prepare a Notice of Exemption (NOE) for City's use in documenting the categorical exemption after project approval. The NOE will include all required elements as required pursuant to CEQA Guidelines Section 15062, and will include supporting documentation demonstrating the project's compliance with the requirements of a CEQA CE. GPA assumes that City will file the NOE with the San Joaquin County Clerk's Office and pay applicable fees. GPA will file the NOE with the California State Clearinghouse.

# **Deliverables:**

One (1) electronic copy of the Notice of Exemption and supporting documentation for City's
use in filing with the San Joaquin County Clerk's Office. One (1) electronic copy of the Notice
of Exemption filed with the California State Clearinghouse.

# D - Meetings

GPA's Project Manager will attend up to three project meetings for the project by telephone.

# TASK NO. 6 - PLANS, SPECIFICATIONS & ESTIMATES (CONSTRUCTION DOCUMENTS)

The KSN team will compile existing data available from the City of Stockton, utility companies, etc. Such information may be in the form of hard copy documents, as-built plans, reports, GIS data, and studies.

# A - Civil Engineering

KSN will perform and coordinate all design tasks required for the documentation of the proposed civil improvements, including but not limited to project control and geometrics; utility modifications; bike/pedestrian path improvements; accessibility improvements; erosion control; signage; striping; and traffic control.

Transitions to existing improvements and hard surfaces will be clearly defined with appropriate cross-sections and/or details.

During the design process discussions and decisions will need to take place to determine the specifics of the bike route from Palm Plaza Place to West Lane. Some of the options are: 1) the bike route remains on the sidewalk, 2) the bikes are directed to the travel way on March Lane, 3) striping modification to March Lane to accommodate a dedicated bike lane. Each of these options have benefits and detriments to the cyclist and pedestrian. These benefits and detriments will be discussed in meetings with City staff and a recommendation will be presented to City Staff. The design improvements described above will improve the condition of the bike/pedestrian path itself, improve accessibility of the path, and improve safety for those cyclists and pedestrians using the path.

# **B** - Traffic Engineering

# 1. Flashing Beacon Design

Y&C will use the FHWA "Guide for Improving Pedestrian Safety at Uncontrolled Crossing Locations" to prepare analysis to determine the appropriate traffic control measure at the pedestrian trail crossings at Feather River Drive and DaVinci Drive. Y&C will submit the analysis with the layout of the recommended traffic control measures in the 40% submittal.

Based on the City's comments, Y&C will prepare PS&E for the solar-powered Rectangular Rapid Flashing Beacons (RRFB) at the pedestrian trail crossings at Feather River Drive and DaVinci Drive (assume solar-powered RRFB for the purpose of proposal).

#### 2. Traffic Signal Modification

Y&C will obtain electronic base plan from KSN and prepare traffic signal modification plans, specifications, and cost estimate (PS&E) for the intersections of March Lane at the following streets:

- Venezia Blvd
- McGaw Street
- Tyrol Lane
- Precissi Lane
- Claremont Avenue
- Kentfield Road
- Palm Plaza Drive

The traffic signal modifications will be limited to replace existing pedestrian pushbuttons and pedestrian signal heads with accessible pedestrian signals (APS) and count-down pedestrian signal heads for the south crosswalks at these intersections needing improved safety for pedestrians and cyclists on the trail. No other signal modifications will be included. The signal plan will show the SE and SW corners of these intersections requiring modifications only and the proposed electrical work will be controlled by project notes. No signal equipment or conductor schedules will be included.

The Project will also add signage and striping to clearly notify cyclists and pedestrians that a stop is required at street crossings, as appropriate and in accordance with the current edition of the California MUTCD. These improvements will be located at the above mentioned intersections.

# C - Landscape Architectural Design

JFGLA will provide design services for the design documentation of the replanting (if required) and irrigation repairs at the following four locations

- Venezia Blvd. at Median
- Tyrol Lane at back of ADA ramps
- St. Basil Greek Orthodox Church Driveway
- Between Georgetown Place and Pacific Avenue

JFGLA will visit the site, record information that affects the design concepts and transcribe the information onto the base mapping. JFGLA will design the layout of the hardscape features such as inground bicycle racks, pedestian solar lighting, and way finding signage

# **D - Construction Documents**

Improvement plans will be prepared on base sheets with the field survey data as a background, at a scale of 1"=20'. At this scale each sheet will cover one block of the project. Areas requiring greater detail will be prepared at an appropriate scale. The improvement plans will be prepared on a 24" by 36" sheet size with a print area that will permit half scale plans to be printed on 11" by 17" sheets.

The improvement plans are anticipated to include the following sheets:

Title Sheet

**General Notes** 

Project Control Plan

**Erosion Control Plans** 

**Demolition Plans** 

Typical Cross-Sections and Miscellaneous Details

Layout Plans (plan/profile), including utility improvements

Signal Modification Plans

Flashing Beacon Plans

Irrigation plans

Landscape plans

Signage/Striping Plans

The improvement plans will be prepared in an Autodesk Civil 3D version 2018 compatible electronic format.

KSN will prepare the technical specifications and/or special provisions for the proposed improvements. These specifications will be incorporated with general conditions and the bid forms prepared by the design team. Specifications will be prepared in a Microsoft Word 2013 compatible electronic format.

KSN will prepare an engineer's estimate of construction cost for the proposed improvements. The spreadsheet will be prepared in a Microsoft Excel 2013 compatible electronic format.

#### E-QA/QC

KSN will implement quality assurance and quality control on all project deliverables and will review the project for constructability and bidability. Quality Assurance (QA) will be based on KSN's long-standing engineering procedures, document preparation standards, and file and document control methodologies. This QA process will be established at project initiation and implemented before delivering design documents to the City, they will be formally reviewed under a Quality Control process.

#### **Deliverables:**

 KSN will submit the construction documents for the project to the City for review and comment at the completion of Preliminary Design (40%), 65% completion, 95% completion, final design phase (100%) and bid documents.

Preliminary Design Submittal (40% Submittal): The Preliminary Design submittal will consist of memorandum describing the proposed improvements, which will include half scale photocopies (11"x17") of the plans, and an outline of the special provisions. At this submittal, the memorandum/plans will depict: the existing features; the basic geometrics and the schematic layout of the proposed improvements including each street intersection with proposed improvements needed to bring each intersection into current ADA compliance and the identification of potential conflicts with existing utilities and/or existing features. Six copies of the memorandum and plans will be submitted to the City for review and comment.

60% Submittal: The 60% submittal will consist of six sets (6) of half scale photocopies (11"x17") and one (1) of a full size set of the plans, specifications, and a preliminary engineer's estimate of construction costs will be submitted to the City for review and comment. This design submittal will include detailed plans of all the proposed improvements, documentation of construction details, detailed specifications, a preliminary construction cost estimate, and will incorporate comments from the preliminary design submittal along and a comment/response matrix of the previous submittal.

95% Submittal: The 95% submittal will consist of six sets (6) of half scale photocopies (11"x17") and one (1) of a full size set (24x36) of the plans, specifications, and an updated engineer's estimate of construction costs will be submitted to the City for review and comment. This design submittal will include detailed plans of all the proposed improvements, documentation of construction details, detailed specifications, a preliminary construction cost estimate, and will incorporate comments from the 60% design submittal along and a comment/response matrix of the previous submittal.

Final design, 100% Submittal: The Bid Documents will consist of six sets (6) of half scale photocopies (11"x17") and one (1) of a full size set (24x36) of the plans, specifications, and an updated engineer's estimate of construction costs. This submittal will include final construction details incorporating the City's comments from the 95% submittal along and a comment/response matrix of the previous submittal.

Bid Document Submittal: The Bid Documents will consist of one (1) reproducible mylar, full size set of improvement plans, one (1) reproducible set of specifications, and an updated engineer's estimate of construction costs. This Bid Documents will include final construction details incorporating the City's comments from the 100% submittal. A CD will be provided with the final improvement plans in an electronic file in AutoCad Civil 3D version 2018 compatible

format, the specifications in an electronic file in MS Word 2013 compatible format, and the engineer's estimate of construction costs in an electronic file in MS Excel 2013 compatible format.

The City of Stockton will distribute sets of each submittal package to the appropriate individuals in each City department having jurisdiction over the proposed improvements for review and comment. The City will consolidate comments from the departments, will resolve conflicting comments between City departments, and will provide KSN with one set of red line comments on the improvement plans and the specifications for the preliminary design, 60%, 95% and 100% submittals.

# TASK NO. 7 – PUBLIC OUTREACH

The approach and public outreach work plan will be inclusive, detailed, and hands-on with plenty of opportunities for two-way communication between the project team members and members of the public. The scope will be implemented with care and sensitivity. An action plan is outlined below.

#### A - Stakeholder Database

JBC will research and develop a coded database of potentially interested parties, which will be updated throughout the project with names from the public meeting sign-ins; information from the project team; and from telephone, e-mail and personal contacts. The database will be coded according to interest and involvement with the project. Among the groups on the stakeholders list will be the following:

- Residents and property owners adjacent to the proposed project area
- Businesses and other establishments adjacent to the project area
- Elected and appointed officials and representatives of the City of Stockton, San Joaquin Council of Governments, Stockton Unified School District, and other pertinent governmental and quasi-governmental entities
- Groups representing businesses: Chambers of Commerce, Business Council, Inc., and others
- Civic, community, and environmental groups: Leadership Stockton, Stockton Bicycle Club, Audubon Society, Sierra Club, Stockton Beautiful and others
- Emergency responders
- Transit
- Utilities
- Pertinent City staff
- Other pertinent local, state and federal agencies

#### **Deliverables:**

Coded database of stakeholders, updated frequently

# **B** - Public Information Meeting

One public meeting will be held to present concepts and design features to neighboring residents and businesses and to the general public. The meeting will be held in a nearby facility. The meeting will be designed to provide information and to obtain feedback on the project features, design alternatives, and perceived impacts to adjacent properties and businesses.

JBC will schedule the meeting and make all meeting arrangements; as well as write, design, and issue meeting notices to the stakeholder database. The meeting notice will be reviewed by the City PIO prior to production and mailing. JBC will also prepare agendas, sign-in sheets, comment sheets, signage, and other print materials; facilitate meeting proceedings; assist with preparing exhibits to illustrate concepts and plan elements; provide refreshments; record public comments/assist with appropriate responses;

and prepare a detailed meeting report. JBC will also hand-deliver notices to the adjacent businesses. KSN will prepare a Power Point presentation and exhibits for the Public Information Meeting and will submit the City staff for review and acceptance.

JBC will compile all comments and recommendations for administrative and public review. JBC will also include Title VI reporting.

Preparation for the public meeting will include a "dry run" with the consultant and Public Works team. This dry run will review the information and format that will be presented at the upcoming public meeting.

#### **Deliverables:**

- Public information meeting (1).
- Dry run preparation meeting (1).
- Third-class mailed meeting notices to adjacent residents and businesses.
- First-class mailed meeting notices to others on the stakeholder list.
- Agendas, comment sheets, sign-in sheets, signage, record of public comments and responses, meeting summary, refreshments.
- Power Point and exhibits
- Title VI report.

# C - Publicity/Advertising

JBC will provide public outreach sufficient to inform residents, adjacent businesses, and key stakeholders as follows: A public outreach plan will be prepared that will include a detailed, coded database of residents, property owners, adjacent businesses, public facilities, emergency responders, pertinent community groups, and other key stakeholders. Up to two newsletters will be prepared and distributed by U.S. Mail, one early in the project, one at start of construction, and others as needed. A webpage will be prepared for inclusion on the City website and, working with the City Public Information Officer, updated as information becomes available. Telephone and internet hotlines will be staffed, documented, and records shared with the City and consultant project managers. JBC will also arrange for one-on-one meetings, if deemed necessary. Optional: public meeting.

# **Deliverables:**

Up to two newsletters will be prepared and distributed by U.S. Mail

# TASK NO. 8 - PERFORMANCE OUTCOME

KSN will perform and provide to the City pre and post construction pedestrian and bicycle counts. The counting methodology described in the "National Bicycle and Pedestrian Documentation Project" utilized during the counting process. The dates and times will be submitted to the City for review and approval prior to counting. Preconstruction counts will be performed within 12 months of the beginning of construction and post construction counts shall be performed at least 6 months after project completion. KSN recommends an AM and PM count along the path near N. Pershing Avenue and N. El Dorado Street. Each counting session will be for a two hour period. The locations, dates, times and counting periods will be confirmed during the design process and submitted to the City for acceptance.

#### **Deliverables:**

- Counting methodology.
- Pre and post counting results for pedestrians and bicycles.

#### TASK NO. 9 – DESIGN SUPPORT DURING CONSTRUCTION

KSN will support the City's Construction Manager during the construction period by: providing letters of clarification during the bidding process for any design clarification necessary attending the construction phase meeting; reviewing submittals and approving as appropriate; consulting with the contractor to provide informal clarification; responding to design-related RFIs, and providing clarification as required; and preparing record drawings from redline plans provided to the City by the contractor.

#### **Deliverables:**

- Digital file of Record Drawings in an AutoCAD 2018 compatible format.
- Digital file of Record Specifications in a MS Word 2013 compatible format.

#### **OPTIONAL SERVICES**

#### **Environmental**

# Optional Task 1 – Historic Property Survey Report and Archaeological Survey Report

It is anticipated that the project may qualify as a "Screened Undertaking" for purposes of compliance with Section 106 of the National Historic Preservation Act (Section 106), and documentation to address potential cultural resources in the project area would not be required. However, because the project may include ground-disturbing activities for installation of beacon footings and realignment of portions of the multi-use paths, Caltrans Local Assistance staff may elect not to consider the project a Screened Undertaking and may require preparation of documentation to address cultural resources, including archaeological resources. If cultural resources documentation is required, the GPA team will prepare a Historic Property Survey Report and an Archaeological Survey Report (HPSR/ASR) to address potential archaeological and cultural resources within the project area, and to comply with the requirements of Section 106.

## **Deliverables:**

Historic Property Survey Report and Archaeological Survey Report.

# Optional Task 2 - Section 4(f) De Minimis Documentation

Section 4(f) of the Department of Transportation Act (49 United States Code [USC] 303) requires consideration of park and recreational lands, wildlife and waterfowl refuges, and historic sites in transportation project development. Caltrans may consider the existing bicycle trail to be recreational lands subject to Section 4(f), because it is a publicly-owned, publicly-accessible recreational facility. It is assumed that the project's "use" of any Section 4(f) lands would be considered a de minimis impact to the 4(f) resource, which is defined as a minimal impact to a Section 4(f) resource that is not considered to be adverse. To support a de minimis impact determination for the project, GPA will coordinate with Caltrans and provide required information, including:

- Applicability of Section 4(f) to each recreational property proposed to be used by the project;
- A description of the "use" of the Section 4(f) property;
- An explanation of why the "use" is de minimis;
- Records of public involvement;
- Any avoidance, minimization, and/or mitigation, measures required to reduce adverse effects from the conversion; and
- Written concurrence of the de minimis finding from official(s) with jurisdiction over the Section 4(f) property.

GPA would also coordinate with the City and Caltrans to complete required public noticing, which could include mailing of notices to interested parties, printing of a notice in the local newspaper, and/or posting of the notice on the City's website, the project area, and/or City Hall. It is anticipated that the public noticing period would be for a 30-day period.

#### Deliverables:

 Supporting information for a Section 4(f) de minimis finding to Caltrans. Public Notice template for City's use in completing public notification. Public Notice certified mailings to up to 5 parties.

# **Assumptions:**

— GPA assumes that a de minimis finding would be the appropriate level of Section 4(f) determination for the project. If Caltrans finds that a different type of Section 4(f) finding is applicable to the project, the City would be notified immediately and GPA would need to rescope the Section 4(f) documentation task. GPA assumes that direct mailings of public notices would be limited to no more than 5 parties. If additional mailings are required, GPA will charge \$5.00 for each additional mailing. GPA assumes that the City will be responsible for posting of the public notice at City Hall, at the project site, on the City's website, and in local newspapers.

# Optional Task 3 - Biological Resources, Natural Environment Study (Minimal Impacts)

The project area is located within San Joaquin County, and is within boundaries of the San Joaquin County Multi-Species Habitat Conservation and Open Space Plan (SJMSCP). The project area is largely developed and is surrounded by commercial and residential properties. The project area appears to be predominantly vegetated with landscaping, urban mature trees, and ruderal vegetation. To document the existing biological resources in the project area, identify potential project impacts, and develop appropriate impact avoidance, minimization, and mitigation measures, a Natural Environment Study (Minimal Impacts) (NES(MI)) will be prepared.

# Optional Task 3a - Background Research and Biological Study Area Delineation

GPA will review available data on biological resources recorded on and within the vicinity of the project area, including all plant and wildlife species with the potential to be in the area. This review will include conducting searches in databases such as the California Natural Diversity Database (CNDDB), National Wetlands Inventory, and the California Native Plant Society. Additionally, as required by Caltrans, a list of threatened and endangered species with the potential to be within the project area will be requested from the United States Fish and Wildlife Service (USFWS) and the National Marine Fisheries Service (NMFS). GPA will also work with the project team to delineate an appropriate Biological Study Area (BSA) that will cover the direct and indirect impact area for the project, including temporary construction areas, and create a BSA map to be used for the biological analysis.

#### Optional Task 3b - Field Surveys

GPA will systematically survey the BSA for plant and wildlife species, their signs, and/or potential habitat. GPA will work with the project team to limit the size of the survey area to the extent feasible, based on proposed construction areas. GPA will inventory botanical and wildlife resources observed in the BSA and will identify and record all existing vegetation communities in this area. Botanical surveys will be conducted during the appropriate blooming period for species with the potential to be in the project area (March-April), where feasible. Based on aerial investigations, waters of the United States

(U.S.) and waters of the state are not expected in the project area and therefore, a comprehensive jurisdictional delineation is not expected to be required.

As part of the development of this scope of work, GPA completed a preliminary CNDDB search for special-status species recorded within the vicinity of the project area (Stockton West Quad and surrounding quads). The search identified several special-status species, including federally and/or state threatened, endangered, or candidate species, that have been recorded within the search area, including the giant garter snake (Thamnophis gigas), San Joaquin kit fox (Vulpes macrotis mutica), Swainson's hawk (Buteo swainsoni), and valley elderberry longhorn beetle (VELB) (Desmocerus californicus dimorphus), in addition to other special-status species.

Because the project is in a developed and heavily landscaped area with mature trees and is within the range of the San Joaquin kit fox, Swainson's hawk, and valley elderberry longhorn beetle, there may be habitat for these and other special-status species within and near the project area. GPA will confirm the existing habitat and potential for special-status species to be in the BSA during field surveys.

# Optional Task 3c - Natural Environmental Study (Minimal Impact)

Following completion of the background research, BSA investigations, and field surveys, GPA will summarize the results of these studies into a Natural Environment Study (Minimal Impacts) (NES(MI)). The NES(MI) will include a discussion of the existing biological resources in the BSA, applicable regulations, potential project impacts, and proposed avoidance, minimization, and mitigation measures to minimize and/or mitigate these impacts to the extent feasible. If present, jurisdictional areas will be discussed in the NEZ(MI). The NES(MI) will also discuss any consultation required with other agencies to obtain project approvals and environmental permits, if necessary.

#### **Deliverables:**

 One electronic copy of the BSA map; one electronic copy and up to five hard copies of the Natural Environmental Study (Minimal Impacts).

#### **Disclosure**

If Caltrans identifies the need for preparation of additional technical studies/documentation as part of the PES and/or Caltrans field review process, GPA will complete these studies under a separate scope of work. The potential technical studies or documentation could encompass the following:

- Hazardous Material, Phase I Initial Site Assessment (ISA)
- Construction Noise Memorandum
- Natural Environmental Study
- Federal Endangered Species Act Consultation
- California Endangered Species Act Consultation
- Tree Inventory

# Assumptions

This scope has been prepared based on the following assumptions:

- This scope of work is based on the project information provided by the City/design engineering team. If the limits of the project area or scope of the project change substantially, GPA will provide an additional scope of work and budget to support this effort.
- A high-resolution aerial map with the project boundaries will be provided by the engineer for GPA
  use in the APE, BSA, and other maps.
- Thirty five percent plans and associated CAD/MicroStation files will be provided prior to initiating

technical studies.

- It is anticipated that a NES(MI) would be the appropriate level of documentation required; however, pending Caltrans review, a NES may be required.
- The NES(MI) scope assumes that the surveys will be completed over one day using a combination of windshield surveys and periodic "boots on ground" spot checking for verification
- The NES(MI) scope assumes that there will be minimal mapping needs.
- Focused wildlife surveys to determine presence/absence of federally or state threatened and
  endangered species, if required, are not included in this scope of work. If it is determined that the
  project could result in impacts on any federally or state listed threatened or endangered species,
  consultation with the USFWS and/or California Department of Fish and Wildlife (CDFW).
- Protocol-level surveys for special-status wildlife species, if required, are not included in this scope of work. It is anticipated the presence or absence of special-status wildlife species can be inferred based on the field surveys scoped for the project. If protocol surveys are requested, GPA will provide an additional scope of work and budget to support this effort.
- Waters of the U.S. and state are not expected in the project area and therefore, a comprehensive
  jurisdictional delineation, jurisdictional delineation report and completion of regulatory permits are
  not included in this scope of work. If requested, GPA will provide an additional scope of work and
  budget to support these efforts.
- Any rights of entry required to conduct field surveys within the entire BSA will be provided.
- Up to three rounds of comments on each deliverable. If responses to additional comments are requested, GPA will provide an additional scope of work and budget to support this effort.
- The City would be responsible for providing all fees associated with any Incidental Take Permit
  applications and any CDFW, USFWS, SJMSCP or other regulatory agency obligatory compensatory
  mitigation.
- Two days of surveys with a team of two biologists will be sufficient is anticipated to be necessary for completion of the NES (MI).
- Environmental monitoring support during construction is not included in this scope. If requested,
   GPA will provide an additional scope of work and budget to support these efforts.
- GPA assumes that the City will be responsible for paying the required CEQA filing fees.
- The City would complete required notification to Native American tribes, as well as any requested
  consultation, pursuant to the requirements of AB 52. The GPA team is available to complete these tasks
  on behalf of the City, if requested, under a modified scope of work and budget.
- No regulatory agency permits would be required for the project.

City of Stockton March Lane/East Bay MUD Bicycle and Pedestrian Path Connectivity Improvements TASK HOURS BREAKDOWN (revised 10/2/2018)

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# EXHIBIT 10-H1 COST PROPOSAL Page 1 of 3

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 IAL COST-PLUS-FIXED		TRIBINE PLANTED ENGLISH	MINAL KAN IS

	Prime				☐ 2 <sup>nd</sup> Tier Subconsultant
Consultant Jeffrey F.	Gamboni		,	<u> </u>	
Project No. CML-500	08(179) Contract N	о		Date	09/13/2018
DIRECTLABOR					
Classification/Title	Name	] 1	Hours	Actual Hourly I	Rate Total
(Principal Landscape Architect)	Jeffrey F. Gamboni	45		\$ 36.00	<u>\$ 1620.00</u>
(Project Manager Landscape Architect)	Christine Jepson	57		s 33.00	\s <u>1881.00</u>
(Drafter)	Rocky Avitia	35	<u> </u>	s <u>31.00</u>	\\$ \frac{1085.00}{1085.00}
(Administrative)	Laura Ordaz	8		§ 21.60	\$ <u>172.80</u>
LABOR COSTS  a) Subtotal Direct Labo  b) Anticipated Salary I	ncreases (see page 2 for calculation	•		\$ 4758.80 \$ 0	
indirect costs d) Fringe Benefits (Rate: 65 h) General and Admini	te: 60 %) e) Total Fring (1	ge Benefits  y) Overhead  n & Admin  OTAL IND  IXED FEE	[(c) x (d)] [(c) x (f)] [(c) x (h)] [(c) x (h)] [(c) + (j)]	\$\frac{2855.28}{3093.22} \$\frac{3569.10}{20STS} [(e) + (g) -	4758.80 + (i)] \$ 9517.60 %] \$ 1427.64
	THER DIRECT COSTS (ODC) ription of Item	Quantity	(Add ac Unit		necessary) Total
Mileage Costs	inplied of Iven	0	Cinc	\$	S
Equipment Rental and S	Supplies	Ö		\$	\$
Permit Fees		0		\$	\$
Plan Sheets	· · · · · · · · · · · · · · · · · · ·	395	EA	\$ 2,12455	\$ 839,20
Test	·		<u> </u>	\$	\$
m) SUBCONSULTAN Subconsultant 1:	TS' COSTS (Add additional pag	•		DIRECT COSTS	\$ 839.20
Subconsultant 2:			_		\$
Subconsultant 3:		•	_	-	\$
Subconsultant 4:			_	•	\$
•	m) <b>TO</b> '	TAL SUBC	ONSULT	TANTS' COSTS	_ <u>\$</u>
n) TOTAL OTH	ER DIRECT COSTS INCLUDI	NG SUBCO	NSULT	ANTS [(l)+(m)]	\$ 839.20
Nomed		TOTAL CO	OST [(c)	+(j)+(k)+(n)]\$	16,543.24
NOTES:				***	

- 1. Key personnel must be marked with an asterisk (\*) and employees that are subject to prevailing wage requirements must be marked with two asterisks (\*\*). All costs must comply with the Federal cost principles. Subconsultants will provide their own cost proposals. The cost proposal format shall not be amended. Indirect cost rates shall be updated on an annual basis in accordance with the
- consultant's annual accounting period and established by a cognizant agency or accepted by Caltrans.
- 3. Anticipated salary increases calculation (page 2) must accompany.

# EXHIBIT 10-H1 COST PROPOSAL Page 3 of 3

# Certification of Direct Costs:

I, the undersigned, certify to the best of my knowledge and belief that all direct costs identified on the cost proposal(s) in this contract are actual, reasonable, allowable, and allocable to the contract in accordance with the contract terms and the following requirements:

- 1. Generally Accepted Accounting Principles (GAAP)
- 2. Terms and conditions of the contract

Prime Consultant or Subconsultant Certifying:

- 3. Title 23 United States Code Section 112 Letting of Contracts
- 4. 48 Code of Federal Regulations Part 31 Contract Cost Principles and Procedures
- 23 Code of Federal Regulations Part 172 Procurement, Management, and Administration of Engineering and Design Related Service
- 6. 48 Code of Federal Regulations Part 9904 Cost Accounting Standards Board (when applicable)

All costs must be applied consistently and fairly to all contracts. All documentation of compliance must be retained in the project files and be in compliance with applicable federal and state requirements. Costs that are noncompliant with the federal and state requirements are not eligible for reimbursement.

Local governments are responsible for applying only cognizant agency approved or Caltrans accepted Indirect Cost Rate(s).

Name: Jeffrey F. Gamboni	Title * Principal
Signature Seffe Pantow	Date of Certification (mm/dd/yyyy): 09/13/2018
Email: jeffgamboni@sbcglobal.net	Phone Number: 209 948 8335
Address; 3012 Pacific Ave., Stocktor	n, CA 95204
the financial information utilized to establish th  List services the consultant is providing under the proper	
Landscape design and specifications Planting design and specifications Irrigation design and specifications	
Construction administration	
	·

Cost Proposal

# EXHIBIT 10-H1 COST PROPOSAL Page 1 of 3

# ACTUAL COST-PLUS-FIXED FEE OR LUMP SUM (FIRM FIXED PRICE) CONTRACTS

Note: Mark-ups are Not Allowed	IN, ENGINEERING AND EN	✓ Subconsulta	•	bconsultant
Consultant GPA Consulting		3		
Project No.	Contract N	0	Date <u>6</u>	/13/2018
DIRECT LABOR  Classification/Title	<b>N</b> T			
Senior Associate Environmental Planner	Name Maligga Lague	Hours	Actual Hourly Rate	Total
	Melissa Logue	6	\$60.00	\$360.00
Senior Environmental Planner	Mark Hopkins	22	\$45.67	\$1,004.74
Environmental Planner	Danielle Thayer	16	\$30,90	\$494.40
			1	\$0.00
	·			\$0.00
	·		<u> </u>	\$0.00
ABOR COSTS				•
a) Subtotal Direct Labor Costs		•	\$1,859.14	
o) Anticipated Salary Increases (see page 2 i	•		\$0.00	
AD THE COLOR	c) TOT	AL DIRECT LAB	OR COSTS $[(a) + (b)]$	\$1,859.1
INDIRECT COSTS  f) Fringe Benefits (Rate 40)	0.070/ a) Tatal Emina	Dama@ku [/a] (4	094406	•
· ·			\$744,96	
Overhead	(Rate: 47,13% g	y) Overnead [(c) x (I	\$876.21	•
n) General and Administrative	(Rate: 43.45% i) Ge	n & Admin [(c) x (h	)]\$807.80	
	."		and the second	
	and the second of the second o		$COST\dot{S}[(e) + (g) + (i)]$	\$2,428.9
FIXED FEE k) TOTAL F	<b>IXED FEE</b> $[(c) + (j)]$ x fixed	fee 10	<u>%</u> ]	\$428.8
•				
I) CONSULTANT'S OTHER DIRECT CO			s if necessary)	
Description of Item	Quanti	ty Unit(s)	Unit Cost	Total
Mileage Costs	175	mile	0.545	\$95,3
Delivery	1	ea	\$50.00	\$50.0
Copies	1	ea	\$50.00	\$50.0
				\$0.0
				\$0.0
				\$0.0
		I) TOTAL OTH	ER DIRECT COSTS	the material and the same design materials of the same the same of the same to the same of
	andia .		<u>.</u>	Proceedings of the Control of the Co
m) SUBCONSULTANT'S COSTS (Add a	and the same of th	THE RESIDENCE OF THE PARTY OF T	1888	
Subconsultant 1: Cra	wford and Associates, Inc. (H	azardous Materials		\$12.522.5

# NOTES:

Subconsultant 2:

Subconsultant 3:

Subconsultant 4:

1. Key personnel must be marked with an asterisk (\*) and employees that are subject to prevailing wage requirements must be marked with two asterisks (\*\*). All costs must comply with the Federal cost principles. Subconsultants will provide their own cost proposals.

n) TOTAL OTHER DIRECT COSTS INCLUDING SUBCONSULTANTS [(l) + (m)]

m) TOTAL SUBCONSULTANT'S COSTS

**TOTAL COST** [(c) + (j) + (k) + (n)]

- 2. The cost proposal format shall not be amended. Indirect cost rates shall be updated on an annual basis in accordance with the consultant's annual accounting period and established by a cognizant agency or accepted by Caltrans.
- 3. Anticipated salary increases calculation (page 2) must accompany.

\$0.00

\$0.00

\$0.00

\$12,522.53,

\$12,717.91

\$17,434.82

# EXHIBIT 10-H1 COST PROPOSAL Page 2 of 3

# ACTUAL COST-PLUS-FIXED FEE OR LUMP SUM (FIRM FIXED PRICE) CONTRACTS

(CALCULATIONS FOR ANTICIPATED SALARY INCREASES)

# 1. Calculate Average Hourly Rate for 1st year of the contract (Direct Labor Subtotal divided by total hours)

Direct Labor Subtotal	Total Hours	Avg Hourly	5 Year Contract
per Cost Proposal	per Cost Proposal	Rate	Duration
\$1,859.14	44	= 42.25318182	Year 1 Avg Hourly Rate

# 2. Calculate hourly rate for all years (Increase the Average Hourly Rate for a year by proposed escalation %)

	Avg Hourly Rate		Proposed Escalation		
Year 1	\$42.25	+	5.0%	=	\$44.37 Year 2 Avg Hourly Rate
Year 2	\$4437	+	5.0%	==	\$46.58 Year 3 Avg Hourly Rate
Year 3	\$46.58	+	5,0%	. = .	\$48.91 Year 4 Avg Hourly Rate
Year 4	\$48.91	+ +	5.0%	= ;	\$51:36 Year 5 Avg Hourly Rate

# 3. Calculate estimated hours per year (Multiply estimate % each year by total hours)

I	Estimated %		Total Hours	•	Total Hours
	Completed Each Year	•	per Cost Proposal	•	per Year
Year 1	100.00%	*	21 = <b>44</b> .0	=	44:0 Estimated Hours Year 1
Year 2	0.00%	*	44.0	=	0.0 Estimated Hours Year 2
Year 3	0.00%	*	8.7 - 3.4 0 m = 3.7 cm	=	0.0 Estimated Hours Year 3
Year 4	0.00%	*	44.0	=	0.0 Estimated Hours Year 4
Year 5	0.00%	*	- 44.0	=	0:0 Estimated Hours Year 5
Total	100%		Total	=	44.0

# 4. Calculate Total Costs including Escalation (Multiply Average Hourly Rate by the number of hours)

	Avg Hourly Rate (calculated above)		Estimated hours (calculated above)		Cost per Year	er en
Year 1	\$42.25	*	44	=	1859.14	Estimated Hours Year 1
Year 2	\$44.37	*	0	=	\$0.00	Estimated Hours Year 2
Year 3	\$46,58	*	0	· '= ,	\$0.00	Estimated Hours Year 3
Year 4	\$48.91	*	0	<b>≅</b> ∙	\$0.00	Estimated Hours Year 4
Year 5	\$51.36	*	0	=	\$0.00	Estimated Hours Year 5
:	Total Direct I	Labor Cos	st with Escalation	=	\$1,859.14	-
	Direct Labor	Subtotal	before Escalation	= ;	\$1,859.14	i
	Estimated to	otal of Di	rect Labor Salary	=	\$0.00	Transfer to Page 1

#### NOTES:

- 1. This is not the only way to estimate salary increases. Other methods will be accepted if they clearly indicate the % increase, the # of years of the contract, and a breakdown of the labor to be performed each year.
- 2. An estimation that is based on direct labor multiplied by salary increase % multiplied by the # of years is not acceptable. (i.e.  $$250,000 \times 2\% \times 5 \text{ yrs} = $25,000 \text{ is not an acceptable methodology}$ )
- 3. This assumes that one year will be worked at the rate on the cost proposal before salary increases are granted.
- 4. Calculations for anticipated salary escalation must be provided.

# EXHIBIT 10-H1 COST PROPOSAL Page 3 of 3

# **Certification of Direct Costs**

I, the undersigned, certify to the best of my knowledge and belief that all direct costs identified on the cost proposal(s) in this contract are actual, reasonable, allowable, and allocable to the contract in accordance with the contract terms and the following requirements:

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- 6. 48 Code of Federal Regulations Part 9904 Cost Accounting Standards Board (when applicable)

All costs must be applied consistently and fairly to all contracts. All documentation of compliance must be retained in the project files and be in compliance with applicable federal and state requirements. Costs that are noncompliant with the federal and state requirements are not eligible for reimbursement.

Local governments are responsible for applying only cognizant agency approved or Caltrans accepted Indirect Cost Rate(s).

# Title \*: Name: Richard Galvin Vice President Signature Date of Certification (mm/dd/yyyy) 9/10/2018 Email: richard@gpaconsulting-us.com Phone Number: (310) 792-2690 Address: 231 California Street, El Segundo, CA 90245 \*An individual executive or financial officer of the consultant's or subconsultant's organization at a levelno lower than a Vice President or a Chief Financial Officer, or equivalent, who has authority to represent the financial information utilized to establish the cost proposal for the contract. List services the consultant is providing under the proposed contract: **Environmental Consulting Services**

Local Assistance Procedures Manual

EXHIBIT 10-H March Lane/East Bay MUD Bicycle and Ped Path

# EXHIBIT 10-H SAMPLE COST PROPOSAL (EXAMPLE #1) Page 1 of 2

# ACTUAL COST-PLUS-FIXED FEE OR LUMP SUM (FIRM FIXED PRICE) CONTRACTS

(Design, Engineering and Environmental Studies)
Consultant: Judith Buethe Communications Contract No.: PW1722 Date: 08

Date: 05/12/18

DIRECT LABOR

Classification/Title	Name	Hours	Actual Hourly Rate	Total
Principal	Judith Buethe	17	\$ 60.00	\$ 1,020.00
Proj.Mgr./Design	Kristen Dyke	78	\$ 55,00	\$ 4,290.00
Assoc,PM/Database	Melissa Williams	18	\$ 44.00	\$ 792.00
Clerical	Keegan Williams	12	\$ 16.59	\$ 199.08

LABOR COSTS	
a) Subtotal Direct Labor Costs \$ 6,301.08	
b) Anticipated Salary Increases (see page 2 for	sample) \$ 0.00
ŤOTAL DIRECT LÁBOR COSTS [(a) + (b)]	\$6,301.08
o) Fringe Benefits	
d) Fringe Benefits (Rate: ) e) T	OTAL FRINGE BENEFITS [(c) x (d)] \$ INDIRECT COSTS
f) Overhead & GA (FAR Rate: 110%)	100015
g) Overhead&GA [(c) x (f)] \$ 6,931 [9	
h) General and Administrative (Rate:)	i) Gen & Admin [(c) x (h)] \$ 0,00
i) TOTAL INDIRECT COSTS ((a) + (a) + (b)	
q) (Rate: )	**************************************
k) TOTAL FIXED PROFIT [(a) + (j)] x (q)]\$	E12 929 97
v) 1014Triven i Korii [(a) + (i)] x (d)]	\$15,434.4 f
OTHER DIRECT COSTS (ODC) Description	u Unit(s) Unit Cost Total
Nammiláttana	,



p) TOTAL OTHER DIRECT COSTS [(1) + (m) + (n) + (o)] \$3,000.00

TOTAL COST [(c) + (j) + (k) + (p)] \$16,232,27

PRIME CONSULTANT				SUBCONSULTANT#I			SUBCONSULTANT #2				
DESCRIPTION OF ITEMS	UNIT	UNIT	TOTAL	DESCRIPTION OF ITEMS	UNIT	UNIT	TOTAL	DESCRIPTION OF ITEMS	UNIT	UNIT	TOTAL
					)						
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#### IMPORTANT NOTES:

- List direct cost items with estimated costs. These costs should be competitive in their respective industries and supported with appropriate documentations.

  Proposed items should be consistently billed directly to all clients (Commercial entities, Federal Govt., State Govt., and Local Govt. Agency), and not just when the client will pay for them as a direct cost,
- Items when incurred for the same purpose, in like circumstance, should not be included in any indirect cost pool or in the overhead rate.
- Items such as special tooling, will be relimbursed at actual cost with supporting documentation (invoice). Items listed above that would be considered "tools of the trade" are not relimbursable as other direct cost.
- Travel related costs should be pre-approved by the contracting agency,

  If mileage is claimed, the rate should be properly supported by the consultant's calculation of their actual costs for company vehicles. In addition, the miles claimed should be supported by mileage logs.
- If a consultant proposes rental costs for a vehicle, the company must demonstrate that this is their standard procedure for all of their contracts and that they do not own any vehicles that could be used for the same purpose.

Local Assistance Procedures Manual

EXHIBIT 10-H Sample Cost Proposal

# EXHIBIT 10-H SAMPLE COST PROPOSAL (EXAMPLE #3)

ÇQŞT	EK OULL OF MOKK I	ONTRACIS	
(Свотес	HNICAL AND MATE	UAL TESTING) Note:	
Mark-ups are Not Allowed			
Consultant Julith Buthe	Contra	ict No	_ Date <u>09 - 12 - 20 18</u>
$\mathcal{O}$			Dogo of
			1 age 01
Unit/Item of Work: (Example: Log of Test Boring for Soils Rep Include as many Items as necessary.	ort, or ADL Test	ing for Hazardous W	aste Material Study)
DIRECT LABOR	Hours	Hourly	Total (\$)
	. •	Billing Rate (\$)	
Professional (Classification)		· <u> </u>	
Sub-professional/Technical*			
EQUIPMENT (with Operator)	<del></del>	. <del></del>	
OTHER DIRECT COST	:	;	· · · · · · · · · · · · · · · · · · ·
Description	Unit(s)	Unit Cost	
Mobilization/De-mobilization	. <del></del>	\$	· ·
Supplies/Consumables (Itemize)	And the second second	\$	
Travel/Mileage	·	\$	·
Report (if applicable)	<u></u>	\$	
TOTAL COST PER UNIT OF WORK			
NOTES:  Denote labor subject to prevailing wage with	isterisk (*).		

- Hourly billing rates should include prevailing wage rates and be consistent with publicly advertised rates charged to all clients. (Commercial, Private or Public).
- Hourly billing rates include hourly wage rate, net fee/profit, indirect cost rate, and actual direct equipment rate, Mobilization/De-mobilization is based on site location and number and frequency of tests/items.
- ODC items should be based on actual costs and supported by historical data and other documentation. ODC items that would be considered "tools of the trade" are not reimbursable.

Page 5 of 5 LPP 15-01 January 14, 2015

# Cost Proposal

# EXHIBIT 10-H1 COST PROPOSAL Page 1 of 3

# ACTUAL COST-PLUS-FIXED FEE OR LUMP SUM (FIRM FIXED PRICE) CONTRACTS

(DESIGN, ENGINEERING AND ENVIRONMENTAL STUDIES)

Note: Mark-ups are Not Allowed	Prime Cons		Subconsulta	,	bconsuitant
Consultant KSN, Inc.	<u> </u>	arcaire			
Project No. CML-5008(179)	Cor	itract No.		Date 9	0/12/2018
DIRECT LABOR		, <b>-</b>			
Classification/Title	Name		Hours	Actual Hourly Rate	Total
Principal Engineer	Steve Sinnock		17	\$81.99	\$1,393.83
Associate Engineer*	Michael Conrad		119	\$68.91	\$8,200,29
Senior Engineer*	Jeff Kjeldsen		267	\$44.72	\$11,940.24
Senior Surveyor	Kris Nehmer		44	\$58.03	\$2,553.32
1Man Field Crew PW**		/	48	\$42.19	\$2,025.12
2 Man Field Crew PW**			30	<b>\$78.41</b> (	\$2,352.30
Project Accountant	Patricia Flynn		10	\$39.40	\$394.00
GIS/CAD Tech III	Carina Solorio		148	\$36.78	\$5,443.44
Admin III	Nicole Lawson		28	\$25.24	\$706.72
LABOR COSTS					-
a) Subtotal Direct Labor Costs				\$35,009.26	
b) Anticipated Salary Increases (see pa			_	\$0.00	
	C	) TOTAL	DIRECT LAB	OR COSTS $[(a) + (b)]$	\$35,009.26
INDIRECT COSTS	,			STEUTIN THE ADMINISTRATION OF A PROPERTY OF	*
The state of the s		al Fringe Be	enefits [(c) x (d	)]	
f) Overhead	(Rate: 157.14%	g) O	erhead [(c) x (f	<b>\$55,013.55</b>	
h) General and Administrative	(Rate: 0.00%	i) Gen &	Admin [(c) $x$ (h	\$0.00	·
FIXED FEE k) TOT	<b>AL FIXED FEE</b> [(c) + (j)] ;			COSTS [(e) + (g) + (i)]	\$75,791.55 \$11,080.08
N CONCYLEMANTER OFFICE PROPER	THE COCKES (ODO) THERE	·	3.310	. 16	
l) CONSULTANT'S OTHER DIRECTORY Description of I		Quantity			E (1)
Copies	rem (	Juantity	Unit(s)	Unit Cost	Total \$700.00
ЭЭРА		- 1	12.5		\$0.00
	·			· · · · · · · · · · · · · · · · · · ·	\$0.00
					\$0.00
					\$0.00
					\$0.00
		l,	TOTAL OTE	IER DIRECT COSTS	\$700.00
?	ļ		,	·	
m) SUBCONSULTANT'S COSTS (A					,
Subconsultant 1:	Gamboni Landscape Arch	itect			\$16,543.24
Subconsultant 2:	GPA		e desemble		\$17,434,82
Subconsultant 3:	Judith Buethe Communica	Service Company of the Service Company			\$16,233.00
Subconsultant 4:	Y&C Transportation Con:	sultants, Inc			\$49,300.00
•		m) TO	TAL SUBCON	SULTANT'S COSTS	\$99,511.06
n) <b>TOTAL</b>	OTHER DIRECT COSTS	INCLUDI			\$100,211.06
	·		TOTAL COS	T[(c) + (j) + (k) + (n)]	\$222,091.95
				•	

- 1. Key personnel must be marked with an asterisk (\*) and employees that are subject to prevailing wage requirements must be marked with two asterisks (\*\*). All costs must comply with the Federal cost principles. Subconsultants will provide their own cost proposals.
- 2. The cost proposal format shall not be amended. Indirect cost rates shall be updated on an annual basis in accordance with the consultant's annual accounting period and established by a cognizant agency or accepted by Caltrans.
- 3. Anticipated salary increases calculation (page 2) must accompany.

# EXHIBIT 10-H1 COST PROPOSAL Page 2 of 3

# ACTUAL COST-PLUS-FIXED FEE OR LUMP SUM (FIRM FIXED PRICE) CONTRACTS

(CALCULATIONS FOR ANTICIPATED SALARY INCREASES)

# 1. Calculate Average Hourly Rate for 1st year of the contract (Direct Labor Subtotal divided by total hours)

Direct Labor Subtotal	Total Hours		Avg Hourly	5 Year Contract
per Cost Proposal	per Cost Proposal		Rate	Duration
\$35,009.26	711	=	49.23946554 Y	ear 1 Avg Hourly Rate

# 2. Calculate hourly rate for all years (Increase the Average Hourly Rate for a year by proposed escalation %)

	Avg Hourly Rate	•	Proposed Escalation		. ,
Year 1	\$49.24	+	5.0%	=	\$51.70 Year 2 Avg Hourly Rate
Year 2	\$51.70	+	5.0%	=	\$54.29 Year 3 Avg Hourly Rate
Year 3	\$54.29	+	5.0%	· = .	\$57.00 Year 4 Avg Hourly Rate
Year 4	\$57.00	+	5.0%	=	\$59.85 Year 5 Avg Hourly Rate

# 3. Calculate estimated hours per year (Multiply estimate % each year by total hours)

	Estimated %		Total Hours		Total Hours	
	Completed Each Year		per Cost Proposal		per Year	
Year 1	100.00%	*	711.0	= .	711,0 Est	imated Hours Year 1
Year 2	0.00%	*	711.0	= ·	0.0 Est	imated Hours Year 2
Year 3	0.00%	*	711.0	=	<b>0.0</b> Est	imated Hours Year 3
Year 4	0.00%	*	711:0	=	0.0 Est	imated Hours Year 4
Year 5	0.00%	*	711.0	=	0.0 Est	imated Hours Year 5
Total	100%		Total	=	711.0	

#### 4. Calculate Total Costs including Escalation (Multiply Average Hourly Rate by the number of hours)

	Avg Hourly Rate		Estimated hours		Cost per Year	
	(calculated above)		(calculated above)		Cost per 1 ear	
Year 1	\$49.24	*	711	=	35009.26 Estir	nated Hours Year 1
Year 2	\$51.70	*	0	=	\$0,00. Estir	nated Hours Year 2
Year 3	\$54.29	*	0	=	\$0.00 🙄 Estir	nated Hours Year 3
Year 4	\$57.00	*		. =	\$0.00 Estin	nated Hours Year 4
Year 5	\$59.85	* .	0	=	\$0.00 Estin	nated Hours Year 5
	Total Direct I	Labor Co	st with Escalation	=	\$35,009,26	V
	Direct Labor	Subtotal	before Escalation	=	\$35,009.26	
	Estimated to	otal of D	irect Labor Salary		<b>\$0.00</b> Tran	sfer to Page 1

#### NOTES:

- 1. This is not the only way to estimate salary increases. Other methods will be accepted if they clearly indicate the % increase, the # of years of the contract, and a breakdown of the labor to be performed each year.
- 2. An estimation that is based on direct labor multiplied by salary increase % multiplied by the # of years is not acceptable. (i.e. \$250,000 x 2% x 5 yrs = \$25,000 is not an acceptable methodology)
- 3. This assumes that one year will be worked at the rate on the cost proposal before salary increases are granted.
- 4. Calculations for anticipated salary escalation must be provided.

# EXHIBIT 10-H1 COST PROPOSAL Page 3 of 3

# **Certification of Direct Costs**

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- 4. 48 Code of Federal Regulations Part 31 Contract Cost Principles and Procedures
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Local governments are responsible for applying only cognizant agency approved or Caltrans accepted Indirect Cost Rate(s).

#### Prime Consultant or Subconsultant Certifying:

Name:	Stephen K. Sinnock, P.E.	Title *:	President, Principal Engineer							
Signature:	Aty kall	Date of Certification	n (mm/dd/yyyy) 9/12/2018							
Email:	ssinnock@ksninc.com	Phone Number:	(209) 946-0268							
Address:	711 N. Pershing Avenue, Stockton, CA 9	95203								
List servic	*An individual executive or financial officer of the consultant's or subconsultant's organization at a levelno lower than a Vice President or a Chief Financial Officer, or equivalent, who has authority to represent the financial information utilized to establish the cost proposal for the contract.  List services the consultant is providing under the proposed contract:									
Professi	onal Engineering Services for the March I		Bicycle and Pedestrian Path							
	e de la companya de La companya de la co									
	•		•							

						•	EXHIBIT 10-H1
Note: Mark-ups are Not Allowed	Prime Consultant	∏x sub	oconsultant	2nd Tier S	Subconseitant		Cost Proposal
Consultant: Y&C Transportat	ion Consultants, Inc.						
Project No. PW1722		CML-5	008(179)	-	Date		9/13/2018
DIRECT LABOR	00/1440/ (10/			•	54.0		011012010
Classification/Title	Name	· T	Hours	Actual	Hourly Rate		Total
Engineer XII	Daniei Yau		20,0	\$	96.78	\$	1,935.60
Engineer XI	Kin Chan		72.0	\$	89.28	\$	6,428.16
Engineer VI	Spencer Lee		72.0	\$	55.50	\$	3,996.00
Engineer W	Jessica Wu		72.0	\$	42.00	\$	3,024.00
Engineer IV	Jimmy Duong		97.0	\$	39,50	\$	3,831.50
Engineer II	Yandong Tang		120.0	\$	31.00	\$	3,720.00
						\$	
						5	-
						\$	
						\$	
ABOR COSTS			·				•
i) Subtotal Direct Labor Costs				.\$	22,935.26	•.	
) Anticipated Salary Increases (	see page 2 for calculation)			\$	-		
		c) TO	TAL DIRECT LA	OR CO	STS [(a) + (b)]	\$	22,935.26
NDIRECT COSTS	,						
I) Fringe Benefits (Rate:	<del></del> -		Benefits [(c) x (d)	-	12,653.38		•
) Overhead & G&A (Rate:	39.25% ) 0% )		Overhead [(c) x (f)	· <del></del>	9,002.09		
· · · · · · · · · · · · · · · · · · ·	*	,	& Admin [(c) x (h)	<u> </u>		•	•
		I) T	TOTAL INDIRECT	COSTS	i [(e) + (g) + (i)]	\$	21,655,46
FIXED FEE	k) TOTAL		TOTAL INDIRECT c) + (j)] x fixed fee		i [(e) + (g) + (i)] 10%	\$ \$	District Control of the Control of t
		. FIXED FEE [(	c) + (j)] x fixed fee	<u>.</u> 		\$ \$	District Control of the Control of t
I) CONSULTANT'S OTHER DIRE	ECT COSTS (ODC) - ITEMIZE	. FIXED FEE [(	c) + (j)] x fixed fee al pages if neces	sary)	10%	\$	4,459.07
I) CONSULTANT'S OTHER DIRE Description	ECT COSTS (ODC) - ITEMIZE	FIXED FEE [(  (Add additional  Quantity	c) + (j)] x fixed fee al pages if neces Unit	sary)	10% Unit Čost	*	4,459.07 Total
I) CONSULTANT'S OTHER DIRE Description Auto Mileage	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile	sary)	10% Unit Cost 0.545	\$	4,459.07 Total 196.20
i) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each	sary)	10% Unit Cost 0.545 25.00	\$ \$	4,459.07 <b>Total</b> 196.20
i) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile	sary)	10% Unit Cost 0.545	\$ \$ \$	4,459.07 <b>Total</b> 196.20
i) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each	sary)	10% Unit Cost 0.545 25.00	\$ \$ \$ \$	7otal 196.20 25.00
i) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each	sary)	10% Unit Cost 0.545 25.00	\$ \$ \$ \$	7otal 196.20 25.00
i) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) ( \$ \$ \$ \$	10% Unit Cost 0.545 25.00 29.01	\$ \$ \$ \$ \$	Total 196,20 25,00 29,01
i) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail	ECT COSTS (ODC) - ITEMIZE	(Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) ( \$ \$ \$ \$	10% Unit Cost 0.545 25.00	\$ \$ \$ \$ \$	Total 196,20 25,00 29,01
I) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail Parking	ECT COSTS (ODC) - ITEMIZE	Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) ( \$ \$ \$ \$	10% Unit Cost 0.545 25.00 29.01	\$ \$ \$ \$ \$	Total 196,20 25,00 29,01
I) CONSULTANT'S OTHER DIRE Description Auto Mileage Express Mail Parking	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if necessity)	Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) ( \$ \$ \$ \$	10% Unit Cost 0.545 25.00 29.01	\$ \$ \$ \$ \$	Total 196.20 25.00 29.0
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Description Auto Mileage Express Mail Parking  m) SUBCONSULTANTS' COST Subconsultant 1:	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if nec	Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) ( \$ \$ \$ \$	10% Unit Cost 0.545 25.00 29.01	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Total 196,20 25,00 29,01
Description Auto Mileage Express Mail Parking  m) SUBCONSULTANTS' COST Subconsultant 1: Subconsultant 2:	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if nec	Add additional Quantity 360	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) ( \$ \$ \$ \$	10% Unit Cost 0.545 25.00 29.01	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Total 196,20 25,00 29,01
Description Auto Mileage Express Mail Parking  m) SUBCONSULTANTS' COST Subconsultant 1: Subconsultant 2: Subconsultant 3:	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if nec	(Add addition Quantity 360 1	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) \$ \$ THER D	10% Unit Cost	\$ \$ \$ \$ \$ \$ \$	Total 196,20 25,00 29,01
Description Auto Mileage Express Mail Parking  m) SUBCONSULTANTS' COST Subconsultant 1: Subconsultant 2: Subconsultant 3:	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if nee	(Add additional Quantity 360 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	c) + (j)] x fixed fee al pages if neces Unit Mile each each	sary) \$ \$ \$ THER C	10%  Unit Cost  0.545  25,00  29,01  DIRECT COSTS	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Total 196,20 25,00 29,01
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Description Auto Mileage Express Mail Parking  m) SUBCONSULTANTS' COST: Subconsultant 1: Subconsultant 2: Subconsultant 4: NOTES: 1. Key personnel must b	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if nee	(Add additional Quantity 360 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	c) + (j)] x fixed fee al pages if neces Unit Mile each each i) TOTAL C	Sary) \$ \$ \$ THER D ONSULTA	10%  Unit Cost  0.545 25.00 29.01  DIRECT COSTS  ANTS ((I) + (m) + (I) + (k) + (n) e requirements in	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	250.2 250.2 49,300.0
Auto Mileage Express Mail Parking  m) SUBCONSULTANTS' COST: Subconsultant 1: Subconsultant 2: Subconsultant 3: Subconsultant 4:  NOTES: 1. Key personnel must be asterisks (**). All costs 2. The cost proposal for	ECT COSTS (ODC) - ITEMIZE  of Item  S (Add additional pages if nec	(Add addition Quantity 360 1 1 cessary)  CT COSTS INC	c) + (j)] x fixed fee al pages if neces Unit Mile each each i) TOTAL C	Sary) \$ \$ \$ THER I	10%  Unit Cost  0.545 25.00 29.01  DIRECT COSTS  ANTS ((I) + (m) + (I) + (k) + (n)  e requirements no rown cost propo	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	196.20 25.00 29.01 250.21 250.21 49,300.00 se marked with two

50.63 Year 3 Avg Hourly Rate

50.63 Year 4 Avg Hourly Rate

50.63 Year 5 Avg Hourly Rate

## CALCUATIONS FOR ANTICIPATED SALARY INCREASES Not Applicable - No Anticipated Salary Increase

Consultant Y&C Transportation Consultants, Inc.

50,63

50,63

50.63

Project No.	· ,	PW1722		Contract No.	CML-5008(179)		Date	9/13/2018
1. Calcula	te Aver	age Hourly Rate	for 1st yea	ır of the contract (Di	rect Labor Subtotal divi	ded by t	otal hours)	
	Direc	t Labor <u>Subtotal</u>		Total Hours			Avg Hourly	5 Year Contract
	per	Cost Proposal		per Cost Propos	ál		Rate	Duration
	\$	22,935,26		453	= .	\$	50,63	Year 1 Avg Hourly Rate
2. Calcula	ite hour	ly rate for all yea	ırs (Increa	se the Average Hour	ly Rate for a year by pro	posed e	escalation %)	
	Avg	Hourly Rate		Proposed Escalat	lon .		•	
Year 1	\$	50,63	+	.0%	=	\$	50.63	Year 2 Avg Hourly Rate

0%

0%

#### 3. Calculate estimated hours per year (Multiply estimate % each year by total hours)

	Estimated %	-	Total Hours			Total Hours	
	Completed Each Year		per Cost Proposa	i		per Year	
Year 1	20.00%		453.0	; ×	¥	90.6 Estimated Hours Ye	ar 1
Year 2	40.00%	* .	453.0	<u>.</u>	=	181.2 Estimated Hours Ye	ar 2
Year 3	15,00%		<b>453.0</b>		=	68.0 Estimated Hours Ye	ar 3
Year 4	15,00%	*	453,0	* .	. =	68.0 Estimated Hours Ye	ar 4
Year 5	10,00%	*	453.0	- 3.	=	45.3 Estimated Hours Ye	ar 5
Total	100%		Total		=	453.0	

#### 4. Calculate Total Costs Including Escalation (Multiply Average Hourly Rate by the number of hours)

		lourly Rate lated above)	•		nated hours lated above)		Cost per Year
Year 1	\$	50,63	*		91	<b>;=</b>	\$
Year 2	\$	50.63	*		481	· =	\$ 9,174.10 Estimated Hours Year 2
Year 3	\$ .	50.63	*		.68	<b>=</b>	\$ 3,440.29 Estimated Hours Year 3
Year 4	\$	50.63	*		.68	#	\$ 3,440.29 Estimated Hours Year 4
Year 5	<b>.</b>	54.12	•		45	. =	\$ 2,451,64 Estimated Hours Year 5
		Total Direc	ot Labor C	ost with Escala	tion	=	\$ 23,093,37
		Direct Labo	or Subtota	l before Escala	tion	=	\$ 22,935,26
	. E	stimated total of	Direct Lal	or Salary Incre	ase	=	\$ 158.11 Transfer to Page 1

#### NOTES:

Year 2

Year 3

Year 4

- 1. This is not the only way to estimate salary increases. Other methods will be accepted if they clearly indicate the % increase, the # of years of the contract, and a breakdown of the labor to be performed each year.
- 2. An estimation that is based on direct labor multiplied by salary increase % multiplied by the # of years is not acceptable. (i.e. \$250,000 x 2% x 5 yrs = \$25,000 is not acceptable methodology).
- 3. This assumes that one year will be worked at the rate on the cost proposal before salary increases are granted.
- 4. Calculations for anticipated salary escalation must be provided.

#### **Certification of Direct Costs:**

I, the undersigned, certify to the best of my knowledge and belief that all direct costs identified on the cost proposal(s) in this contract are actual, reasonable, allowable, and allocable to the contract in accordance with the contract terms and the following requirements:

- 1. Generally Accepted Accounting Principles (GAAP)
- 2. Terms and conditions of the contract

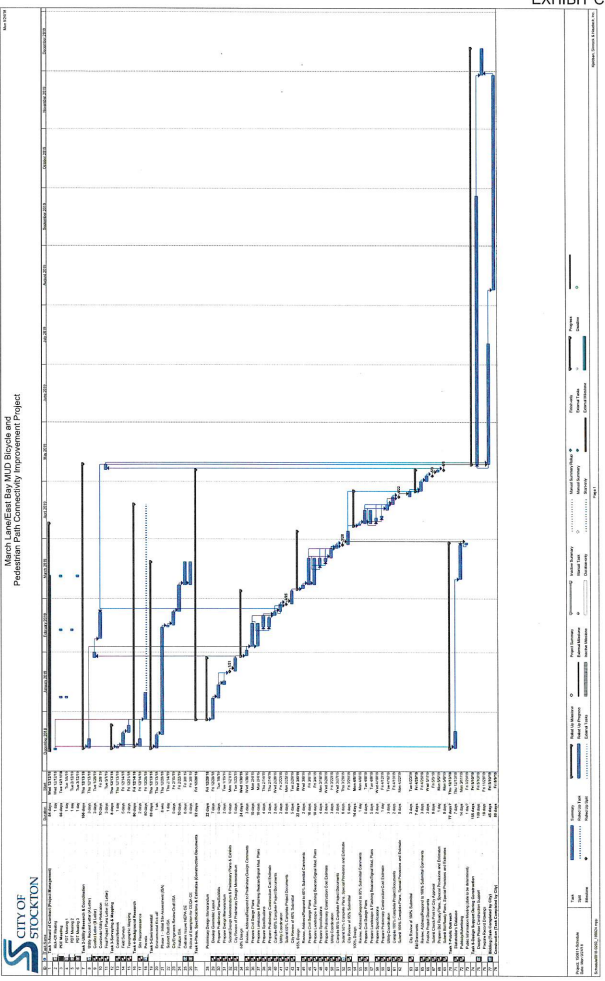
Prime Consultant or Subconsultant Certifying:

- 3. Title 23 United States Code Section 112 Letting of Contracts
- 4. 48 Code of Federal Regulations Part 31 Contract Cost Principles and Proceedures
- 23 Code of Federal Regulations Part 172 Procurement, Management and Administration of Engineering and Design Related Service
- 6. 48 Ccode of Federal Regulations Part 9904 Cost Accounting Standards Board (when applicable)

All costs must be applied consistently and fairly to all contracts. All documentation of compliance must be retained in the project files and be in compliance with applicable federal and state requirements. Costs that are noncompliant with the federal and state requirements are not eligible for reimbursement.

Local governments are responsible for applying only cognizant agency or Caltrans accepted Indirect Cost Rate(s).

## 



#### <u>Insurance Requirements for Professional Services</u>

(March Lane/East Bay Mud Bicycle and Pedestrian Path Connectivity Improvements)

Consultant shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by the Consultant, its agents, representatives, or employees.

#### MINIMUM SCOPE AND LIMIT OF INSURANCE

Coverage shall be at least as broad as:

- 1. Commercial General Liability (CGL): Insurance Services Office Form CG 00 01 covering CGL on an "occurrence" basis, including products and completed operations, property damage, bodily injury and personal & advertising injury with limits no less than \$1,000,000 per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit.
- 2. Automobile Liability: Insurance Services Office Form Number CA 0001 covering, Code 1 (any auto), or if Consultant has no owned autos, Code 8 (hired) and 9 (non-owned), with limit no less than \$1,000,000 per accident for bodily injury and property damage.
- 3. Workers' Compensation insurance as required by the State of California, with Statutory Limits, and Employer's Liability Insurance with limit of no less than \$1,000,000 per accident for bodily injury or disease. (Not required if consultant provides written verification it has no employees)
- 4. Professional Liability (Errors and Omissions) Insurance appropriate to the Consultant's profession, with limit no less than \$2,000,000 per occurrence or claim, \$2,000,000 aggregate. (If Claims-made, see below.)

If the Consultant maintains higher limits than the minimums shown above, the City of Stockton requires and shall be entitled to coverage for the higher limits maintained by the consultant. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the City of Stockton.

#### Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions:

#### **Additional Insured Status**

The City of Stockton, its Mayor, Council, officers, representatives, agents, employees and volunteers are to be covered as additional insureds on the CGL policy and AL policy with respect to liability arising out of work or operations performed by or on behalf of the Consultant including materials, parts, or equipment furnished in connection with such work or operations. General liability coverage can be provided in the form of an endorsement to the Consultant's insurance (at least as broad as ISO Form CG 20 10 11 85 or both CG 20 10 and CG 20 37 forms if later revisions used). Additional insured Name of Organization shall read "City of Stockton, its Mayor, Council, officers, representatives, agents, employees and volunteers." Policy shall cover City of Stockton, its Mayor, Council, officers, representatives, agents, employees and volunteers for all locations work is done under this contract.

#### **Primary Coverage**

For any claims related to this contract, the **Consultant's insurance coverage shall be endorsed as primary** insurance as respects the City of Stockton, its Mayor, Council, officers, representatives, agents, employees and volunteers. Any insurance or self-insurance maintained by the City of Stockton, its Mayor, Council, officers, representatives, agents, employees and volunteers shall be excess of the Consultant's insurance and shall not contribute with it. The City of Stockton does not accept endorsements limiting the Consultant's insurance coverage to the sole negligence of the Named Insured.

#### **Notice of Cancellation**

Each insurance policy required above shall state that coverage shall not be canceled, except with notice to the City of Stockton.

#### Waiver of Subrogation

Consultant hereby grants to City of Stockton a waiver of any right to subrogation which any insurer of said Consultant may acquire against the City of Stockton by virtue of the payment of any loss under such insurance. Consultant agrees to obtain any endorsement that may be necessary to affect this waiver of subrogation, but this provision applies regardless of whether or not the City of Stockton has received a waiver of subrogation endorsement from the insurer.

#### **Deductibles and Self-Insured Retentions**

Any deductibles or self-insured retentions must be declared to and approved by the City of Stockton Risk Services. The City of Stockton may require the Consultant to provide proof of ability to pay losses and related investigations, claim administration, and defense expenses within the retention.

#### Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A:VII if admitted to do business in the State of California; if not admitted to do business in the State of California, insurance is to be placed with insurers with a current A.M. Best's rating of no less than A+:X.

#### Claims Made Policies

If any of the required policies provide coverage on a claims-made basis:

- 1. The Retroactive Date must be shown and must be before the date of the contract or the beginning of contract work.
- 2. If Claims Made policy form is used, a three (3) year discovery and reporting tail period of coverage is required after completion of work.

#### Verification of Coverage

Consultant shall furnish the City of Stockton with original certificates and amendatory endorsements required by this clause. All certificates and endorsements are to be received and approved by the City of Stockton Risk Services before work commences. Failure to obtain the required documents prior to the work beginning shall not waive the Consultant's obligation to provide them. The City of Stockton reserves the right to require complete, certified copies of all required insurance policies, including endorsements required by these specifications, at any time, for any reason or no reason.

Consultant shall, prior to the commencement of work under this Agreement, provide the City of Stockton with a copy of its Declarations Page and Endorsement Page for each of the required policies.

#### **Certificate Holder Address**

Proper address for mailing certificates, endorsements and notices shall be:

- o City of Stockton
- o 400 E Main Street, 3rd Floor HR
- o Attn: City Risk Services
- o Stockton, CA 95202

City of Stockton Risk Services Phone: 209-937-5037 City of Stockton Risk Services Fax: 209-937-8558

#### Maintenance of Insurance

If at any time during the life of the Contract or any extension, the Consultant fails to maintain the required insurance in full force and effect, all work under the Contract shall be discontinued immediately. Any failure to maintain the required insurance shall be sufficient cause for the CITY to terminate this Contract.

#### **Subcontractors**

Consultant shall require and verify that all subcontractors maintain insurance meeting all the requirements stated herein, and Consultant shall ensure that City of Stockton is an additional insured on insurance required from subcontractors.

### **Special Risks or Circumstances**

City of Stockton reserves the right to modify these requirements, including limits, based on the nature of the risk, prior experience, insurer, coverage, or other special circumstances.

## Federal-Aid Consultant Contract Provisions MARCH LANE/EAST BAY MUD BICYCLE AND PEDESTRIAN PATH CONNECTIVITY

City Project No. PW1722/Federal-Aid Project No. CML-5008(179)

This form shall be physically attached to Professional Services Contract

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This form shall be physically attached to Professional Services Contract

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Exhibit 10-O2 "Consultant Contract Disadvantaged Business Enterprise Comm	nitment"

#### **ARTICLE I INTRODUCTION**

The provisions contained in this exhibit are hereby made a part of the consultant contract for this project. The provisions are additive to the Professional Services Contract and shall be physically attached to the Contract.

"Scope of Services" in the following articles is defined as the combination of the project scope of work and the corresponding fee to complete the scope of work.

This form shall be physically attached to Professional Services Contract

#### ARTICLE II STATEMENT OF WORK

A. Services to be Furnished See Exhibit "A", Scope of Services of the Professional Services Contract.

#### B. Design Standards

The Consultant shall perform the services in accordance with the City of Stockton Standard Plans & Specifications (current edition), and Caltrans 2010 Standard Plans & Specifications and any amendments thereto.

- C. Consultant's Endorsement on Plans, Specification and Estimates/other Data The responsible Consultant/engineer shall sign all plans, specifications, estimates (PS&E) and engineering data furnished by him/her, and where appropriate, indicate his/her California registration number.
- D. Right of Way See Exhibit "A", Scope of Services of the Professional Services Contract.
- E. Subsurface Investigation
  See Exhibit "A", Scope of Services of the Professional Services Contract.
- F. The City's Obligations
  See Section 7 "Rights and Duties of City", of the Professional Services Contract.
- G. Conferences, Visits to Site, Inspection of Work
  The Consultant and any subcontractor shall permit the CITY, the state, and the FHWA if
  federal participating funds are used in this contract; to meet, review, and inspect the
  project activities and files at all reasonable times during the performance period of this
  contract including review and inspection on a daily basis. Cost incurred by Consultant
  for meetings, subsequent to the initial meeting shall be included in the fee.
- H. Checking Shop Drawings/Submittals
  See Exhibit "A", Scope of Services of the Professional Services Contract.

#### I. Documentation

The Consultant shall document the results of their services to the satisfaction of the CITY, and if applicable, the state and FHWA. This may include preparation of progress and final reports, plans, specifications and estimates, or similar evidence of attainment of the scope of work objectives.

This form shall be physically attached to Professional Services Contract

J. Number of Copies See Exhibit "A", Scope of Services of the Professional Services Contract.

### K. Surveys See Exhibit "A", Scope of Services of the Professional Services Contract, to determine if Consultant will be providing survey services.

L. Consultant Services During Construction See Exhibit "A", Scope of Services of the Professional Services Contract, to determine if Consultant will be providing services during construction, such as materials testing, construction surveys, etc. Also see Exhibit "B," Compensation to the Professional Services Contract, for method of payment requirements.

#### ARTICLE III CONSULTANT'S REPORTS OR MEETINGS

- A. Consultant shall submit progress reports at least once a month. The report should be sufficiently detailed for the Project Manager to determine, if Consultant is performing to expectations, or is on schedule; to provide communication of interim findings, and to sufficiently address any difficulties or special problems encountered, so remedies can be developed.
- B. Consultant's Project Manager shall meet with CITY'S Project Manager, as needed, to discuss progress on the contract.

#### ARTICLE IV PERFORMANCE PERIOD

A. Effective Contract Dates
 See Section 5 – Schedule and Term of the Professional Services Contract.

B. Contract Award

Consultant is advised that any recommendation for contract award is not binding on
the CITY until the contract is fully executed and approved by the CITY.

#### ARTICLE V ALLOWABLE COSTS AND PAYMENTS

A. The method of payment for this contract will be based on actual cost plus a fixed fee. The CITY will reimburse Consultant for actual costs (including labor costs, employee benefits, travel, equipment rental costs, overhead and other direct costs) incurred by Consultant in performance of the work. Consultant will not be reimbursed for actual costs that exceed the estimated wage rates, employee benefits, travel, equipment rental, overhead, and other estimated costs set forth in the approved Consultant's Scope of Services, unless additional reimbursement is provided for by contract

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amendment. In no event, will Consultant be reimbursed for overhead costs at a rate that exceeds the CITY's approved overhead rate set forth in the Scope of Services. In the event, that the CITY determines that a change to the work from that specified in the Scope of Services and contract is required, the contract time or actual costs reimbursable by the CITY shall be adjusted by Contract Change Order to accommodate the changed work. The maximum total cost as specified in Paragraph "H" shall not be exceeded, unless authorized by Contract Change Order.

- B. In addition to the allowable incurred costs, the CITY will pay Consultant a fixed fee of (See Exhibit B to Professional Services Contract). The fixed fee is nonadjustable for the term of the contract, except in the event of a significant change in the scope of work and such adjustment is made by Contract Change Order.
- C. Reimbursement for transportation and subsistence costs shall not exceed the rates specified in the approved Compensation Schedule- Exhibit B to the Professional Services Contract.
- D. When milestone cost estimates arrears included in the approved Scope of Services, shall obtain prior written approval for a revised milestone cost estimate from the Project Manager before exceeding such cost estimate.
- E. Progress payments will be made monthly in arrears based on services provided and allowable incurred costs. A pro rata portion of Consultant's fixed fee will be included in the monthly progress payments. If Consultant fails to submit the required deliverable items according to the schedule set forth in the Statement of Work, the CITY shall have the right to delay payment or terminate this Contract in accordance with the provisions of Article VI Termination.
- F. No payment will be made prior to approval of any work, nor for any work performed prior to approval of this contract.
- G. Consultant will be reimbursed, as promptly as fiscal procedures will permit upon receipt by the CITY's Project Manager of itemized invoices in triplicate. Invoices shall be submitted no later than 45 calendar days after the performance of work for which Consultant is billing. Invoices shall detail the work performed on each milestone and each project as applicable. Invoices shall follow the format stipulated for the approved Scope of Services and shall reference this contract number and project title. Final invoice must contain the final cost and all credits due the CITY including any equipment purchased under the provisions of Article XV Equipment Purchase of this contract. The final invoice should be submitted within 60 calendar days after completion of Consultant's work. Invoices shall be mailed to the CITY's Project Manager at the following address:

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City of Stockton, Public Works Department 22 E. Weber Avenue, Room 301 Stockton, CA, 95202

- H. The total amount payable by the CITY including the fixed fee shall not exceed the amount noted in Section 2 Compensation of the Professional Services Contract.
- Salary increases will be reimbursable if the new salary is within the salary range identified in the approved Scope of Services and is approved by the Public Works Director.

For personnel subject to prevailing wage rates as described in the California Labor Code, all salary increases, which are the direct result of changes in the prevailing wage rates are reimbursable.

J. All subcontracts in excess of \$25,000 shall contain the above provisions.

#### ARTICLE VI TERMINATION

- A. Termination of Contract
  See Section 11 of the Professional Services Contract.
- B. Liable Amount
  The maximum amount for which the Government shall be liable if this contract is terminated is for only those costs uncured up to termination of contract.

#### ARTICLE VII COST PRINCIPLES AND ADMINISTRATIVE REQUIREMENTS

- A. Consultant agrees that the Contract Cost Principles and Procedures, 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., shall be used to determine the cost allowability of individual items.
- B. Consultant also agrees to comply with federal procedures in accordance with 49 CFR, Part 18, Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments.
- C. Any costs for which payment has been made to Consultant that are determined by subsequent audit to be unallowable under 49 CFR Part 18 and 48 CFR, Federal Acquisition Regulations System, Chapter 1, Part 31.000 et seq., are subject to repayment by Consultant to the CITY.
- D. All subcontracts in excess of \$25,000 shall contain the above provisions.

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#### ARTICLE VIII RETENTION OF RECORDS/AUDIT

For the purpose of determining compliance with Public Contract Code 10115, et seq. and Title 21, California Code of Regulations, Chapter 21, Section 2500 et seq., when applicable and other matters connected with the performance of the contract pursuant to Government Code 8546.7; Consultant, subconsultants, and CITY shall maintain and make available for inspection all books, documents, papers, accounting records, and other evidence pertaining to the performance of the contract, including but not limited to, the costs of administering the contract. All parties shall make such materials available at their respective offices at all reasonable times during the contract period and for three years from the date of final payment under the contract. The state, State Auditor, CITY, FHWA, or any duly authorized representative of the Federal Government shall have access to any books, records, and documents of Consultant that are pertinent to the contract for audit, examinations, excerpts, and transactions, and copies thereof shall be furnished if requested. Subcontracts in excess of \$25,000 shall contain this provision.

### ARTICLE IX AUDIT REVIEW PROCEDURES

- A. Any dispute concerning a question of fact arising under an interim or post audit of this contract that is not disposed of by agreement, shall be reviewed by the CITY's Chief Financial Officer.
- B. Not later than 30 days after issuance of the final audit report, Consultant may request a review by the CITY's Chief Financial Officer of unresolved audit issues. The request for review will be submitted in writing.
- C. Neither the pendency of a dispute nor its consideration by the CITY will excuse Consultant from full and timely performance, in accordance with the terms of this contract.
- D. For contracts totaling \$150,000 or greater, Consultant and subconsultants' contracts, including Scope of Services and indirect cost rates (ICR), are subject to audits or reviews such as, but not limited to, a Contract Audit, an Incurred Cost Audit, an ICR Audit, or a certified public accountant (CPA) ICR Audit Workpaper Review. If selected for audit or review, the contract, Scope of Services and ICR and related workpapers, if applicable, will be reviewed to verify compliance with 48 CFR, Part 31 and other related laws and regulations. In the instances of a CPA ICR Audit Workpaper Review it is Consultant's responsibility to ensure federal, state, or local government officials are allowed full access to the CPA's workpapers. The contract, Scope of Services, and ICR shall be adjusted by Consultant and approved by CITY project manager to conform to the audit or review recommendations. Consultant agrees that individual terms of costs identified in the audit report shall be incorporated into the contract by this reference if directed by the CITY at its sole

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discretion. Refusal by Consultant to incorporate audit or review recommendations, or to ensure that the Federal, State, or local governments have access to CPA workpapers, will be considered a breach of contract terms and cause for termination of the contract and disallowance of prior reimbursed costs.

For contracts over \$3,500,000, the following section applies:

- E. Consultant Cost Proposal is subject to a CPA ICR Audit Work Paper Review by Caltrans' Audit and Investigation (Caltrans). Caltrans, at its sole discretion, may review and/or audit and approve the CPA ICR documentation. The Cost Proposal shall be adjusted by the Consultant and approved by the City Contract Administrator to conform to the Work Paper Review recommendations included in the management letter or audit recommendations included in the audit report. Refusal by the Consultant to incorporate the Work Paper Review recommendations included in the management letter or audit recommendations included in the audit report will be considered a breach of the contract terms and cause for termination of the contract and disallowance of prior reimbursed costs.
  - 1. During a Caltrans' review of the ICR audit work papers created by the Consultant's independent CPA, Caltrans will work with the CPA and/or Consultant toward a resolution of issues that arise during the review. Each party agrees to use its best efforts to resolve any audit disputes in a timely manner. If Caltrans identifies significant issues during the review and is unable to issue a cognizant approval letter, the City will reimburse the Consultant at a provisional ICR until a FAR compliant ICR {e.g. 48CFR, part 31; GAGAS (Generally Accepted Auditing Standards); CAS (Cost Accounting Standards), if applicable; in accordance with procedures and guidelines of the American Association of State Highways and Transportation Officials Audit Guide; and other applicable procedures and guidelines} is received and approved by A&I. Provisional rates will be as follows:
    - a. If the proposed rated is less than 150% the provisional rate reimbursed will be 90% of the proposed rate.
    - b. If the proposed rate is between 150% and 200% the provisional rate will be 85% of the proposed rate.
    - c. If the proposed rate is greater than 200% the provisional rate will be 75% of the proposed rate.
  - 2. If Caltrans is unable to issue a cognizant letter per paragraph E.1. above, Caltrans may require Consultant to submit a revised independent CPA-audited ICR and audit report within three (3) months of the effective date of the management letter. Caltrans will then have up to six (6) months to review the Consultant's and/or the independent CPA's revisions.

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- 3. If the Consultant fails to comply with the provisions of this Section E, or if Caltrans is still unable to issue a cognizant approval letter after the revised independent CPA-audited ICR is submitted, overhead cost reimbursement will be limited to the provisional ICR that was established upon initial rejection of the ICR and set forth in paragraph E.1. above for all rendered services. In this event, this provisional ICR will become the actual and final ICR for reimbursement purposes under this contract.
- 4. Consultant may submit to City final invoice only when all of the following items have occurred: (1) Caltrans approves or rejects the original or revised independent CPA-audited ICR; (2) all work under this contract has been completed to the satisfaction of City; and, (3) Caltrans has issued its final ICR review letter. The Consultant MUST SUBMIT ITS FINAL INVOICE TO City no later than 60 days after occurrence of the last of these items.

The provisional ICR will apply to this contract and all other contracts executed between City and the Consultant, either as a prime or subconsultant, with the same fiscal period ICR.

#### ARTICLE X SUBCONTRACTING

- A. Nothing contained in this contract or otherwise, shall create any contractual relation between City and any subconsultant(s), and no subcontract shall relieve Consultant of its responsibilities and obligations hereunder. Consultant agrees to be as fully responsible to City for the acts and omissions of its subconsultant(s) and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by Consultant. Consultant's obligation to pay its subconsultant(s) is an independent obligation from City's obligation to make payments to the Consultant.
- B. Consultant shall perform the work contemplated with resources available within its own organization and no portion of the work pertinent to this contract shall be subcontracted without written authorization by City's Contract Administrator, except that, which is expressly identified in the approved Cost Proposal.
- C. Consultant shall pay its subconsultants within ten (10) calendar days from receipt of each payment made to Consultant by Local Agency.
- D. Any subcontract in excess of \$25,000 entered into as a result of this contract shall contain all the provisions stipulated in this contract to be applicable to subconsultants.

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E. Any substitution of subconsultant(s) must be approved in writing by City's Contract Administrator prior to the start of work by the subconsultant(s).

#### ARTICLE XI EQUIPMENT PURCHASE

- A. Prior authorization in writing, by the CITY's Project Manager shall be required before Consultant enters into any unbudgeted purchase order, or subcontract exceeding \$5,000 for supplies, equipment, or Consultant services. Consultant shall provide an evaluation of the necessity or desirability of incurring such costs.
- B. For purchase of any item, service or consulting work not covered in Consultant's Scope of Services and exceeding \$5,000 prior authorization by the CITY's Project Manager; three competitive quotations must be submitted with the request, or the absence of bidding must be adequately justified.
- C. Any equipment purchased as a result of this contract is subject to the following: "Consultant shall maintain an inventory of all nonexpendable property." Nonexpendable property is defined as having a useful life of at least two years and an acquisition cost of \$5,000 or more. If the purchased equipment needs replacement and is sold or traded in, the CITY shall receive a proper refund or credit at the conclusion of the contract, or if the contract is terminated, Consultant may either keep the equipment and credit the CITY in an amount equal to its fair market value, or sell such equipment at the best price obtainable at a public or private sale, in accordance with established CITY procedures; and credit the CITY in an amount equal to the sales price. If Consultant elects to keep the equipment, fair market value shall be determined at Consultant's expense, on the basis of a competent independent appraisal of such equipment. Appraisals shall be obtained from an appraiser mutually agreeable to by the CITY and Consultant, if it is determined to sell the equipment, the terms and conditions of such sale must be approved in advance by the CITY." 49 CFR, Part 18 requires a credit to Federal funds when participating equipment with a fair market value greater than \$5,000 is credited to the project.
- D. All subcontracts in excess \$25,000 shall contain the above provisions.

#### ARTICLE XII STATE PREVAILING WAGE RATES

A. Consultant shall comply with the State of California's General Prevailing Wage Rate requirements in accordance with California Labor Code, Section 1770, and all Federal, State, and local laws and ordinances applicable to the work.

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- B. Any subcontract entered into as a result of this contract if for more than \$25,000 for public works construction or more than \$15,000 for the alteration, demolition, repair, or maintenance of public works, shall contain all of the provisions of this Article.
- C. When prevailing wages apply to the services described in the scope of work, transportation and subsistence costs shall be reimbursed at the minimum rates set by the Department of Industrial Relations (DIR) as outlined in the applicable Prevailing Wage Determination (see <a href="http://www.dir.ca.gov">http://www.dir.ca.gov</a>).

#### ARTICLE XIII CONFLICT OF INTEREST

- A. Consultant shall disclose any financial, business, or other relationship with the CITY that may have an impact upon the outcome of this contract, or any ensuing CITY construction project. Consultant shall also list current clients who may have a financial interest in the outcome of this contract, or any ensuing CITY construction project, which will follow.
- B. Consultant hereby certifies that it does not now have, nor shall it acquire any financial or business interest that would conflict with the performance of services under this contract.
- C. Any subcontract in excess of \$25,000 entered into as a result of this contract, shall contain all of the provisions of this Article.
- D. Consultant hereby certifies that neither Consultant, nor any firm affiliated with Consultant will bid on any construction contract, or on any contract to provide construction inspection for any construction project resulting from this contract. An affiliated firm is one, which is subject to the control of the same persons through joint-ownership, or otherwise.
- E. Except for subconsultants whose services are limited to providing surveying or materials testing information, no subconsultant who has provided design services in connection with this contract shall be eligible to bid on any construction contract, or on any contract to provide construction inspection for any construction project resulting from this contract.
- F. Consultant hereby certifies that neither Consultant, its employees, nor any firm affiliated with Consultant providing services on this project prepared the Plans, Specifications, and Estimate for any construction project included within this contract. An affiliated firm is one which is subject to the control of the same persons through joint ownership or otherwise.

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- G. Consultant further certifies that neither Consultant nor any firm affiliated with Consultant, will bid on any construction subcontracts included with Construction Contract. Additionally, Consultant certifies that no person working under this contract is also employed by the construction contractor for any project included within this contract.
- H. Except for subconsultants whose services are limited to materials testing, no subconsultant who is providing service on this contract shall have provided services on the design of any project included within this contract.

### ARTICLE XIV REBATES, KICKBACKS OR OTHER UNLAWFUL CONSIDERATION

Consultant warrants that this contract was not obtained or secured through rebates kickbacks or other unlawful consideration, either promised or paid to any CITY employee. For breach or violation of this warranty, the CITY shall have the right in its discretion; to terminate the contract without liability; to pay only for the value of the work actually performed; or to deduct from the contract price; or otherwise recover the full amount of such rebate, kickback or other unlawful consideration.

## ARTICLE XV PROHIBITION OF EXPENDING CITY, STATE OR FEDERAL FUNDS FOR LOBBYING (Applies only to contracts over \$150,000)

- A. Consultant certifies to the best of his or her knowledge and belief that:
  - 1. No state, federal or City appropriated funds have been paid, or will be paid by-or-on behalf of Consultant to any person for influencing or attempting to influence an officer or employee of any state or federal agency; a Member of the State Legislature or United States Congress; an officer or employee of the Legislature or Congress; or any employee of a Member of the Legislature or Congress, in connection with the awarding of any state or federal contract; the making of any state or federal loan; the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any state or federal contract, grant, loan, or cooperative agreement.
  - 2. If any funds other than federal appropriated funds have been paid, or will be paid to any person for influencing or attempting to influence an officer or employee of any federal agency; a Member of Congress; an officer or employee of Congress, or an employee of a Member of Congress; in connection with this federal contract, grant, loan, or cooperative agreement; Consultant shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.

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- B. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, US. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- C. Consultant also agrees by signing this document that he or she shall require that the language of this certification be included in all lower-tier subcontracts, which exceed \$100,000, and that all such sub recipients shall certify and disclose accordingly.

#### ARTICLE XVI STATEMENT OF COMPLIANCE

- A. Consultant's signature affixed herein, and dated, shall constitute a certification under penalty of perjury under the laws of the State of California that Consultant has, unless exempt, complied with, the nondiscrimination program requirements of Government Code Section 12990 and Title 2, California Administrative Code, Section 8103.
- B. During the performance of this Contract, Consultant and its subconsultants shall not unlawfully discriminate, harass, or allow harassment against any employee or applicant for employment because of sex, race, color, ancestry, religious creed, national origin, physical disability (including HIV and AIDS), mental disability, medical condition (e.g., cancer), age (over 40), marital status, and denial of family care leave. Firm and subconsultants shall insure that the evaluation and treatment of their employees and applicants for employment are free from such discrimination and harassment. Firm and subconsultants shall comply with the provisions of the Fair Employment and Housing Act (Gov. Code §12990 (a-f) et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2. Section 7285 et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Contract by reference and made a part hereof as if set forth in full. Firm and its subconsultants shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other Contract.
- C. Consultant shall comply with regulations relative to Title VI (nondiscrimination in federally-assisted programs of the Department of Transportation- Title 49 Code of Federal Regulations, Part 21- Effectuation of Title VI of the 1964 Civil Rights Act). Title VI provides that the recipients of federal assistance will implement and maintain a policy of non-discrimination in which no person in the State of California shall, on

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the basis of race, color, national origin, religion, sex, age, disability, be excluded from participation under any program or activity by the recipients of federal assistance or their assignees and successors in interest.

D. Consultant, with regard to the work performed by it during the contract shall act in accordance with Title VI. Specifically, Consultant shall not discriminate on the basis of race, color, natural origin, religion, sex, age, or disability in the selection and retention of subconsultants, including procurement of materials and leases of equipment. The Consultant shall not participate either directly or indirectly in the discrimination, prohibited by Section 21.5 of the US Department of Transportation's regulations, including employment practices with the contract covers a program whose goal is employment.

#### ARTICLE XVII DEBARMENT AND SUSPENSION CERTIFICATION

- A. Consultant's signature affixed herein, shall constitute a certification under penalty of perjury under the laws of the State of California, that Consultant has complied with Title 2 CFR Part 180, "OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (nonprocurement)", which certifies that he/she or any person associated therewith in the capacity of owner, partner, director, officer, or manager, is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency; has not been suspended, debarred, voluntarily excluded, or determined ineligible by any federal agency within the past three (3) years; does not have a proposed debarment pending; and has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three (3) years. Any exceptions to this certification must be disclosed to the CITY.
- B. Exceptions will not necessarily result in denial of recommendation for award, but will be considered in determining Consultant responsibility. Disclosures must indicate to whom exceptions apply, initiating agency, and dates of action.
- C. Exceptions to the Federal Government Excluded Parties List System maintained by the General Services Administration are to be determined by the Federal highway Administration.

#### ARTICLE XVIII FUNDING REQUIREMENTS

A. It is mutually understood between the parties that this contract may have been written before ascertaining the availability of funds or appropriation of funds, for the mutual benefit of both parties, in order to avoid program and fiscal delays that would occur if the contract were executed after that determination was made.

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- B. This contract is valid and enforceable only, if sufficient funds are made available to the CITY for the purpose of this contract. In addition, this contract is subject to any additional restrictions, limitations, conditions, or any statute enacted by the Congress, State Legislature, or the CITY governing board that may affect the provisions, terms, or funding of this contract in any manner.
- C. It is mutually agreed that if sufficient funds are not appropriated, this contract may be amended to reflect any reduction in funds.
- D. The CITY has the option to void the contract under the 30-day cancellation clause, or by mutual agreement to amend the contract to reflect any reduction of funds.

#### ARTICLE XIX CHANGE IN TERMS

- A. This contract may be amended or modified only by mutual written agreement of the parties.
- B. Consultant shall only commence work covered by a Contract Change Order after the Contract Change Order is executed and notification to proceed has been provided by the CITY's Project Manager.
- C. There shall be no change in Consultant's Project Manager or members of the project team, as listed in the approved Scope of Services, which is a part of this contract without prior written approval by the CITY's Project Manager.

## ARTICLE XX DISADVANTAGED BUSINESS ENTERPRISES (DBE) PARTICIPATION

- A. This contract is subject to 49 CFR, Part 26 entitled "Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs". Consultants who obtain DBE participation on this contract will assist Caltrans in meeting its federally mandated statewide overall DBE goal.
- B. The goal for DBE participation for this contract is 13%. Participation by DBE consultant or subconsultants shall be in accordance with information contained in the Consultant Proposal DBE Commitment (Exhibit 10-O1), or in the Consultant Contract DBE Information (Exhibit 10-O2) attached hereto and incorporated as part of the Contract. If a DBE subconsultant is unable to perform, Consultant must make a good faith effort to replace him/her with another DBE subconsultant, if the goal is not otherwise met.

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- C. DBEs and other small businesses, as defined in 49 CFR, Part 26 are encouraged to participate in the performance of contracts financed in whole or in part with federal funds. Consultant or subconsultant shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. Consultant shall carry out applicable requirements of 49 CFR, Part 26 in the award and administration of US Department of Transportation-assisted agreements. Failure by Consultant to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as City deems appropriate.
- D. Any subcontract entered into as a result of this contract shall contain all of the provisions of this section.
- E. A DBE firm may be terminated only with prior written approval from City and only for the reasons specified in 49 CFR 26.53(f). Prior to requesting City consent for the termination, Consultant must meet the procedural requirements specified in 49 CFR 26.53(f).
- F. A DBE performs a Commercially Useful Function (CUF) when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a CUF, the DBE must also be responsible with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering the material, and installing (where applicable) and paying for the material itself. To determine whether a DBE is performing a CUF, evaluate the amount of work subcontracted, industry practices, whether the amount the firm is to be paid under the contract is commensurate with the work it is actually performing, and other relevant factors.
- G. A DBE does not perform a CUF if its role is limited to that of an extra participant in a transaction, contract or project through which funds are passed in order to obtain the appearance of DBE participation. In determining whether a DBE is such an extra participant, examine similar transactions, particularly those in which DBEs do not participate.
- H. If a DBE does not perform or exercise responsibility for at least thirty percent (30%) of the total cost of its contract with its own work force, or the DBE subcontracts a greater portion of the work of the contract than would be expected on the basis of normal industry practice for the type of work involved, it will be presumed that it is not performing a CUF.
- I. Consultant shall maintain records of materials purchased or supplied from all subcontracts entered into with certified DBEs. The records shall show the name and business address of each DBE or vendor and the total dollar amount actually paid

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each DBE or vendor, regardless of tier. The records shall show the date of payment and the total dollar figure paid to all firms. DBE prime consultants shall also show the date of work performed by their own forces along with the corresponding dollar value of the work.

- J. Upon completion of the contract, a summary of these records shall be prepared and submitted on the form entitled, "Final Report- Utilization of Disadvantaged Business Enterprise (DBE), First-Tier Subconsultants" CEM-2402F [Exhibit 17-F, of the LAPM], certified correct by Consultant or Consultant's authorized representative and shall be furnished to the Contract Administrator with the final invoice. Failure to provide the summary of DBE payments with the final invoice will result in twenty-five percent (25%) of the dollar value of the invoice being withheld from payment until the form is submitted. The amount will be returned to Consultant when a satisfactory "Final Report- Utilization of Disadvantaged Business Enterprises (DBE), First-Tier Subconsultants" is submitted to the Contract Administrator.
- K. If a DBE subconsultant is decertified during the life of the contract, the decertified subconsultant shall notify Consultant in writing with the date of decertification. If a subconsultant becomes a certified DBE during the life of the contract, the subconsultant shall notify Consultant in writing with the date of certification. Any changes should be report to City's Contract Administrator within 30 days.

#### ARTICLE XXI CONTINGENT FEE

Consultant warrants, by execution of this contract that no person or selling agency has been employed, or retained, to solicit or secure this contract upon an agreement or understanding, for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees, or bona fide established commercial or selling agencies maintained by Consultant for the purpose of securing business. For breach or violation of this warranty, CITY has the right to annul this contract without liability; pay only for the value of the work actually performed, or in its discretion to deduct from the contract price or consideration, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

#### **ARTICLE XXII DISPUTES**

- A. Any dispute; other than audit, concerning a question of fact arising under this contract that is not disposed of by agreement shall be decided by a committee consisting of the CITY's Project Manager and Public Works Director, who may consider written or verbal information submitted by Consultant.
- B. Not later than 30 days after completion of all work, including deliverables necessary to complete the plan, specifications, and estimate, if applicable, under the contract,

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Consultant may request review by the CITY Governing Board of unresolved claims or disputes, other than audit. The request for review will be submitted in writing.

C. Neither the pendency of a dispute, nor its consideration by the committee will excuse Consultant from full and timely performance in accordance with the terms of this contract.

#### ARTICLE XXIII INSPECTION OF WORK

Consultant and any subconsultant shall permit the CITY, the state, and the FHWA if federal participating funds are used in this contract; to review and inspect the project activities and files at all reasonable times during the performance period of this contract including review and inspection on a daily basis.

#### **ARTICLE XXIV SAFETY**

- A. Consultant shall comply with OSHA regulations applicable to Consultant regarding necessary safety equipment or procedures. Consultant shall comply with safety instructions issued by the CITY Safety Officer and other CITY representatives. Consultant personnel shall wear hard hats and safety vests at all times while working on the construction project site.
- B. Pursuant to the authority contained in Section 591 of the Vehicle Code, the CITY has determined that such areas are within the limits of the project and are open to public traffic. Consultant shall comply with all of the requirements set forth in Divisions 11, 12, 13, 14, and 15 of the Vehicle Code. Consultant shall take all reasonably necessary precautions for safe operation of its vehicles and the protection of the traveling public from injury and damage from such vehicles.
- C. Any subcontract entered into as a result of this contract, shall contain all of the provisions of this Article.
- D. Consultant must have a Division of Occupational Safety and Health (CAL-OSHA) permit(s), as outlined in California Labor Code Sections 6500 and 6705, prior to the initiation of any practices, work, method, operation, or process related to the construction or excavation of trenches which are five feet or deeper.

#### **ARTICLE XXV INSURANCE**

See Section 3 of the Professional Services Contract.

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#### ARTICLE XXVI OWNERSHIP OF DATA

- A. Upon completion of all work under this contract, ownership and title to all reports, documents, plans, specifications, and estimates produce as part of this contract will automatically be vested in the CITY; and no further contract will be necessary to transfer ownership to the CITY. Consultant shall furnish the CITY all necessary copies of data needed to complete the review and approval process.
- B. It is understood and agreed that all calculations, drawings and specifications, whether in hard copy or machine-readable form, are intended for one-time use in the construction of the project for which this contract has been entered into.
- C. Consultant is not liable for claims, liabilities, or losses arising out of, or connected with the modification, or misuse by the CITY of the machine-readable information and data provided by Consultant under this contract; further, Consultant is not liable for claims, liabilities, or losses arising out of, or connected with any use by the CITY of the project documentation on other projects for additions to this project, or for the completion of this project by others, except only such use as many be authorized in writing by Consultant.
- D. Applicable patent rights provisions regarding rights to inventions shall be included in the contracts as appropriate (48 CFR 27, Subpart 27.3 Patent Rights under Government Contracts for federal-aid contracts).
- E. The CITY may permit copyrighting reports or other contract products. If copyrights are permitted; the contract shall provide that the FHWA shall have the royalty-free nonexclusive and irrevocable right to reproduce, publish, or otherwise use; and to authorize others to use, the work for government purposes.
- F. Any subcontract in excess of \$25,000 entered into as a result of this contract, shall contain all of the provisions of this Article.

#### ARTICLE XXVII CLAIMS FILED BY THE CITY'S CONSTRUCTION CONTRACTOR

- A. If claims are filed by the CITY's construction contractor relating to work performed by Consultant's personnel, and additional information or assistance from Consultant's personnel is required in order to evaluate or defend against such claims; Consultant agrees to make its personnel available for consultation with the CITY's construction contract administration and legal staff and for testimony, if necessary, at depositions and at trial or arbitration proceedings.
- B. Consultant's personnel that the CITY considers essential to assist in defending against construction contractor claims will be made available on reasonable notice

This form shall be physically attached to Professional Services Contract

from the CITY. Consultation or testimony will be reimbursed at the same rates, including travel costs that are being paid for Consultant's personnel services under this contract.

- C. Services of Consultant's personnel in connection with the CITY's construction contractor claims will be performed pursuant to a written contract amendment, if necessary, extending the termination date of this contract in order to resolve the construction claims.
- D. Any subcontract in excess of \$25,000 entered into as a result of this contract, shall contain all of the provisions of this Article.

#### ARTICLE XXVIII CONFIDENTIALITY OF DATA

- A. All financial, statistical, personal, technical, or other data and information relative to the CITY's operations, which are designated confidential by the CITY and made available to Consultant in order to carry out this contract, shall be protected by Consultant from unauthorized use and disclosure.
- B. Permission to disclose information on one occasion, or public hearing held by the CITY relating to the contract, shall not authorize Consultant to further disclose such information, or disseminate the same on any other occasion.
- C. Consultant shall not comment publicly to the press or any other media regarding the contract or the CITY's actions on the same, except to CITY's staff, Consultant's own personnel involved in the performance of this contract, at public hearings or in response to questions from a Legislative committee.
- D. Consultant shall not issue any news release or public relations item of any nature, whatsoever, regarding work performed or to be performed under this contract without prior review of the contents thereof by the CITY, and receipt of the CITY's written permission.
- E. Any subcontract entered into as a result of this contract shall contain all of the provisions of this Article.
- F. As it relates to the preparation of plans, specifications and estimates, if applicable: All information related to the construction estimate is confidential, and shall not be disclosed by Consultant to any entity other than the CITY.

This form shall be physically attached to Professional Services Contract

### ARTICLE XXIX NATIONAL LABOR RELATIONS BOARD CERTIFICATION

In accordance with Public Contract Code Section 10296, Consultant hereby states under penalty of perjury that no more than one final unappealable finding of contempt of court by a federal court has been issued against Consultant within the immediately preceding two-year period, because of Consultant's failure to comply with an order of a federal court that orders Consultant to comply with an order of the National Labor Relations Board.

#### ARTICLE XXX EVALUATION OF CONSULTANT

Consultant's performance will be evaluated by the CITY. A copy of the evaluation will be sent to Consultant for comments. The evaluation together with the comments shall be retained as part of the contract record.

#### **ARTICLE XXXI RETENTION OF FUNDS**

- A. Any subcontract entered into as a result of this Contract shall contain all of the provisions of this section.
- B. No retainage will be withheld by the City from progress payments due the prime consultant. Retainage by the prime consultant or subconsultants is prohibited, and no retainage will be held by the prime consultant from progress due subconsultants. Any violation of this provision shall subject the violating prime consultant or subconsultants to the penalties, sanctions, and other remedies specified in Section 7108.5 of the California Business and Professions Code. This requirement shall not be construed to limit or impair any contractual, administrative, or judicial remedies, otherwise available to the prime consultant or subconsultant in the event of a dispute involving late payment or nonpayment by the prime consultant or deficient subconsultant performance, or noncompliance by a subconsultant. This porovision applies to both DBE and non-DBE prime consultants and subconsultants.

#### **ARTICLE XXXII NOTIFICATION**

See Section 15- Notices of the Professional Services Contract.

#### ARTICLE XXXIII CONTRACT

Refer to the Professional Services Contract.

#### **ARTICLE XXXIV SIGNATURES**

Refer to the Professional Services Contract.

#### **EXHIBIT 10-O2 CONSULTANT CONTRACT DBE COMMITMENT**

1. Local Agency: City of Stockton		2. Contract DBE Goal: 13%	
3. Project Description: March Lane/East Ba	y MUD Bicycle and Ped	lestrian Path Connectivity Improvements	
4. Project Location: Stockton, CA		·	
5. Consultant's Name: Kjeldsen, Sinnock & Neuc	deck, Inc. 6. Prime Certified	I DBE: D 7. Total Contract Award Amount: \$2	222,091.95
8, Total Dollar Amount for <u>ALL</u> Subconsultants:	\$99,511.06	9. Total Number of <u>ALL</u> Subconsultants: 4	
10. Description of Work, Service, or Materials Supplied	11. DBE Certification Number	12. DBE Contact Information	13. DBE Dollar Amount
ENVIRONMENTAL	36278	GPA Consulting 2600 Capital Avenue, Suite 910, Sacramento, CA 95811 (916) 995-7223	\$17,434.82
PUBLIC OUTREACH	37196	Judith Buethe Communications 445 W. Weber Ave #221, Stockton, CA 95204 (209) 464-8707	\$16,233
SIGNAL & LIGHTING	28989	Y&C Transportation Consultants, Inc. 3250 Ramos Circle, Sacramento, CA 95827 (916) 366-8000	\$49,300
LANDSCAPE ARCHITECTURE	N/A	Jeffrey F. Gambonl Landscape Architects 3012 Pacific Avenue, Stockton, CA 95204 (209) 948-8335	· \$0
Local Agency to Complete this 20. Local Agency Contract Number	Section	14. TOTAL CLAIMED DBE PARTICIPATION	\$ 82,967.82
21, Federal-Aid Project Number:  22, Contract Execution  Date:			37.36 %
Local Agency certifies that all DBE certifications are this form is complete and accurate.	e valid and information on	IMPORTANT: Identify all DBE firms being claimed regardless of tier. Written confirmation of each list required.	ed DBE is
23. Local Agency Representative's Signature	24. Date	15. Preparer's Signature 16. Date Stephen K. Sinnock, P.E. (209) S	946-0268
25. Local Agency Representative's Name	26. Phone	17. Preparer's Name 18. Phon	
27. Local Agency Representative's Title		President, Principal Engineer 19. Preparer's Title	

DISTRIBUTION: 1. Original - Local Agency

2. Copy – Caltrans District Local Assistance Engineer (DLAE). Failure to submit to DLAE within 30 days of contract execution may result in de-obligation of federal funds on contract.

ADA Notice: For individuals with sensory disabilities, this document is available in alternate formats. For information call (916) 654-6410 or TDD (916) 654-3880 or write Records and Forms Management, 1120 N Street, MS-89, Sacramento, CA 95814.

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

Subject:	Directive No. HR-15	Page No. 1 of 14
DISCRIMINATION AND HARASSMENT POLICY	Effective Date:	Revised From: 7/27/09
	5/1/2015	4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment investigative Procedures) revised from 2/15/93

### I. PURPOSE

The purpose of this policy is to reaffirm the City's commitment to demonstrating respect for all individuals by strictly prohibiting discrimination and harassment, including sexual harassment in the workplace. This policy defines prohibited behavior and conduct, and sets forth a procedure for reporting, investigating and resolving complaints of discrimination, harassment, in the workplace, including retaliation and hostile work environment.

#### II. POLICY

- A. The City of Stockton prohibits any form of discrimination and/or harassment of any person based on race, religious creed, color, national origin, ancestry, military and veterans status, physical or mental disability, medical condition, genetic characteristics or information, denial of family and medical care leave, marital status, sexual orientation, sex (including gender, gender identity, gender expression, transgender, pregnancy, childbirth and breastfeeding), political affiliation, age (40 and older), concerted labor activity, or any other category or attribute consistent with state or federal law. All such discrimination and harassment is unlawful and shall not be tolerated. In addition, under the federal Affordable Care Act (ACA), the City of Stockton prohibits discrimination and/or harassment, or retaliation against an employee who obtains coverage, receives a tax credit or subsidy through the Health Care "Market Place" or "Exchange."
- B. It is an unlawful employment practice to discriminate against or to harass an unpaid intern or volunteer on the basis of any legally protected classification unless an exception applies, such as a bona fide occupational qualification.
- C. The City will neither tolerate nor condone discrimination and/or harassment of employees by managers, supervisors, co-workers, or non-employees with whom City employees have a business service, or professional relationship.
- D. All City employees and non-employees share a responsibility to assist in

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

Subject:	Directive No. HR-15	Page No. 2 of 14
DISCRIMINATION AND HARASSMENT POLICY	Effective Date:	Revised From: 7/27/09
	5/1/2015	4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

maintaining an employment environment free of discrimination and harassment. This policy applies to all aspects of City employment, including, but not limited to, hiring, reassignment, placement, promotion, employment action, disciplinary action, layoff, reemployment, transfer, leave of absence, compensation and benefits, training; or other terms of treatment of that person in an unpaid internship, or another limited duration program to provide unpaid work experience for that person, or the harassment of an unpaid intern or volunteer.

- E. All allegations of discrimination and/or harassment shall be investigated immediately by the City, in accordance with this policy. If it is determined that any prohibited activity has occurred, remedial action shall be taken. Such action may include discipline up to and including discharge. In addition, under applicable law, individual supervisors and employees may be subject to personal liability and/or punitive damages in any litigation arising as a result of such conduct.
- F. All new hires shall attend harassment awareness training, and supervisors and managers shall attend harassment awareness and prevention training for supervisors every two years.
- G. The City of Stockton prohibits retaliation against any employee or nonemployee by another employee, non-employee, supervisor, or manager for reporting, filing, testifying, assisting or participating in any manner in any investigation, proceeding, or hearing conducted by the employer or a federal or state enforcement agency.
- H. This policy applies to all officials, employees, volunteers, unpaid interns, agents, or contractors of the City.
- I. This policy shall be administered by the Director of Human Resources.

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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	5/1/2015	4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment investigative Procedures) revised from 2/15/93

### III. DEFINITION AND EXAMPLES OF DISCRIMINATION AND HARASSMENT

- A. "Discrimination," as used in this policy, is any action, behavior, practice, or process that is intended to deny, or results in the denial of, employment rights, privileges, or benefits because of a person's race, religious creed, color, national origin, ancestry, military and veterans status, physical or mental disability, medical condition, genetic characteristics or information, denial of family and medical care leave, marital status, sexual orientation, sex (including gender, gender identity, gender expression, transgender, pregnancy, childbirth and breastfeeding), political affiliation, age (40 and older), concerted labor activity, or any other prohibition identified under state and federal law. The following are examples of conduct that may constitute discrimination:
  - 1. Soliciting applications from a source where all or most of potential workers are of the same race or color.
  - Considering a person's gender as the basis for differences in pay, work assignments, performance evaluations, training, discipline, or any other area of employment; and
  - 3. Questioning a job applicant about the existence, nature and severity of a disability.
- B. "Harassment," as used in this policy, consists of any conduct affecting another person because of his or her race, religious creed, color, national origin, ancestry, military and veterans status, physical or mental disability, medical condition, genetic characteristics or information, denial of family and medical care leave, marital status, sexual orientation, sex (including gender, gender identity, gender expression, transgender, pregnancy, childbirth and breastfeeding), political affiliation, age (40 and older), concerted labor activity, or any other category or attribute identified under state and federal law when such conduct has the purpose or the effect of: (1) creating an intimidating, hostile or offensive work environment; (2) unreasonably interfering with the employee's or non-employee's work performance; or (3)

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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	5/1/2015	4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment investigative Procedures) revised from 2/15/93

otherwise adversely affecting an employee's or non-employee's employment opportunities.

Harassment may take many forms, including, but not limited to, the following examples:

- 1. <u>Verbal Harassment</u>: Epithets, derogatory and offensive comments or slurs based on race, religion, color, national origin, ancestry, physical or mental disability, marital status, pregnancy, medical condition, gender, sexual orientation, political affiliation, age, or any other category or attribute identified under state and federal law.
- 2. Physical Harassment: Assault, impeding or blocking movement that results in the physical interference with normal work or movement on the basis of race, religion, color, national origin, ancestry, physical or mental disability, marital status, pregnancy, medical condition, gender, sexual orientation, political affiliation, age, or any other category or attribute identified under state and federal law.
- 3. <u>Visual Harassment</u>: The displaying of posters, photography, notices, bulletins, e-mails, cartoons or drawings with derogatory and offensive content based on race, religion, color, national origin, ancestry, physical or mental disability, marital status, pregnancy, medical condition, gender, sexual orientation, political affiliation, age, or any other category or attribute identified under state and federal law.
- C. "Sexual harassment," as used in this policy, is a subcategory of harassment, and is specifically defined by law as unwanted sexual advances, requests for sexual favors or visual, verbal or physical conduct of a sexual nature when:
  - Submission to such conduct is made a term or condition of employment; or
  - 2. Submission to or rejection of such conduct is used as a basis for employment decisions affecting the individual; or

### CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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	5/1/2015	4/6/09 3/1/2010
		(see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 6/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

3. Such conduct has the purpose or effect of unreasonably interfering with an employee's or non-employee's work performance or creating an intimidating, hostile or offensive working environment because of the persistent, severe or pervasive nature of the conduct.

Examples of Sexual Harassment include, but are not limited to the following:

- a. Unwelcome sexual overtures or propositions.
- b. Offering employment benefits or status in exchange for sexual favors.
- c. Making or threatening retaliation after a negative response to sexual advances.
- Visual conduct such as leering, making sexual gestures, displaying sexually suggestive objects or pictures, cartoons, calendars or posters.
- e. Verbal conduct such as using epithets or slurs, telling sexually explicit jokes, or making derogatory or suggestive comments about a person's body or dress.
- f. Written communications of a sexual nature distributed in hard copy, soft copy or via a computer network.
- g. Verbal abuse of a sexual nature, graphic verbal commentary about an individual's body, sexually degrading words to describe an individual, suggestive or obscene letters, notes or invitations.
- h. Physical conduct such as touching, assaulting, impeding or blocking movements.

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 6/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

i. Retaliation for making harassment reports or threatening to report harassment.

### D. Affordable Care Act (ACA) Anti-Retaliation

Pursuant to section §1558 of the Affordable Care Act, the City prohibits discrimination or retaliation towards any employee who:

- 1. Receives a health insurance tax credit or subsidy through the Health Care "Marketplace" or "Exchange", by which can trigger a penalty payable by the employer;
- Reports potential violations of protections afforded under Title I of the Act, which provides guaranteed availability protections among other things;
- 3. Testifies in a proceeding concerning such violation;
- 4. Assists or participates in a proceeding concerning a violation; or
- 5. Objects to, or refuses to participate in, any activity, policy, practice, or assigned task that the employee reasonably believes to be in violation of any provision of the Title I of the Act.

An employee who believes that he or she has been discharged or otherwise discriminated against in violation of section §1558 of the Affordable Care Act may seek relief in accordance with the procedures, notifications, burdens of proof, remedies, and statutes of limitation set forth in section 2087(b) of title 15, United States Code.

### IV. REPORTING AND COMPLAINT PROCEDURES

### A. Immediate Action Required

The City's reporting and complaint procedures provide for an immediate, thorough and objective investigation of discrimination or harassment claims, appropriate disciplinary action taken against any person found to have engaged in prohibited behavior, and appropriate alternative remedies to any

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-015 (Sexual Harassment In the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

employee or non-employee subject to discrimination or harassment. To accomplish this, such incidents must be reported immediately to a supervisor or manager.

- 1. <u>Employee's and Non-Employee's Responsibilities when Subjected to Discrimination and/or Harassment</u>
  - a. Employees or non-employees who believe they have been subjected to discrimination or harassment, or are aware of discrimination or harassment against others, shall report the situation immediately to his/her supervisor or manager, except as specified in subsection (b), below. Employees and non-employees shall report any such incidents occurring in the workplace, whether committed by coworkers, supervisors or managers, or third persons doing business with the City, such as customers or vendors, or other non-employees. If comfortable doing so, an employee or non-employee who has a complaint of discrimination or harassment is encouraged to directly inform the person(s) engaging in the behavior that such conduct is offensive and insist the behavior to stop.
  - b. Employees and non-employees must immediately contact a supervisor or manager to register a complaint of discrimination or harassment, unless that supervisor or manager is the individual engaging in the unwanted behavior. In that case, the employee or non-employee may contact someone at the next supervisory level. If the employee or non-employee feels uncomfortable dealing directly with his or her immediate supervisor or manager, he or she may contact the department head, or the Director of Human Resources (or either of their designees) to register a complaint of discrimination or harassment,
  - Employees and non-employees may file a formal complaint of harassment or discrimination with their department head or

### CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

with Human Resources. To assist the City in conducting a thorough investigation, complaints shall be submitted in writing and shall include specific details of the incident(s), the names of the individuals involved, the names of any witnesses, and any documentary evidence (notes, pictures, cartoons, etc.) that will corroborate the allegations.

d. Employees and non-employees shall immediately report any retaliation to a supervisor, manager, department head or Director of Human Resources (or designee). All retaliation complaints shall be immediately, objectively and thoroughly investigated in accordance with the investigation procedures. If a report of retaliation is substantiated, appropriate disciplinary action, up to and including discharge shall be taken.

## 2. <u>Supervisor's or Manager's Responsibilities to Eliminate Discrimination</u> and/or Harassment

- a. A supervisor or manager is responsible for enforcing the City's discrimination and harassment policy. Supervisors or managers must ensure that all employees and non-employees are aware of the City's policy through open discussion of the policy at staff meetings and by posting the policy in a conspicuous location accessible to all staff members.
- b. A supervisor or manager shall be cognizant of employees' and non-employees' behavior and shall not permit any employee or non-employee under their supervision to be subjected to or engage in any conduct prohibited by this policy.
- A supervisor or manager who observes conduct prohibited by this policy shall immediately direct the employee or nonemployee to cease the conduct.

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98
PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

- d. A supervisor or manager who receives a complaint of prohibited conduct is required to take the complaint seriously, and report the matter immediately to the department head; be supportive of the complainant; ensure there is no retaliation against the complainant; conduct an internal fact-finding review into the allegations; obtain as much detailed information as possible; thoroughly document the findings; communicate in written form to the parties the resolution of the complaint; and report to and consult with the Human Resources Department promptly, without delay.
- B. <u>Confidentiality</u>. The City will make every effort to protect the privacy and confidentiality of all parties involved, as well as any information and/or documentation obtained, to the extent possible consistent with a thorough investigation.
- C. Penalty for Non-Compliance. The City shall take disciplinary action, up to and including discharge, against any supervisor or manager who fails in his/her responsibility to take immediate action in response to an employee's or non-employee's complaint of discrimination or harassment. Further, such disciplinary action shall be taken against a supervisor or manager who fails to stop discriminatory or harassing conduct committed in his/her presence or to stop such conduct about which the supervisor or manager has knowledge.

#### V. INVESTIGATION PROCEDURES

### A. <u>Determination of Responsibility for Investigation</u>

If a formal complaint is filed with the department head or the Director of Human Resources (or either of their designees), the department head and the Director of Human Resources shall consult with one another to determine whether the department or Human Resources shall conduct the fact-finding investigation into the allegations. Either the department head or the Director of Human Resources (or either of their designees), depending on who is

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 6/1/95, 1/1/98 PER-037 (Sexual Harassment investigative Procedures) revised from 2/15/93

responsible for the investigation, shall issue written notification to the complainant and alleged harasser(s). The notification shall specify the nature of the complaint, and inform the parties that an investigation into the allegations of discrimination and/or harassment shall be conducted.

#### B. <u>Investigative Guidelines</u>

The investigation shall include the following steps taken in the order best suited to the circumstances:

- 1. Identify and preserve the evidence.
- 2. Confirm the name and position of the complainant. Interview the complainant.
- 3. Allow the complainant the opportunity to place the complaint in writing.
- 4. Obtain the identity of the alleged harasser(s).
- 5. Obtain as many details as possible regarding the incident(s) that prompted the complaint, including the number of occurrences, dates, times, locations, and witnesses (if applicable).
- 6. Ascertain how the complainant felt about the alleged incident when it occurred; complainant's response(s) to the alleged behavior; and witness statements (if applicable).
- 7. Ascertain if any threats or promises were made in connection with the alleged harassment.
- 8. Ascertain if the complainant knows of or suspects that there are other victims of harassment by the same person(s).
- 9. Ascertain whether the complainant has spoken to anyone, especially

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

supervisors, about the harassment.

- 10. Ascertain what resolution would be acceptable to the complainant,
- 11. Interview the alleged harasser to get his or her side of the story, including any possible motivation for a false allegation.
- 12. Interview witnesses who were identified by the complainant regarding the alleged harasser or other persons identified during the investigation.
- 13. Interview witnesses who were identified by the alleged harasser or other persons identified during the investigation.
- 14. Advise all participants that the investigation is "confidential" and not to engage in any retaliatory conduct, as such conduct is subject to disciplinary action up to and including discharge. Confidentiality will be maintained to the extent possible. An individual who is interviewed during the course of an investigation is prohibited from discussing the substance of the interview, except as otherwise directed by a supervisor or the Director of Human Resources. Any individual who discusses the content of an investigatory interview will be subject to discipline or other appropriate sanction.
- 15. Conduct follow-up interviews, if warranted.
- 16. Prepare report of findings and discuss with management and designated legal staff.

#### VI. RESPONDING TO THE COMPLAINT

A. Following the completion of the fact-finding investigation, either the department head or the Director of Human Resources (or either of their designees), depending on who is responsible for the investigation, shall

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment investigative Procedures) revised from 2/15/93

make a report of findings, along with a recommendation regarding the appropriate remedial action to be taken, if warranted. The recommendation shall be made after reviewing the findings of the investigation, giving consideration to all factual information, the nature of the alleged conduct, and the totality of the circumstances. If the investigation was conducted by the Director of Human Resources, or designee, the Director, or designee, shall confer with the affected department head and both shall concur on the remedial action to be taken, if any. If the investigation was conducted by the department head, the department head shall confer with the Director of Human Resources prior to making the report of findings and both shall concur on the remedial action to be taken, if any.

- B. If either the department head or the Director of Human Resources does not concur with the findings and recommendation of the other, the City Attorney (or designee) shall review and resolve the matter in dispute.
- C. Report of findings and recommendation shall be treated as a confidential document and no other distribution shall be made without first consulting with the City Attorney's Office. A completed investigation report will not be disclosed, except as it is deemed necessary to support a disciplinary action, to take remedial action, to defend the City in adversarial proceedings, or to comply with the law or court order.
- D. Either the department head or the Director of Human Resources (or either of their designees), depending on who is responsible for the investigation shall provide a written response to the complainant and the person alleged to have committed the misconduct, discrimination and/or harassment. The response shall include a copy of the City's discrimination and harassment policy and a memorandum indicating the City's determination as to whether the complaint is:
  - 1. <u>Unsustained</u>: The investigation failed to disclose sufficient evidence to substantiate the allegation(s).
  - 2. <u>Unfounded</u>: The investigation proved that the act(s) or omission(s)

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

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PER-016 (Sexual Harassment In the Workplace) revised from 10/21/94, 6/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

complained of did not occur. The finding also applies when the individual employee(s) named in the complaint were not involved in the act(s) or omission(s) alleged.

- 3. <u>Sustained</u>: The investigation disclosed sufficient evidence to substantiate the allegation(s) made in the complaint; appropriate action will be taken.
- E. Details regarding any specific fact-findings or disciplinary action to be taken will not be communicated to the complainant. The City Attorney shall review the response for legal sufficiency before dissemination.
- F. The City shall close and retain the investigation file, in accordance with applicable laws, regulations, and City policy regarding retention of City records.

#### VII. DISCIPLINE

Disciplinary action imposed as a result of any investigation conducted pursuant to this policy shall be commensurate with the severity of the offense, up to and including discharge, even for a first offense.

#### VIII. <u>ALTERNATIVE REMEDIES</u>

If upon exhausting all internal remedles to file, investigate, and respond to a charges of discrimination/harassment, pursuant to title VII of the Federal Civil Rights Act of 1964 (42 U.S.C §§ 2000e et seq.), any person has a right to file a charge of discrimination/harassment with the Equal Employment Opportunity Commission ("EEOC"). In addition, pursuant to the California Fair Employment and Housing Act (Gov. Code §§ 12900 — 12996.) a person may also file a complaint of discrimination/harassment with the California Department of Fair Employment and Housing ("DFEH"). Employees or non-employees who believe that they have been subjected to discrimination/harassment may file a complaint with either of these

## CITY OF STOCKTON, CALIFORNIA CITY MANAGER ADMINISTRATIVE DIRECTIVE

Subject:	Directive No. HR-15	Page No. 14 of 14
DISCRIMINATION AND HARASSMENT POLICY	Effective Date; 5/1/2015	Revised From: 7/27/09 4/6/09 3/1/2010 (see below)

PER-015 (Sexual Harassment in the Workplace) revised from 10/21/94, 5/1/95, 1/1/98 PER-037 (Sexual Harassment Investigative Procedures) revised from 2/15/93

agencies. Both the EEOC and DFEH serve as neutral fact-finders and attempt to assist parties in resolving disputes voluntarily.

### IX. COMMUNICATION OF POLICY

This policy shall be provided to all managers, supervisors, employees, volunteers, unpaid interns, agents or contractors of the City and shall be posted in the appropriate places. All employees shall participate in City approved harassment awareness training as directed by management or Human Resources; and all supervisors, as required by law, shall participate in City approved interactive harassment awareness training and education sessions at least once every two years, or as otherwise specified by law.

APPROVED:

KURT O. WILSON CITY MANAGER

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