DESIGN PROFESSIONAL SERVICES AGREEMENT PROJECT NO. 81000500 and 81000501 – CONTRACT NO. 1171

Birmingham and Westside Wastewater Treatment Plants Grit Removal, Aeration, and Digester Improvements Project

WATER SERVICES DEPARTMENT

This design professional services agreement is between KANSAS CITY, MISSOURI, a constitutionally chartered municipal corporation ("City"), CDM Smith, Inc ("Design Professional"). City and Design Professional agree as follows:

PART I

SPECIAL TERMS AND CONDITIONS

Sec. 1. Project description.

The services to be provided under this Agreement are for the following project (Project) and purpose: Birmingham and Westside Wastewater Treatment Plants Grit Removal, Aeration, and Digester Improvements Project.

- Sec. 2. Services to be performed by Design Professional. Design Professional shall perform the following Scope of Services:
 - A. Scope of Services in Attachment 1.
 - B. Submit all documents, including plans, design drawings, specifications, reports, maps, models and renderings in the form requested by City. A list with the specific requirements is included in **Attachment 5**.
 - C. City shall have the right to inspect and review the work being done and to consult with Design Professional at any reasonable time. Conferences will be held at the request of City or Design Professional.
 - D. If it is determined to be in the best interest of the work, Design Professional shall replace the project manager or any other employee of the Design Professional, Subcontractors, Suppliers or other persons or organizations performing or furnishing any of the work on the project upon written request by the City.
 - E. City's General Conditions shall be furnished to Design Professional prior to signing this Agreement. If the General Conditions are modified, City will notify Design Professional. If the Scope of Services performed by Design Professional under this Agreement includes construction phase services, then Design Professional shall perform such additional tasks set forth in the General Conditions, including approval of Change Orders, and shall comply with the limitations set forth in the General Conditions, except as otherwise amended.
- **Sec. 3. Term.** Unless sooner terminated as provided herein, and unless specific dates for providing services are identified in this Agreement, this Agreement shall remain in force for a period which may reasonably be required for the completion of the services to be provided by Design Professional under the Scope of Services. Work under this agreement shall begin upon written Notice to Proceed.

Sec. 4. Compensation and Reimbursable.

- A. The maximum amount that City shall pay Design Professional under this Agreement is \$1,100,000, as follows:
 - 1. \$686,850 for the services performed by Design Professional under this Agreement.
 - 2. For Design Professional services described in the Scope of Services, City shall pay Design Professional compensation amounting to actual salary of personnel for time charges directly to the project, times an approved multiplier. The multiplier to be used shall not exceed 3.04. A schedule of position classifications and the salary range for each position is included as a part of **Attachment 2**.
 - 3. Actual reasonable expenses incurred by Design Professional directly related to Design Professional's performance under this Agreement, to include only the following, in an amount not to exceed \$253,500. The following are the reimbursable direct expenses that City has approved: subcontractor direct costs paid by design professional (\$153,500 for MBE, \$100,000 for WBE), reproduction of deliverables, local transportation and public outreach materials. Non-local travel expenses must be preapproved by the City.
 - 4. Design Professionals' Maximum amount show in Sec. 4, Compensation and Reimbursables, includes a total allowance amount of \$159,650 for Optional Services, not yet authorized by the City that may be required throughout the course of the work. This allowance amount will not be utilized by the Design Professional unless specifically in writing by the City to perform Optional Services. Optional Services will not be performed, nor is the Design Professional approved to utilize any allowance monies unless the City provides written authorization to Design Professional that includes the scope of work for each task to be performed and a maximum billing limit for compensation that has been mutually agreed upon.
 - 5. Compensation for all Optional Services will be based on the actual salary of office personnel for time charges directly to the project, times an approved multiplier. The multiplier to be used shall not exceed 3.04. Engineering Fee Summary and schedule of position classifications and the salary range for each position is included as a part of **Attachment 2**. The amount billed for each Optional Service shall not exceed the amount established for it without further written authorization. Additional amounts for Optional Services may be authorized, if deemed by CITY to be necessary as the work progresses. Each Optional Service shall be established for it without further written authorization. Additional amounts for Optional Services may be authorized, if deemed by CITY to be necessary, as the work progresses
 - 6. City is not liable for any obligation incurred by Design Professional except as approved under the provisions of this Agreement.

B. Method of Payment.

Design Professional shall invoice City monthly setting forth the total effort expended on an hourly basis and all actual reasonable expenses incurred and allowed under this Agreement. Each invoice shall provide the subtotal of the hours and costs invoiced by the Design Professional for each Task Series identified in **Attachment 1** and a sum total of hours and costs for each invoice period. Design Professional shall submit a copy of

invoices received from its subcontractors with labor hours per person, salary rate per person, effective salary multiplier, and direct expenses for each Task Series. Design Professional shall also submit monthly project status report with each monthly invoice containing the information defined in **Attachment 1 and 2**. City, upon approving the invoice, shall remit payment.

C. Condition Precedent to Payment.

- 1. It shall be a condition precedent to payment of any invoice from Design Professional that Design Professional is in compliance with, and not in breach or default of, all terms, covenants and conditions of this Agreement. If damages are sustained by City as a result of breach or default by Design Professional, City may withhold payment(s) to Design Professional for the purpose of set off until such time as the exact amount of damages due City from Design Professional may be determined, and
- 2. No request for payment will be processed unless the request is in proper form, correctly computed, accompanied by a monthly status report. City is not liable for any obligation incurred by Design Professional except as approved under the provisions of this Agreement.
- 3. No request for payment will be processed unless it is accompanied by a copy of the most recent 00485.01 M/WBE Monthly Utilization Report submitted to the City's Human Relations Department.

Sec. 5. Notices. All notices required by this Agreement shall be in writing and sent to the following:

City:

Water Services Department

Terry Leeds, Director:

Address: 4800 East 63rd Street,

Kansas City, MO 64130

Phone: (816) 513-0461 Facsimile: (816) 513-0343

Design Professional: CDM Smith Inc.

Contact: Patrick O'Neill

Address: 9200 Ward Parkway Suite 500

Phone: (816) 444-8270 Facsimile: (816) 444-8232

E-mail address: oneillpa@cdmsmith.com

All notices are effective (a) when delivered in person, (b) upon confirmation of receipt when transmitted by facsimile transmission or by electronic mail, (c) upon receipt after dispatch by registered or certified mail, postage prepaid, (d) on the next business day if transmitted by overnight courier (with confirmation of delivery), or (e) three (3) business days after the date of mailing, whichever is earlier.

- **Sec. 6. Merger**. This Agreement consists of Part I, Special Terms and Conditions and any Attachments and any documents incorporated by reference; and Part II, Standard Terms and Conditions. This Agreement, including any Attachments and incorporated documents, constitutes the entire agreement between City and Design Professional with respect to this subject matter.
- Sec. 7. Conflict Between Agreement Parts. In the event of any conflict or ambiguity between the Special Terms and Conditions of Part I and the Standard Terms and Conditions of Part II of this Agreement, Part I will be controlling.

Sec. 8. Responsibilities of City. City shall:

- A. Make available to Design Professional all existing records, maps, plans, and other data possessed by City when such are necessary, advisable, or helpful to Design Professional in the completion of the work under this Agreement.
- B. Designate in writing a person to act as City representative with respect to the work to be performed under this Agreement; with such person having complete authority to transmit instructions, receive information, interpret and define City's policies and decisions with respect to the materials, equipment elements and systems pertinent to the work covered by this Agreement, and the responsibility to be available to inspect and review the work and to consult with Design Professional at any reasonable time.
- C. Provide standard City forms as required.
- **D.** Provide City Licensed Geographical Information System Data set forth in **Attachment 3**, incorporated into this Agreement.
- Sec. 9. Attachments to Part I. The following documents are attachments to Part I of this Agreement and are attached hereto and incorporated herein by this reference:
 - A. Attachment 1: Scope of Services
 - B. Attachment 2: Engineering Fee Summary and Schedule of Position Classification
 - C. Attachment 3: Licensed Geographical Information System Data
 - D. Attachment 4: HRD Documents

00450 HRD Form 08: Contractor Utilization Plan/Request for Waiver

00460 HRD Form 10: Timetable for MBE/WBE Utilization

00470 HRD Form 11: Request for Modification or Substitution

00450.01: Letter of Intent to Subcontract

01290.14: Contractor Affidavit for Final Payment

01290.15: Subcontractor Affidavit for Final Payment

- E. Attachment 5: Electronic Documents Information
- F. Attachment 6: Employee Eligibility Verification Affidavit
- G. Attachment 7: Subcontractors List Non-Construction

Sec. 10. Subcontracting. Design Professional agrees that it will only subcontract with the subcontractor(s) it has listed on the "Subcontractor List Non-Construction."

Sec. 11. Minority and Women's Business Enterprises. City is committed to ensuring that minority and women's business enterprises (M/WBE) participate to the maximum extent possible

in the performance of City contracts. If M/WBE participation goals have been set for this Agreement, Design Professional agrees to comply with all requirements of City's M/WBE Program as enacted in City's Code Sections 3-421 through 3-469 and as hereinafter amended. Design Professional shall make its good faith efforts in carrying out this policy by implementing its contractor utilization plan, which is attached as Attachment 4. If Design Professional fails to achieve the M/WBE goals stated in its contractor utilization plan, as amended, the City will sustain damages, the exact extent of which would be difficult or impossible to ascertain or estimate at the time of execution of this contract. Therefore, in order to liquidate those damages, the monetary difference between the amount of the M/WBE goals set forth in this contractor utilization plan, as amended, and the amount actually paid to qualified MBEs and WBEs for performing a commercially useful function will be deducted from the Design Professional's payments as liquidated damages. In determining the amount actually paid to qualified MBEs and WBEs, no credit will be given for the portion of participation that was not approved by the Director of City's Human Relations Division, unless the Director determines that the Design Professional acted in good faith. No deduction for liquidated damages will be made when, for reasons beyond the control of the Design Professional, the M/WBE participation stated in the Contractor Utilization Plan, as amended and approved by the Director, is not met.

Sec. 12. Professional Services Certification. Code Section 2-83, prohibiting Agreements with certain attorneys, architects, engineers and other professionals thereunder, shall apply to this Agreement. Design Professional certifies that it is not an architect, engineer, or other professional, exclusive of medical doctors or appraisers, who at the time of the issuance of the Agreement, serves as an expert witness for any litigation against City, and that it will not serve as an expert witness for any litigation against City during the term of this Agreement.

Sec. 13. Effectiveness Date. This Agreement will become effective when the City's Director of Finance has signed it. The date this Agreement is signed by the City's Director of Finance will be deemed the date of this Agreement.

Each party is signing this Agreement on the date stated opposite that party's signature.

THIS AGREEMENT CONTAINS INDEMNIFICATION PROVISIONS

DESIGN PROFESSIONAL

I hereby certify that I have authority to execute this document on behalf of Design Professional

Date: 4/27/2015

By Total O'lleill

Name: Patrick O'Ne, 11
Title: Associate

KANSAS CITY, MISSOURI

Date: Skis

By: Jung huk

Name: Terry

Title: Director

Approved as to form:

Assistant City Attorney

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the Treasury, to the credit of the fund from which payment is to be made, each sufficient to meet the obligation hereby incurred.

Director of Finance

Date

PART II

STANDARD TERMS AND CONDITIONS

Sec. 1. General Indemnification.

- A. For purposes of this Section 1 only, the following terms shall have the meanings listed:
- 1. Claims means all claims, damages, liability, losses, costs and expenses, court costs and reasonable attorneys' fees, including attorneys' fees incurred by the City in the enforcement of this indemnity obligation.
- 2. **Design Professional's Agents** means Design Professional's officers, employees, subcontractors, subconsultants, successors, assigns, invitees, and other agents.
- 3. **City** means City, its Program Manager/Construction Advisor and any of their agents, officials, officers and employees.
- B. Design Professional's obligations under this Section with respect to indemnification for acts or omissions, including negligence, of City shall be limited to the coverage and limits of General (not Professional) Liability insurance that Design Professional is required to procure and maintain under this Agreement. Design Professional affirms that it has had the opportunity to recover the costs of the liability insurance required in this Agreement in its contract price.
- C. Design Professional shall defend, indemnify and hold harmless City from and against all Claims arising out of or resulting from all acts or omissions in connection with this Agreement caused in whole or in part by Design Professional or Design Professional's Agents, regardless of whether or not caused in part by an act or omission, including negligence, of City. Design Professional is not obligated under this Section to indemnify City for the sole negligence of City.

- D. Nothing in this section shall apply to indemnification for professional negligence which is specified in a separate provision of this Agreement.
- E. In no event shall the language in this section constitute or be construed as a waiver or limitation of the City's rights or defenses with regard to sovereign immunity, governmental immunity, or other official immunities and protections as provided by the federal and state constitutions or by law

Sec. 2. Indemnification for Professional Negligence.

Design Professional shall indemnify, and hold harmless City and any of its agencies. officials, officers, or employees from and against all claims, damages, liability, losses. costs, and expenses, including court costs and reasonable attorneys' fees, to the extent caused by any negligent acts, errors, or omissions of the Design Professional, its officers, employees, subconsultants. subcontractors, successors, assigns, invitees and other agents, in the performance of professional services under this Agreement. Design Professional is not obligated under this Section to indemnify City for the negligent acts of City or any of its agencies, officials, officers, or employees.

Sec 3. Insurance.

A. Design Professional shall procure and maintain in effect throughout the duration of this Agreement, and for a period of two (2) years thereafter, insurance coverage not less than the types and amounts specified below. In the event that additional insurance, not specified herein, is required during the term of this Agreement, Design Professional shall supply such insurance at City's cost. Policies containing a Self-Insured Retention are unacceptable to City unless City approves in writing the Design Professional Self-Insured Retention.

- 1. Commercial General Liability Insurance: with limits of \$1,000,000 per occurrence and \$2,000,000 aggregate, written on an "occurrence" basis. The policy shall be written or endorsed to include the following provisions:
- a. Severability of Interests Coverage applying to Additional Insureds
- b. Per Project Aggregate Liability Limit or, where not available, the aggregate limit shall be \$2,000,000
- c. No Contractual Liability Limitation Endorsement
- d. Additional Insured Endorsement, ISO form CG20 10, or its equivalent
- 2. Worker's Compensation Insurance: as required by statute, including Employers Liability with limits of:

Workers Compensation Statutory Employers Liability

\$100,000 accident with limits of: \$500,000 disease-policy limit \$100,000 disease-each employee

- 3. Commercial Automobile Liability Insurance: with a limit of \$1,000,000 written on an "occurrence" basis, covering owned, hired, and non-owned automobiles, If the Design Professional owns vehicles, coverage shall be provided on an "any auto" basis. If the Design Professional does not own any vehicles, coverage shall be provided on a "hired autos" and "nonowned autos" basis. The insurance will be written on a Commercial Business Auto form, or an acceptable equivalent, and will protect against claims arising out of the operation of motor vehicles, as to acts done in connection with the Agreement, by Design Professional.
- 4. Professional Liability Insurance with limits Per Claim/Annual Aggregate of \$1,000,000.

- B. The Commercial General Liability Insurance specified above shall provide that City and its agencies, officials, officers, and employees, while acting within the scope of their authority, will be named as additional insureds for the services performed under this Agreement. Design Professional shall provide to City at execution of this Agreement a certificate of insurance showing all required endorsements and additional insureds. The certificates of insurance will contain a provision stating that should any of the policies described in the certificate be cancelled before the expiration date thereof. notice will be delivered in accordance with the policy provisions.
- C. The Commercial General Liability and Commercial Automobile Liability insurance specified above shall contain a cross-liability or severability of interest clause or endorsement and shall contain a provision or endorsement that the costs of providing the insureds a defense and appeal, including attorneys' fees, as insureds, shall be supplementary and shall not be included as part of the policy limits but shall remain the insurer's responsibility. Insurance covering the specified additional insureds shall be primary insurance, and all other insurance carried by the additional insureds shall be excess insurance. With respect to Commercial Automobile Liability, Commercial General Liability, and any Umbrella Liability Insurance, Design Professional shall require its insurance carrier(s) to waive all rights of subrogation against City and its agencies, officials, officers, and employees.
- D. All insurance coverage must be written by companies that have an A.M. Best's rating of "A-V" or better, and are licensed or approved by the State of Missouri to do business in Missouri.
- E. Design Professional's failure to maintain the required insurance coverage will not relieve Contractor of its contractual obligation to indemnify the City pursuant to Sections 1 and 2. If the coverage afforded is cancelled

or changed or its renewal is refused, Design Professional shall give at least 30 days prior written notice to City. In the event of Design Professional's failure to maintain the required insurance in effect, City may order Design Professional to immediately stop work, and upon ten (10) days notice and an opportunity to cure, may pursue its remedies for breach of this Agreement as provided for herein and by law.

F. In no event shall the language in this Section constitute or be construed as a waiver or limitation of the City's rights or defenses with regard to sovereign immunity, governmental immunity, or other official immunities and protections as provided by the federal and state constitutions or by law.

Sec. 4. Design Standards and Endorsement.

A. Except as otherwise directed in writing by City, in the performance of services under this Agreement, Design Professional shall comply with all design standards required by federal, state, local laws or codes including but not limited to all applicable provisions of:

- Title II of the 2010 ADA Standards for Accessible Design as amended from time to time;
- 2. the Clean Air Act(42 U.S.C. 7401 et seq. and the Clean Water Act (33 U.S.C. 1251 et seq.
- the Missouri Clean Water Law (Chapter 644 RSMo) together with any accompanying regulation(s) contained in the Missouri Code of State Regulations (CSR Title 10), as well as any implementing permits; and
- 4. Kansas City Code Sec. 3-71. LEED gold standard.

Design Professional shall notify and explain to City any applicable exceptions under these acts.

B. Design Professional shall use all design standards recognized and used in the industry in the performance of services under this agreement. Design Professional shall endorse all plans and specifications, or estimates, and engineering data furnished under this Agreement if prepared by Design Professional. All subcontractors as appropriate shall endorse their respective plans and specifications, or estimates, and engineering data furnished for the Plan or Project.

C. Design Professional shall monitor quality assurance for their design services and shall revise the design and plans at their own expense in case of error or oversight in design by Design Professional or any subcontractor to Design Professional.

Sec. 5. Copyright and Ownership of Documents.

A. Design Professional shall on its behalf and on behalf of its employees and agents, promptly communicate and disclose to City all computer programs, documentation. software and other copyrightable works and all discoveries, improvements and inventions conceived, reduced to practice or made by Design Professionals or its agents, whether solely or jointly with others, during the term of this Agreement resulting from or related to any work Design Professional or its agents may do on behalf of City or at its request. All inventions and copyrightable works that Design Professional is obligated to disclose shall be and remain entirely the property of City. It is agreed that all inventions and copyrightable works are works made for hire and shall be the exclusive property of City. Design Professional hereby assigns to City any rights it may have in such copyrightable works. Design Professional shall cooperate with City in obtaining any copyrights or patents.

B. Original documents, including plans, specifications, reports, maps, models and renderings, including electronic media, prepared or obtained under the terms of this Agreement shall be delivered to and become the property of City and basic survey notes, diaries, sketches, charts, computations and

other data shall be made available upon request by City without restriction or limitation of their use. There shall be no legal limitations upon City in the subsequent use of the documents or ideas developed in the documents. In the event that any of the documents are reused by City, the nameplates or other identification to the Design Professional will be removed and the Design Professional will be released of subsequent liabilities. In the event that any of the design drawings are reused or modified by City, the name plates or other identification to the Design Professional will be removed.

Sec. 6. Governing Law.

This Contract shall be construed and governed in accordance with the laws of the State of Missouri without giving effect to Missouri's choice of law provisions. The City and Design Professional: (1) submit to the jurisdiction of the state and federal courts located in Jackson County, Missouri; (2) waive any and all objections to jurisdiction and venue; and (3) will not raise forum non conveniens as an objection to the location of any litigation.

Sec. 7. Compliance with Laws.

Design Professional shall comply with all federal, state and local laws, ordinances and regulations applicable to the work and this Agreement.

Sec. 8. Termination for Convenience.

A. City may, at any time upon ten (10) days notice to Design Professional specifying the effective date of termination, terminate this Agreement, in whole or in part. If this Agreement is terminated by City, City shall be liable only for payment for services rendered before the effective date of termination. Design Professional shall prepare an accounting of the services performed and money spent by Design Professional up to the effective date of termination and shall return to City any

remaining sums within thirty (30) days of such date.

- B. If this Agreement is terminated prior to Design Professional's completion of services, all work or materials prepared or obtained by Design Professional pursuant to this Agreement shall become City's property.
- C. If this Agreement is terminated prior to Design Professional's completion of the services to be performed hereunder, Design Professional shall return to City and sums paid in advance by City for services that would otherwise have had to be rendered between the effective date of termination and the original ending date of the Agreement. Design Professional shall prepare an accounting of the services performed and money spent by Design Professional up to the effective date of termination and shall return to City any remaining sums within thirty (30) days of such date.

Sec. 9. Default and Remedies.

If Design Professional shall be in default or breach of any provision of this Agreement, City may terminate this Agreement, suspend City's performance, withhold payment or invoke any other legal or equitable remedy after giving Design Professional notice and opportunity to correct such default or breach.

Sec. 10. Waiver.

Waiver by City of any term, covenant, or condition hereof shall not operate as a waiver of any subsequent breach of the same or of any term, covenant or condition. No term, covenant, or condition of this Agreement can be waived except by written consent of City, and forbearance or indulgence by City in any regard whatsoever shall not constitute a waiver of same to be performed by Design Professional to which the same may apply and, until complete performance by Design Professional of the term, covenant or condition, City shall be entitled to invoke any remedy available to it under this Agreement

or by law despite any such forbearance or indulgence.

Sec. 11. Acceptance.

No payment made under this Agreement shall be proof of satisfactory performance of the Agreement, either wholly or in part, and no payment shall be construed as acceptance of deficient or unsatisfactory work.

Sec. 12. Modification.

Unless stated otherwise in this Agreement, no provision of this Agreement may be waived, modified or amended except in writing signed by City.

Sec. 13. Headings; Construction of Agreement.

The headings of each section of this Agreement are for reference only. Unless the context of this Agreement clearly requires otherwise, all terms and words used herein, regardless of the number and gender in which used, shall be construed to include any other number, singular or plural, or any other gender, masculine, feminine or neuter, the same as if such words had been fully and properly written in that number or gender.

Sec. 14. Severability of Provisions.

Except as specifically provided in this Agreement, all of the provisions of this Agreement shall be severable. In the event that any provision of this Agreement is found by a court of competent jurisdiction to be unconstitutional or unlawful, the remaining provisions of this Agreement shall be valid unless the court finds that the valid provisions of this Agreement are so essentially and inseparably connected with and so dependent upon the invalid provisions(s) that it cannot be presumed that the parties to this Agreement could have included the valid provisions without the invalid provision(s); or unless the court finds that the valid provisions, standing alone, are incapable of

being performed in accordance with the intentions of the parties.

Sec. 15. Records.

A. For purposes of this section:

- 1. "City" shall mean the City Auditor, the City's Internal Auditor, the City's Director of Human Relations, the City Manager, the City department administering this Contract and their delegates and agents.
- 2. "Record" shall mean any document, book, paper, photograph, map, sound recordings or other material, regardless of physical form or characteristics, made or received in connection with this Contract and all Contract amendments and renewals.
- B. Design Professional shall maintain and retain all Record for a term of five (5) years that shall begin after the expiration or termination of this Contract and all Contract amendments. City shall have a right to examine or audit all Records and Design Professional shall provide access to City of all Records upon ten (10) days written notice from the City.
- C. The books, documents and records of Design Professional in connection with this Agreement shall be made available to the City Auditor, the City's Internal Auditor, the City's Director of Human Relations and the City department administering this Agreement within ten (10) days after the written request is made.

Sec. 16. Affirmative Action.

If this Contract exceeds \$300,000.00 and Design Professional employs fifty (50) or more people, Design Professional shall comply with City's Affirmative Action requirements in accordance with the provisions of Chapter 3 of City's Code, the rules and regulations relating to those sections, and any additions or amendments thereto; in executing any Contract subject to

said provisions, Design Professional warrants that it has an affirmative action program in place and will maintain the affirmation action program in place for the duration of the Contract. Design Professional shall not discriminate against any employee or applicant for employment because of race, color. sex, religion, national origin or ancestry, disability, sexual orientation. gender identity or age in a manner prohibited by Chapter 3 of City's Code. Professional shall:

- 1. Submit, in print or electronic format, a copy of Design Professional's current certificate of compliance to the City's Human Relations Department (HRD) prior to receiving the first payment under the Contract, unless a copy has already been submitted to HRD at any point within the previous two calendar years. If, and only if, Design Professional does possess a current certification of compliance, Design Professional shall submit, in print or electronic format, a copy of its affirmative action program to HRD prior to receiving the first payment under the Contract, unless a copy has already been submitted to HRD at any point within the previous two calendar years.
- 2. Require any Subcontractor awarded a subcontract exceeding \$300,000.00 to affirm that Subcontractor has an affirmative action program in place and will maintain the affirmative action program in place for the duration of the subcontract.
- 3. Obtain from any Subcontractor awarded a subcontract exceeding \$300,000.00 a copy of the Subcontractor's current certificate of compliance and tender a copy of the same, in print or electronic format, to HRD within thirty (30) days from the date the subcontract is executed. If, and only if, Subcontractor does not possess a current certificate of compliance, Design Professional shall obtain a copy of the Subcontractor's affirmative action program and tender

a copy of the same, in print or electronic format, to HRD within thirty (30) days from the date the subcontract is executed.

City has the right to take action as directed by City's Human Relations Department to enforce this provision. If Design Professional fails, refuses or neglects to comply with the provisions of Chapter 3 of City's Code, then such failure shall be deemed a total breach of this Contract and this Contract may be terminated, canceled or suspended, in whole or in part, and Design Professional may be declared ineligible for any further contracts funded by City for a period of one (1) year. This is a material term of this Contract.

Sec. 17. Tax Compliance.

Design Professional shall provide proof of compliance with the City's tax ordinances administered by the City's commissioner of revenue as a precondition to the City making the first payment under this Agreement or any Agreement renewal when the total Agreement amount exceeds \$150,000.00. If Design Professional performs work on an Agreement that is for a term longer than one year, the Design Professional also shall submit to the city proof of compliance with the City's tax ordinances administered by the City's commissioner of revenue as a condition precedent to the city making final payment under the Agreement.

Sec. 18. Assignability and Subcontracting.

(a) Assignability. Design Professional shall not assign or transfer any part or all of Design Professional's obligation or interest in this Contract without prior written approval of City. If Design Professional shall assign or transfer any of its obligations or interests under this Contract without the City's prior written approval, it shall constitute a material breach of this Contract. This provision shall not prohibit Design Professional from

subcontracting as otherwise provided for herein.

(b) Subcontracting. Design Professional shall not subcontract any part or all of Design Professional's obligations or interests in this Contract unless the subcontractor has been identified in a format required by City. If Design Professional shall subcontract any part of Design Professional's obligations or interests under this Contract without having identified the subcontractor, it shall constitute a material breach of this Contract. The utilization of subcontractors shall not relieve Design Professional of any of its responsibilities under the Contract, and Design Professional shall remain responsible to City for the negligent acts, errors, omissions or neglect of any subcontractor and of such subcontractor's officers, agents and employees. City shall have the right to reject, at any point during the term of this Contract, any subcontractor identified by Design Professional, and to require that any subcontractor cease working under this Contract. City's right shall be exercisable in its sole and subjective discretion. City shall not be obligated to pay or be liable for payment of any monies which may be due to any subcontractor. Design Professional shall include in any subcontract a requirement that the subcontractor comply with all requirements of this Contract in performing Design Professional's services hereunder.

Sec. 19. Conflicts of Interest.

Design Professional certifies that no officer or employee of City has, or will have, a direct or indirect financial or personal interest in this Agreement, and that no officer or employee of City, or member of such officer's or employee's immediate family, either has negotiated, or has or will have an arrangement, concerning employment to perform services on behalf of Design Professional in this Agreement.

Sec. 20. Conflict of Interest - Certification.

Design Professional certifies that Design Professional is not an expert witness for any party in litigation against the City at the time of the issuance of this Contract.

Sec. 21. Buy American Preference.

It is the policy of the city that any manufactured goods or commodities used or supplied in the performance of any city Agreement or any subcontract hereto shall be manufactured or produced in the United States whenever possible.

Sec. 22. Independent Contractor.

Design Professional is an independent contractor and is not City's agent. Design Professional has no authority to take any action or execute any documents on behalf of City.

Section 23. Employee Eligibility Verification.

If this Contract exceeds five thousand dollars(\$5,000.00), Design Professional shall execute and submit an affidavit, in a form prescribed by City, affirming that Design Professional does not knowingly employ any person in connection with the contracted services who does not have the legal right or authorization under federal law to work in the United States as defined in 8 U.S. C. § 1324a(h)(3). Design Professional shall attach to the affidavit documentation sufficient to establish Design Professional's enrollment and participation in an electronic verification of work program operated by the United States Department of Homeland Security (E-Verify) or an equivalent federal work authorization program operated by the United States Department of Homeland Security to verify information of newly hired employees, under the Immigration Reform and Control Act of 1986. Design Professional may obtain additional information about E-Verify and enroll

www.dhs.gov/xprevprot/program/gc 1185221 678150.shtm For those Design Professionals enrolled in E-Verify, the first and last pages of the E-Verify Memorandum of Understanding that Design Professional will obtain upon successfully enrolling in the program shall constitute sufficient documentation for purposes of complying with this Section. Design Professional shall submit affidavit and attachments to City prior to execution of the contract, or at any point during the term of the Contract if requested by City.

Scope of Services

General Project Description

The Kansas City Missouri Water Services Department (City) will contract with CDM Smith (Design Professional) to provide preliminary design, final design, and bidding services, for several improvements to the Birmingham Wastewater Treatment Plant (Plant). The Plant is located northeast of downtown Kansas City in a predominantly rural area in Clay County, Missouri. The Plant receives average daily flows ranging from 10 to 12 million gallons per day (mgd) with a maximum wet weather flow of 20 mgd.

The Plant was built in the mid 1970's and consists of two aerated grit tanks followed by three aeration basins with mechanical aeration, secondary clarifiers (recently upgraded), and disinfection with sodium hypochlorite (recently added). Currently, two of the aeration basins are being used for the activated sludge process, with each aeration basin containing four mechanical surface aerators. The surface aerators have reached the end of their useful life and need to be replaced. The third basin was originally designed as an aerobic digestion facility, and is not in operation. The aerated grit system has only one tank in operation and the equipment is not functioning. Grit and scum removal from the grit tanks occurs infrequently. Flow to the Plant is pumped from the Birmingham Pump Station, and is screened by coarse 1-inch bar screens prior to entering the grit basin. There is no fine screening of the plant influent. An improved headworks facility is required to improve Plant performance and protect the investment of the new and proposed downstream equipment.

To address these issues, the Design Professional will provide the following design services:

- Replacement of the mechanical aerators with a new fine bubble aeration system, including a new blower enclosure building and associated piping and equipment, diffusers, and electrical/SCADA upgrades
- Installation of new screens at the plant influent
- Improvements/redesign of the grit facility to better manage grit collection and removal
- Improvements to aeration basin number 3 to provide aerobic digestion

Project Schedule

The Basic Scope of Services is organized into three major Task Series:

- Task Series 100: Project Management and Administration
- Task Series 200: Preliminary Design
- Task Series 300: Final Design and Bidding

Design Professional shall complete Task Series 100, 200 and 300 within three hundred sixty (360) calendar days following the Notice to Proceed, excluding Task 307 - Bidding Services. Task 307 will be completed within one hundred twenty (120) calendar days thereafter (480 calendar days after Notice to Proceed), subject to the timely commencement of the City's advertisement of the construction documents for bidding. Design Professional's completion schedule will be extended by the City for delays beyond the reasonable control of the Design Professional or as approved by the City.

Meeting the schedule is based on adhering to the Basic Scope of Services. Following the submittal of interim deliverables (BDM/30%, 60%, 90% and 100% complete design documents), a design review meeting will be scheduled with City staff within fourteen calendar days to receive City comments, unless a mutually agreed upon date outside this schedule window is selected.

Basic Scope of Services

Task Series 100 – Project Management and Administration Task 101 – Project Kick-off Meeting.

Design Professional will conduct a project kick-off meeting to review the project purpose and objectives, scope of work, anticipated work products, roles and responsibilities, lines of communication, project procedures, critical task sequencing, and project implementation schedule. A draft project work plan will be distributed to each team member, and will include the scope of services, contact information, project implementation schedule, communication plan, and QA/QC procedures. The project schedule will include a timeline for each task identified in the scope of services and overall contract, anticipated time periods for City and regulatory agency reviews, receipt of City review comments, and public involvement activities.

Task 102 – Progress Meetings

Design Professional will conduct 12 monthly progress meetings with City staff to review draft work products, calculations, schedule and budget status, critical path items, and upcoming work activities. An early meeting will involve information transfer between the Wastewater Master Plan Team and Birmingham Improvements team. The project schedule will be updated and reviewed with City as part of each progress meeting. An Action Item/Decision Log will be maintained throughout the project duration. The agenda for the meetings will be delivered to City no less than two days in advance of the meeting. Following each meeting, minutes will be prepared to record the discussions, activities, action items, and decisions.

Task 103 - Project Management

Design Professional will provide project administration management services necessary throughout the project to successfully manage and complete the work, including project correspondence with the City; consultation with the City staff; supervision and coordination of services; implementation of a project specific work plan, and a quality control/quality assurance plan; scheduling and assignment of personnel resources; administration and coordination of subconsultants; continuous monitoring of work progress; invoicing for the work performed; reporting of MBE/WBE participation; and maintenance of project controls. Design Professional will conduct regular internal meetings with subconsultants to review work products, and schedule upcoming work activities. If possible, video conferencing will be provided by the Design Professional during regularly scheduled progress meetings to include staff not located in Kansas City.

Task 104- Project Administration Services

Design Professional will prepare monthly project status reports to document work progress, the percentage of completed work for each Task Series, schedule status, and budget status. Prepare a monthly project status report to identify work performed by Design Professional, the work activities anticipated to be performed the next month, action items required by City, potential project scope variances with corrective action suggested by Design Professional, a general assessment of Design Professional's ability to meet project schedule milestones, including identification of any delays beyond its control, and an estimate of the work percent completion for each Task Series in the Scope of Services based on earned value of the work completed. A short narrative will be provided to describe the work activity performed for each task within each Task Series. The monthly project status reports will accompany the monthly invoice.

The invoice will be submitted electronically directly to the City's Project Manager. For project staff charging hours in excess of 40-hours per week, including sub-consultants, a detailed explanation of the work performed may be requested by the City.

Task Series 100 Deliverables

- Project Work Plan provided in PDF electronic format
- Meeting materials
- Meeting minutes
- Monthly project status reports and invoices

Task Series 200 - Preliminary Design

Task 201 Data Collection and Review

Design Professional will evaluate existing available data to develop firm understanding of the project. The City will provide the Design Professional the following data to review:

- Monthly Operating Reports from January 2010 to present. Basic data needs include the following parameters, reported on a daily (or other) basis:
 - Influent flow, BOD, COD (or BOD), TKN and/or ammonia, TSS, VSS
 - Influent or effluent temperature
 - Waste activated sludge (WAS) both flow, TSS and VSS
- Information on solids disposal process, including cycles and volumes
- Existing P&IDs
- As-built civil/mechanical drawings
- Existing hydraulic profile
- Survey data and land ownership information
- Soils and subsurface information

In addition, Design Professional will assist the City in conducting a special four-week sampling program, which will include providing a sampling protocol and identifying sampling locations. The sampling protocol will be focused on collecting only the necessary information to design the new aeration system to meet existing effluent permit requirements. The City will be responsible for collecting the samples and performing the laboratory analysis.

Task 202 Field Investigation and Condition Assessment

Design Professional will conduct a field investigation to document the flow characteristics, hydraulics, and condition of Plant infrastructure. Specific tasks will include:

- Evaluate the condition of the existing aeration basins to determine the location of the new blowers and building enclosure. The condition assessment will document the structural, piping/valves, and electrical components associated with the existing aeration basins.
- Document existing site features, dimensions and elevations of the existing plant components that may be affected by the project.
- Conduct a limited site survey within the Plant site, to establish elevations and locations for critical utilities, structural components, and site features required for design of the planned improvements.
- Conduct a geotechnical investigation which will include 3 soil borings to document soil conditions in the location of the new construction.
- Conduct hydraulic evaluation and prepare hydraulic profile to determine capability to incorporate screening and grit tank modifications
- Conduct flow and load evaluation of influent wastewater characteristics to determine treatment capacity needs for the recommended plant improvements

Task 203 Alternatives Analyses

Based on the information documented under Task 201 and 202, Design Professional will evaluate the following plant improvements:

Aeration Basin Improvements

The evaluation will address retrofitting aeration basins 1 and 2 by replacing the surface mechanical aerators with a new aeration system, including blowers/building enclosure, diffusers or mixers, piping/valves, and structural modifications. A BioWin model will be developed for the Plant based on the data collected in Task 201, to simulate existing treatment processes and evaluate potential aeration technologies. The BioWin model will not be developed and calibrated to provide detailed analysis on nutrient removal. The evaluation will consider several criteria to select the recommended aeration system, including reliability, ease of operation, energy efficiency, constructability, capital costs, and operations and maintenance requirements. The new aeration system will be designed to achieve existing regulatory permit limits.

The blower technologies to be evaluated include centrifugal, positive displacement, hybrid, PD screw compressors, and high efficiency turbo blowers. Foil-Air bearing blowers will not be evaluated. In addition, the types of diffuser systems to be evaluated include fine bubble (ceramic disk and membrane), ultrafine bubble, and InventTM mixers/aerators. The general arrangement and location of a new blower enclosure building, aeration headers, and manifolds will also be evaluated. Potential floodplain impacts and permit requirements will be addressed when considering the new blower building location.

The aeration basin flow pattern will be evaluated to accommodate the new diffuser technology, and to optimize plant performance. The analysis will evaluate the feasibility of establishing plug flow while maintaining step feed for high flow scenarios. The analysis will consider inlet and outlet piping modifications, and baffle walls to create a serpentine flow pattern. The analysis will evaluate the feasibility of creating a selector zone to improve sludge settleability. Methods of improving water level control in the aeration basins will be investigated.

An Aeration Basin Improvement Technical Memorandum (TM) will be submitted to the City that includes a summary of the alternatives and a process flow diagram with control elements, conceptual sketches of the recommended alternative, and a planning level opinion of probable construction cost. Review comments provided by the City will be incorporated into the Basis of Design Memorandum (BDM), as discussed in Task 205.

Aerobic Digestion Improvements

The evaluation will identify the required improvements to retrofit aeration basin 3 at the Plant, which is not in operation, into an aerobic digester. The analysis will identify the required improvements including piping modifications, pumping systems, aeration equipment, electrical/SCADA needs, pumping the digested solids to the existing west lagoons, and permit requirements. Improvements to address the expected increase in odors from the aerobic digester are not included in the evaluation. Evaluate the necessity of adding baffles to the aerobic digester to prevent short-circuiting. Evaluate if the existing primary sludge pumps and waste activated sludge pumps can fed the aerobic digester.

An Aerobic Digestion TM will be submitted to the City that includes a summary of the evaluation, conceptual sketches of the required improvements and process flow diagram with control elements, and a planning level opinion of probable construction cost. Review comments provided by the City will be incorporated into the BDM (Task 205).

Grit Facility and Influent Screening Improvements

The plant includes aerated grit basin facility that is no longer fully functional. Also, the plant does not contain influent screening. The purpose of this evaluation will be to identify alternatives to provide an improved grit removal facility and influent screening at the Plant. The types of grit removal system to be evaluated include aerated grit basins, forced-vortex systems, and induced-vortex systems. Pumping of the grit product to a dewatering classifier/washer will be evaluated with each of the grit removal systems. A Grit Facility/Influent Screening TM will be submitted to the City that includes a summary of the evaluation, conceptual sketches of the required improvements and process flow diagram with control elements, and a planning level opinion of probable construction cost. Review comments provided by the City will be incorporated into the BDM (Task 205).

Task 204 Sustainability Review Meeting

Design Professional will review the project for potential incorporation of sustainability features based on the Envision rating system checklist. A meeting with City staff will be conducted to review the checklist and identify design features to be incorporated into the design. The documentation required to obtain Envision certification will not be provided by the Design Professional.

Task 205 Basis of Design Memorandum (BDM)

Design Professional will prepare a draft Basis of Design Memorandum (BDM) that summarizes the results of Tasks 201 through 204. The BDM will include 30% design level drawings, including a site plan, plan view drawings that define the basic configuration of the aeration tank and piping modifications, blower enclosure building layout, grit system improvements, influent screening, key cross-section views, and a BioWin modeling section documenting the model development and results. Design Professional will conduct a review meeting with City staff to review the draft BDM and receive their comments. Design Professional will incorporate City review comments and issue the final BDM.

After the BDM and 30% engineer's estimate of probable cost are finalized, the City will provide a go or no-go decision for Task 206 within 2 weeks. Before the finalized BDM, Design Professional shall coordinate with selected process equipment manufactures to confirm the applicability of the suggested process controls and sequences as well as equipment lead times. BDM shall include revised sequence of operations and process flow diagrams based upon City and manufacturer comments.

Task 206 – Pre-selection of Equipment

Upon the completion of the BDM, and prior to staring the final design services as described in Task Series 300, Design Professional will assist the City with the purchase of new aeration equipment for the Birmingham Plant using pre-selection bid package. The pre-selection bid package will include design criteria, technical and performance specifications, along with requests for physical dimensions, electrical and control features, and operation and maintenance information. A scope of work will be provided, including training, start-up services, O&M manuals, warranties, guarantees, and a request for a lump sum price and delivery schedule. Equipment will be selected based on capital costs, operating costs, performance and other on-economic factors. The City will be responsible for purchasing and storing the equipment until the General Contractor is selected for project.

The bid and award phase will consist of the following:

- Advertising: Services will include preparing the equipment bid advertisement for equipment and notifying prospective bidders. City staff will be responsible for placing the advertisement on their website.
- Addendum: Services include responding to questions and requests for additional information, and preparing and issuing Addendums as necessary.
- Evaluation: Services include assisting the City in reviewing the bids, and selecting the equipment. The selected equipment will serve as the basis for the Plant improvement design in Task Series 300.

Task Series 200 Deliverables

- BioWin modeling files of existing conditions and recommended improvements.
- One-year BioWin license
- Aeration Basin Improvements TM in PDF electronic format
- Birmingham Aerobic Digestion TM in PDF electronic format
- Grit Facility/Influent Screening TM in PDF electronic format
- BDM in PDF electronic format with a BioWin Modeling Section
- Pre-selection bid package
- Project calculation notebook.

Task Series 300 - Final Design and Bidding

Upon receiving written approval from City staff, Design Professional will provide final design services and contract documents for the recommendations specified in the final BDM. The final design services are based on the following components:

- Replacement of the mechanical aerators with a new aeration system, including a new blower enclosure building and associated piping, diffusers, and electrical/SCADA upgrades.
- The design will NOT include: new aeration tanks, backup generators, or a secondary power feed to the WWTP.
- Electrical upgrades to service the new improvements.
- SCADA/sensor upgrades to service the new aeration/aerobic digester improvements, including the WAS sludge lines
- Installation of new influent screens
- Improvements to provide a fully functioning grit facility
- Improvements to the unused aeration basin to provide aerobic digestion, and conveyance
- Improvements to transport the digested solids to the existing nearby lagoons

If the BDM recommendation includes components not listed above, services for these items will be provided under Optional Services.

Task 301 – Design Review Meetings

Design Professional will schedule and facilitate review meetings following the 60-, 90- and 100-percent design document submittals. The design review meetings will include the appropriate City and Design Professional staff. The goal of the meetings will be to review the design documents and to achieve consensus on the major design features. The meetings will be scheduled following a two-week review period of the design documents by City staff (Tasks 302, 303 and 304).

Task 302 - Design Document 60-Percent Submittal

Design Professional will prepare 60-percent design documents consisting of drawings that define the configuration of the Plant improvements, sequences of operation of plant equipment, and supporting equipment/infrastructure, along with technical specifications for Division 1 through 16. The City's standard technical specification will be used for this project and supplemented with technical specifications developed by Design Professional.

The City review will occur during a two-week review period after receipt of the 60-percent complete design documents. Following the two-week review period, a design review meeting with City staff (Task 301) will be conducted. The Design Professional will continue preparation of the design documents after submission of 60-percent design review package. City's review comments discussed at the 60-percent design submittal workshop will be incorporated into the 90-percent document submittal.

Task 303 - Design Document 90-Percent Submittal

Design Professional will prepare 90-percent design documents that provide complete design of the Plant improvements and associated equipment/infrastructure and details included updated sequences of operation. Standard updated technical specifications Division 1 through 16, and a draft of City's standard front end documents will be provided with the 90-percent design review package. City's review of the submittal package will occur during a two-week period after receipt of the 90-percent design drawings and specifications. Following this two-week review period by the City, a design review meeting with City staff (Task 301) will be conducted. The Design Professional will continue preparation of the design documents after submission of 90-percent design review package. City's review comments discussed at the 90-percent design submittal review meeting will be incorporated into the final (100-percent) submittal.

Task 304 - Final Contract Documents (100-percent) Submittal

Design Professional will prepare 100-percent design drawings (bid ready) that provide final design of facilities and associated infrastructure features and details. The final version of the technical specification Division 1 through 16, sequences of operation, BioWin model, and the City's front end documents prepared by City will be provided with the 100-percent contract document package. The City's review of the 100-percent submittal package will occur during a two-week period after receipt of the 100-percent design drawings and specifications. Following this two-week review period by the City, a design review meeting with City staff (Task 301) will be conducted.

Upon addressing the City's review comments, the Design Professional will deliver four full-size sets of 100-percent drawings and four copies of technical specifications to the City. Drawings will also be furnished electronically on CD in both PDF and in AutoCAD 2012 format. Two copies of the CD will be provided.

Task 305 - Opinion of Probable Construction Cost

Design Professional will develop an opinion of probable construction cost at the 60- and 90-percent completion level. The 60-percent opinion of probable construction cost will be in standard form as well as a format to send to the Human Relations Department for MBE/WBE goal requests. In addition, Design Professional will prepare a final (100-percent complete) opinion of probable construction cost to be submitted the day of the bid opening, which will be provided in a sealed envelope. Design Professional's final opinion of construction cost will include allowances for contractor fees, markup, and profit, and be submitted as a total lump sum cost.

Task 306 - Permitting and Utility Coordination Assistance

Design Professional will coordinate with the Missouri Department of Natural Resources (MDNR) to prepare a construction permit application for City, and with FEMA/City to prepare a floodplain permit. In addition, Design Professional will coordinate with the Kansas City Power & Light (KCP&L) and Missouri Gas Energy (MGE) on power requirements. A total of four meetings are budgeted for meetings with the regulatory agencies and utility companies.

Task 307 – Bidding Services

Design Professional will produce sealed contract documents, including all necessary drawings and technical specifications to be provided to City. City will be responsible for advertising the project and providing the contract documents to prospective bidders and other interested parties. Design Professional shall provide City one full-size complete set of reproducible plans and specifications and one CD with documents in PDF. The Design Professional will prepare a written agenda and conduct a pre-bid conference to be held at the City's Water Services Department. Meeting minutes will not be distributed for the pre-bid conference.

Design Professional will answer written questions from prospective bidders. Design Professional will maintain a record of telephone requests and questions from prospective bidders that may be used in preparing addenda to the contract documents. Design Professional will prepare and provide addenda to City for distribution, as appropriate, to interpret, clarify, or expand the contract documents, as necessary.

The Design Professional will review and evaluate the low bidder submission, and submit a written recommendation of award to City. Consideration will be given to contractor's experience on previously completed work, the acceptability of major subcontractors, responses received from references, and equipment proposed by bidders.

Task Series 300 Deliverables

- 60-percent design plan drawings, and technical specifications in PDF electronic format. Opinion of probable construction cost.
- 90-percent design plan drawings and technical specifications in PDF electronic format. Opinion of probable construction cost.
- 100-percent design plans drawings and technical specifications in PDF electronic format.
- 100-percent design plans in dwg electronic format with associated reference files.
- Opinion of probable construction cost.
- 4 full-size hardcopy sets of Final Design Documents and in PDF electronic format, and construction permit application for City submittal to MDNR.
- Pre-Bid Conference Agenda
- Project calculation notebook
- Design Professional's recommendation of Bidder.
- BioWin Model.

Optional Services

Any work requested by the City that is not specifically stated in the Basic Services listed above will be classified as Optional Services. Design Professional's contract upper limit includes an Optional Services Allowance amount of \$159,650. This allowance is for additional professional services that may be required during the course of the Project. Optional Services shall not be performed nor is the Design Professional approved to utilize any allowance unless specifically authorized in writing by the City. Compensation for Optional Services shall be as mutually agreed upon and included in City's written authorization that will include the specific scope of work for each Optional Services task to be performed. Optional Services include, but are not limited to:

- 1. Design services to incorporate biological nutrient removal into aeration system upgrade
- 2. Design services to add new aeration tanks
- 3. Design of mixers in the aeration basin
- 4. Design of new influent flow meter
- 5. SCADA/sensor upgrade controls for existing primary sludge flow meters
- 6. Calibrated BioWin model to provide detailed information on nitrogen and phosphorous removal capabilities
- 7. Design services to incorporate odor control facilities associated with the aerobic digester retrofit
- 8. Design services to provide multiple sets of Bid Documents
- 9. Meetings with local, State or Federal agencies to discuss the project, except as explicitly stated herein.
- 10. Supplemental engineering work required to meet the requirements of regulatory or funding agencies that become effective subsequent to the date of this Agreement.
- 11. Value engineering reviews or services or revisions of design, drawings and specifications arising from value engineering review.
- 12. Special consultants or independent professional associates requested or authorized by City.

- 13. Preparation for litigation, arbitration or other legal or administrative proceedings; and appearances in court or at arbitration sessions in connection with bid protests, change orders or construction incidents.
- 14. Legal support or dispute resolution services necessary for claim or change order request resolution.
- 15. Provision, through a subcontract, of laboratory and field testing required during construction and of any special reports or studies on materials and equipment requested by City beyond those testing activities identified in the Basic Services.
- 16. Observing factory tests and/or field retesting of equipment that fails to pass the initial test.
- 17. Special reports requested by City concerning facilities operation and personnel matters during the operation startup period.
- 18. Services for making revisions to drawings and specifications made necessary by the acceptance of substitutions proposed by the Contractor; and services after the award of the construction contract for evaluating and determining the acceptability of substitutions proposed by the Contractor. Services resulting from significant delays, changes or price increases caused directly or indirectly by shortages of materials, equipment or energy.
- 19. Additional or extended services during construction made necessary by:
 - a. Work damaged by fire or other cause during construction.
 - b. A significant amount of defective or neglected work by any Contractor.
 - c. Acceleration of the progress schedule involving services beyond normal working hours.
 - d. Default by any Contractor.
 - e. Failure of the Contractor to complete the Work within the construction contract time.
- 20. Evaluation of unusually complex or unreasonably numerous claims submitted by the Contractor or others in connection with the Work.
- 21. Changes in the general scope, extent or character of the project, including, but not limited to:
 - a. Changes in size or complexity.
 - b. City's schedule, design or character of construction.
 - c. Method of financing.
- 22. Revision of previously accepted studies, reports, design documents or Construction Contract Documents when such revisions are required by changes in laws, rules, regulations ordinances, codes or orders enacted subsequent to the preparation of such studies, reports, documents or designs; or are required by any other causes beyond Design Professional's control.
- 23. Services for making revisions to Construction Contract Documents and project re-bidding arising from actual bids prices being greater than City's budget.
- 24. Control system equipment manufacturer coordination services.
- 25. Special inspections as dictated by any adopted building code or amendments thereto of the City of Kansas City, Missouri.

CITY'S RESPONSIBILITIES

City will furnish, as required by Basic Services and not at the expense of the Design Professional, the following items:

- 1. Provide assistance by placing at Design Professional's disposal available information pertinent to the assignment, including previous reports, drawings, specifications, O&M records and any other data relative thereto. Provide said information within thirty (30) calendar days of receipt of a written request by Design Professional.
- 2. City's Project Manager will provide the services of at least one City employee who has the right of entry to and knowledge of the existing facilities. Site visits will be required on multiple occasions over the course of the Project.
- 3. City's Project Manager will coordinate meetings between City staff and the Design Professional.

- 4. Operate all existing equipment, valves or other systems necessary for functional or performance testing required by Design Professional.
- 5. Bidding Services. City will provide the following bidding phase services:
 - a. Prepare bid advertisement and submit to local papers and trade publications
 - b. Make copies of bid documents and distribute to prospective bidders. Maintain a list of prospective bidders.
 - c. Conduct the pre-bid conference.
 - d. Prepare Bid Tabulation. Provide copies of bids to Design Professional for evaluation.
- 6. The City will reproduce and submit Construction Contract Documents and construction permit application to MDNR for approval, if required.
- 7. City will conduct the preconstruction conference and will distribute meeting minutes prepared by Design Professional.

(End of Scope of Services)

ENGINEERING FEE SUMMARY AND SCHEDULE OF POSITION CLASSIFICATION

POSITION CLASSIFICATION AND SALARY RANGE

Effective: January 1, 2015 Expires: December 31, 2015

POSITION CATEGORIES	HOURLY <u>LABOR RATES</u>
DDOFFCCIONAL CEDVICEC	
PROFESSIONAL SERVICES	
ENGINEER (ENEV) 1-2	\$24 to \$45
ENGINEER (ENEV) 3-4	\$33 to \$58
ENGINEER (ENEV) 5-6	\$43 to \$68
ENGINEER (ENEV) 7-8	\$52 to \$82
PROJECT MANAGER (PM)	\$55 to \$88
OFFICER	\$67 to \$103
PROFESSIONAL SUPPORT SERVICES	
DRAFTER (DNDF) 1-2	\$17 to \$31
DRAFTER (DNDF) 3-4	\$22 to \$39
DRAFTER (DNDF) 5-6	\$27 to \$44
DRAFTER (DNDF) 7-8	\$32 to \$49
PROFESSIONAL SUPPORT SERVICES	
STAFF SUPPORT	\$22 to \$49
STAFF SUPPORT	\$32 to \$62
PROFESSIONAL ADMINISTRATION	
ADMINISTRATIVE ASSISTANT	\$17 to \$44
CONTRACT ADMINISTRATOR	\$22 to \$49

ADDITIONAL CONDITIONS:

1. This salary schedule shall remain in full force and effect during the term stated. At the end of the period, Design Professional and City shall use the salary schedule applicable for the next period.

POSITION CLASSIFICATION AND SALARY RANGE

Effective: January 1, 2016 Expires: December 31, 2016

POSITION <u>CATEGORIES</u>	HOURLY LABOR RATES
PROFESSIONAL SERVICES	
ENGINEER (ENEV) 1-2	\$24 to \$46
ENGINEER (ENEV) 3-4	\$33 to \$60
ENGINEER (ENEV) 5-6	\$43 to \$70
ENGINEER (ENEV) 7-8	\$52 to \$84
PROJECT MANAGER (PM)	\$55 to \$91
OFFICER	\$67 to \$106
PROFESSIONAL SUPPORT SERVICES	
DRAFTER (DNDF) 1-2	\$17 to \$32
DRAFTER (DNDF) 3-4	\$22 to \$40
DRAFTER (DNDF) 5-6	\$27 to \$45
DRAFTER (DNDF) 7-8	\$32 to \$50
PROFESSIONAL SUPPORT SERVICES	
STAFF SUPPORT	\$22 to \$51
STAFF SUPPORT	\$32 to \$64
PROFESSIONAL ADMINISTRATION	
ADMINISTRATIVE ASSISTANT	\$17 to \$44
CONTRACT ADMINISTRATOR	\$22 to \$49
STAFF SUPPORT STAFF SUPPORT PROFESSIONAL ADMINISTRATION ADMINISTRATIVE ASSISTANT	\$32 to \$64 \$17 to \$44

ADDITIONAL CONDITIONS:

1. This salary schedule shall remain in full force and effect during the term stated. At the end of the period, Design Professional and City shall use the salary schedule applicable for the next period.

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	Permitting and Little Coordinates Assessmen						100	-	-	-			-			\$24,200		CE .	COLUMN TES
307 (966)	British Services		9			-	100		2 6	-						\$18.600	To day	103	819 800
	Subtotal	152	1000	199	334	08	1000	0	1000	-			200	2	2	318.600	35,700	\$2,000	\$7,500
	North Ohne Serectory	-		1000		1000	0.00	-	10000		1	2	Al I		\$12,000	2358.460	590,750	\$58,000	\$547,192
Optional Services					8	2	1 cost		1000	100	1224	1	000	4500	32,520	\$688,850	\$153,500	\$100,000	\$940.350
	Optabled task assignments to be assessed by the Carl	200			The same	THE PERSON NAMED IN	distri												
					200		8				180	200	90	381	22,580	\$100,000	100000	200,000	-
	TOTAL (Bess and Optional Sentons)	X	20	192	ň	100	120	-	196	100	-			11/2	100000			The state of the s	0.00000
							Toponia .												

CITY - LICENSED GEOGRAPHICAL INFORMATION SYSTEM DATA

CITY will provide licensed materials for Geographical Information Systems to be used for the project as follows:

Grant of License. CITY grants to DESIGN PROFESSIONAL and DESIGN PROFESSIONAL hereby accepts, upon the express terms and conditions contained in this Agreement, a non-exclusive License to use the information described herein in the form produced and maintained by the Geographical Information System produced and maintained by City.

License Materials. The materials licensed for use by DESIGN PROFESSIONAL under this Agreement are the forms which can be read or manipulated by computer of the geographical and physical characteristic information collected and assimilated in the records of City ("Licensed Materials").

Use of Licensed Materials. Subject to the terms, conditions and prohibitions of this Agreement, DESIGN PROFESSIONAL shall be entitled to use the information contained in the Licensed Materials to accomplish the scope of services provided by DESIGN PROFESSIONAL. At the completion of the Agreement, DESIGN PROFESSIONAL shall return all materials to the CITY, and shall permanently remove the Licensed Materials from any media used by DESIGN PROFESSIONAL. At the end of the Agreement, DESIGN PROFESSIONAL shall provide a written certification that all materials are returned and that all Licensed Materials, including copies, have been removed from the equipment or media of DESIGN PROFESSIONAL.

Transfer of Licensed Materials. This license is expressly nontransferable and DESIGN PROFESSIONAL shall not transfer any interest, entitlement or obligation under this Agreement to any other person or entity.

Data. The data and information contained in the Licensed Materials shall be those files and systems as recorded and existing as of the time DESIGN PROFESSIONAL requests the information.

Title. The custody and title and all other rights and interests in the Licensed Materials are and shall at all times remain with the CITY and with the Offices or officials of the CITY having official custody of the Licensed Materials.

Not Public Records. The database in the form of the Licensed Materials is proprietary, intellectual property of the CITY and shall not be considered or deemed as open, public records,

except as provided in §256.670, RSMo. DESIGN PROFESSIONAL shall and hereby expressly agrees that it will, recognize the property interests of CITY and CITY agrees that it is not, pursuant to this License, a custodian of any open, public records, except as may exist pursuant to §256.670 RSMo.

Access to Materials. Pursuant to the terms and conditions of this agreement, DESIGN PROFESSIONAL shall be provided access to obtain the Licensed Materials in a periodic basis for the term of this Agreement. As provided in this Agreement, DESIGN PROFESSIONAL, shall be entitled to any Modifications, updates, renewals or additional data or information under the License granted by this Agreement.

Updated Material and Modifications. CITY shall in accordance with this Agreement and upon request of the DESIGN PROFESSIONAL provide to DESIGN PROFESSIONAL updates to or modifications of all or any specific parts of the data or information in the Licensed Materials. Any such updates or modifications provided by CITY shall be covered by and subject to each and all of the terms and conditions of this Agreement. Furthermore, upon completion or termination of this Agreement, DESIGN PROFESSIONAL, will provide to CITY in a compatible form, updated information developed during the execution of the Scope of Services provided by DESIGN PROFESSIONAL.

Data Contents. The data contained in the materials licensed by CITY to DESIGN PROFESSIONAL under this Agreement shall include that information necessary to allow DESIGN PROFESSIONAL to perform scope of services outlined in the Agreement.

Waiver. The waiver of any breach of any provision of this license shall not constitute a waiver of any subsequent breach of the same or other provisions of the Agreement.

Modifications. Any modification to the rights provided herein for licensed materials shall be in writing executed by each party.

HRD Documents

- 1. HRD Form 08: Contractor Utilization Plan & Request for Waiver
- 2. HRD Form 10: Timetable for MBE/WBE Utilization
- 3. HRD Form 11: Request for Modification or Substitution
- 4. 00450.01 Letter of Intent to Subcontract
- 5. 01290.14 Contractor Affidavit for Final Payment
- 6. 01290.15 Subcontractor Affidavit for Final Payment

CONTRACTOR UTILIZATION PLAN/REQUEST FOR WAIVER

		<u>Water Services</u>
	(Department Project)	Department
	CDM Smith Inc.	
	(Bidder/Proposer)	
STATE OF) ss	
COUNTY (OF <u>Jackson</u>)	
I, follows:	Patrick A. O'Neill	, of lawful age and upon my oath state as
behalf of MBE are 2. The propassures	of the Bidder/Proposer listed below. In ad/or WBE contractors on the project. ject goals are15 % MBE and	and the MBE/WBE Program and is given on t sets out the Bidder/Proposer's plan to utilize d % WBE. Bidder/Proposer f the following percentages of MBE/WBE
BID	DER/PROPOSER PARTICIPATIO	N:15% MBE10 % WBE
will me	et or exceed the above-listed Bide that it will utilize the M/WBE s d in the applicable Letter(s) of In	der/Proposer Participation. Bidder/Proposer ubcontractors to provide the goods/services tent to Subcontract, copies of which shall
describe collectiv	ely be deemed incorporated herein). City, Missouri)	(All firms <u>must currently</u> be certified by

c. d.	Telephone No I.R.S. No. Name of MW Address252 Telephone No. I.R.S. No26 Name of MW	BE FirmGeoSource 9 Jefferson Street, Kansas (_(816) 326-8751 5-1206478			
c. d.	I.R.S. No. Name of M)W Address252 Telephone No. I.R.S. No26 Name of M/W	43-1494206 BE Firm GeoSource 9 Jefferson Street, Kansas ((816) 326-8751 3-1206478	City, MO 64108		
d.	Address <u>252</u> Telephone No. I.R.S. No. <u>26</u> Name of M.W	9 Jefferson Street, Kansas (_(816) 326-8751 5-1206478	City, MO 64108		
d.	Address <u>252</u> Telephone No. I.R.S. No. <u>26</u> Name of M.W	9 Jefferson Street, Kansas (_(816) 326-8751 5-1206478	City, MO 64108		
d.	Telephone No. I.R.S. No. <u>26</u> Name of M.W	(816) 326-8751 -1206478			
d.	Name of M/W				
		BEFirm Wellner Archit	ects Inc.		
,	Address	802 Broadway, Kansas Cit			
		(816) 221-0017			
	I.R.S. No	43-1643517			
e.	Name of M/W	BEFirm TREKK Design	n Group		
2	Address	1441 East 104th, Suite 105,	Kansas City, M	O 64131	
		(816) 874-4659			
]	.R.S. No	43-1953275			
(List additional	M/WBEs, if a	ny, on additional page and	attach to this for	·m)	
		akdown of the percentage		contract a	mount that
Bidder/Prop	oser agrees to	pay to each listed M/WBE	:		
	.]	MBE/WBE BREAKDOW	N SHEET		
MBE FIRMS:			Subcontract	Weighted	0/ of Total
Name of MBE	Firm	Supplier/Broker/Contractor	Amount*	Weighted Value**	% of Total Contract
Custom Engin	eering	11	\$55,000	100%	5.0
DuBois Consu	ltants Inc.		\$95,000	100%_	9.0
GeoSource			\$15,500	100%	1

WBE FIRMS:

Name of WBE Firm	Supplier/Broker/Contractor	Subcontract Amount*	Weighted Value**	% of Total Contract
Wellner Architects Inc.	-	\$55,000	100%	5.0
TREKK Design Group		\$55,000	100%	5.0
		-		
	<u> </u>		105	
		<u>=</u>		1
TOTAL WBE \$ / TOTAL	WBE %:	\$_110,000_	·	%

^{*&}quot;Subcontract Amount" refers to the dollar amount that Bidder/Proposer has agreed to pay each M/WBE subcontractor as of the date of contracting and is indicated here solely for the purpose of calculating the percentage that this sum represents in proportion to the total contract amount. Any contract amendments and/or change orders changing the total contract amount may alter the amount due an M/WBE under their subcontract for purposes of meeting or exceeding the Bidder/Proposer participation.

- 5. Bidder/Proposer acknowledges that the monetary amount to be paid each listed M/WBE for their work, and which is approved herein, is an amount corresponding to the percentage of the total contract amount allocable to each listed M/WBE as calculated in the MBE/WBE Breakdown Sheet. Bidder/Proposer further acknowledges that this amount may be higher than the subcontract amount listed therein as change orders and/or amendments changing the total contract amount may correspondingly increase the amount of compensation due an M/WBE for purposes of meeting or exceeding the Bidder/Proposer participation
- 6. Bidder/Proposer acknowledges that it is responsible for considering the effect that any change orders and/or amendments changing the total contract amount may have on its ability to meet or exceed the Bidder/Proposer participation. Bidder/Proposer further acknowledges that it is responsible for submitting a Request for Modification or Substitution if it will be unable to meet or exceed the Bidder/Proposer participation set forth herein.

^{**&}quot;Weighted Value" means the portion of the subcontract amount that will be credited towards meeting the Bidder/Proposer participation. See HRD Forms and Instructions for allowable credit and special instructions for suppliers.

- 7. If Bidder/Proposer has not achieved both the M/WBE goal(s) set for this Project, Bidder/Proposer hereby requests a waiver of the MBE and/or WBE goal(s) that Bidder/Proposer has failed to achieve
- 8. Bidder/Proposer will present documentation of its good faith efforts, a narrative summary detailing its efforts and the reasons its efforts were unsuccessful when requested by the City.
- 9. I hereby certify that I am authorized to make this Affidavit on behalf of the Bidder/Proposer named below and who shall abide by the terms set forth herein:

Bidder/Proposer primary contact: Patrick A. O'Neill

Address: CDM Smith Inc., 9200 Ward Parkway, Suite 500

Kansas City MO 64114

Phone Number: (816) 444-8270

Facsimile number: (816) 444-8232

E-mail Address: oneillpa@cdmsmith.com

By:

Title: Associate 04/27/2015 Date:

(Attach corporate seal if applicable)

Subscribed and sworn to before me this 27 day of April

My Commission Expires: 10/30/2016

TIMETABLE FOR MBE/WBE UTILIZATION

(This form should be submitted to the City after contract award.)

I, Patrick A.	O'Neill	, acting	in my capacity a	as Associa	nte
(No	ame)			(Position w	ith Firm)
of <u>CDl</u>	M Smith Inc.	with	n the submittal	of this Timetal	ole, certify that
(Name of F	irm)	——————————————————————————————————————			, , , , , , , , , , , , , , , , , , , ,
the following time	table for MBE	WBE utilization	in the fulfillmen	t of this contrac	t is correct and
true to the best of i	ny knowledge.				o is confect and
ALLOT	TED TIME F	OR THE COMI	PLETION OF T	HIS CONTRA	ACT
		(Check one		THE COLLIN	
		(37.0)			
15 days		75 days		135 days	
30 days	-	90 days		150 days	
45 days	-	105 days		165 days	-
60 days	-	120 days		180 days	
Other	190 days			100 days	_
Other	400 days	(Specify)		
Throughout	275,500	Begin	nning 1/3	41,325	
Middle 1/3	96,425	Final 1/3	137,7	50	
Beginning 1/3	15 %	Middle 1/3	35 %	Final 1/3	50%
PLEASE NOTE: Department in adva	Any changes nce of the char	s in this timetabl	e require appro	val of the Hur	nan Relations
If you have any que of Human Relations	estions regardi s at: (816) 51	ng the completion 3-1818.	n of this form, p	lease contact th	ne Department
			Datrick (Sig	O'Neil gnature)	
			Δ.		
		-		sociate	
			(1 0511101	with Firm)	
				,	
			04/2	2 <u>7/2015</u> Date)	



REQUEST FOR MODIFICATION OR SUBSTITUTION

(This Form must be submitted to HRD to request substitutions for an MBE/WBE listed in the Contractor Utilization Plan or for modification of the amount of MBE/WBE participation listed in the Contractor Utilization Plan. This Form shall be an amendment to the Contractor Utilization Plan.)

BIDDER/PROPOSER/CONTRACTOR: ADDRESS:	CDM Smith, Inc
	1000500 & 81000501
AMENDMENT/CHANGE ORDER NO:	(if applicable)
Project Goals:	15% MBE10% WBE
Contractor Utilization Plan:	% MBE% WBE
1. I am the duly authorized representative of request this substitution or modification of	of the above Bidder/Contractor/Proposer and am authorized to on behalf of the Bidder/Contractor/Proposer.
2. I hereby request that the Director of HRI	O recommend or approve: (check appropriate space(s))
a A substitution of the certi-	
to perform	(Name of new firm)
(Scope of t	work to be performed by new firm)
	which is currently ame of old firm)
listed on the Bidder's/Contracto	or's/Proposer's Contractor Utilization Plan to
perform the following scope of	work:
	work: (Scope of work of old firm)
	mount of MBE/WBE participation currently listed on the 's Contractor Utilization Plan from
% MBE% V Contractor Utilization Plan	NBE (Fill in % of MBE/WBE Participation currently listed on
ТО	
% MBE % V Contractor Utilization Plan	VBE (Fill in New % of MBE/WBE Participation requested for)
c. Attach 00450.01 Letter of Inten-	t to Subcontract letter for each new MBE/WBE to be added.

00470 HRD 11 Request for Mod. or Sub. 050113

applicable reason(s))

3. Bidder/Contractor/Proposer states that a substitution or modification is necessary because: (check

d. Attach a copy of the most recent 00485.01 or on-line M/WBE Monthly Utilization Report

	The MBE/WBE listed on the Contractor Utilization Plan is non-responsive or cannot perform.
	The MBE/WBE listed on the Contractor Utilization Plan has increased its previously quoted price without a corresponding change in the scope of work.
	The MBE/WBE listed on the Contractor Utilization Plan has committed a material default or breach of its contract.
	Requirements of the scope of work of the contract have changed and make subcontracting not feasible or not feasible at the levels required by the goals established for the contract.
	The MBE/WBE listed on the Contractor Utilization Plan is unacceptable to the City contracting department.
	Bidder/Contractor/Proposer has not attempted intentionally to evade the requirements of the Act and it is in the best interests of the City to allow a modification or substitution.
e C	The following is a narrative summary of the Bidder's/Contractor's/Proposer's good faith efforts xhausted in attempts to substitute the MBE/WBE firm named above which is currently listed on the Contractor Utilization Plan with other qualified, certified MBE/WBE firms for the listed scope of work or any other scope of work in the project:
	dder/Proposer/Contractor will present documentation when requested by the City to evidence its ood faith efforts.
Dated	:(Bidder/Proposer/Contractor)
	By: (Authorized Representative)



Project Number 81000500 and 81000501 Contract Number: 1171

CDM Smith Inc.	("Prime (Contractor	") agrees to	enter into a contractual
agreement withCustom I	Engineering		(M)W/DBE	Subcontractor"), who will
provide the following goods	services in conn	ection with	n the above-	referenced contract:
"electrical," "plumbing," etc.)	or the listing of t may result in this	the NAICS Letter of	Codes in w Intent to Su	ed. Broad categorizations (e.g., /hich M/W/DBE Subcontractor is bcontract not being accepted.)
TIVAC design services ass	sociated with plan	it retrolit i	mprovemen	IS.
for an estimated amount of \$	55,000	or	5.0	% of the total estimated
contract value.				
M/W/DBE Subcontractor is,	to the best of Prir	me Contra	ctor's knowl	ledge, currently certified with the Ci
of Kansas City's Human Rela	ations Departmer	nt to perfo	rm in the cap	pacities indicated herein. Prime
Contractor agrees to utilize N	//W/DBE Subcor	ntractor in	the capacitie	es indicated herein, and M/W/DBE
Subcontractor agrees to work	k on the above-re	eferenced	contract in t	he capacities indicated herein,
contingent upon award of t	the contract to F	Prime Cor	ntractor.	
Street OV	Peill		9-	260
Signature: Prime Contractor			Signature:	M/W/DBE Subcontractor
Print Name			Print Name	1. Varis
Associate			CEO	4/26/15
Title	Date	5	Title	Date



Project Number 81000500 and 81000501 Contract Number: 1171

CDM Smith	Inc. ("	Prime Contractor	") agrees to ent	er into a contrad	ctual
agreement with	DuBois Consultant	ts	('M/)W/DBE Sul	ocontractor"), wi	ho will
provide the following	ng goods/services	in connection wit	h the above-refe	erenced contrac	t:
(Insert a brief narra "electrical," "plumbi certified are insuffic	ing," etc.) or the lis	ting of the NAICS	Codes in which	h M/W/DBE Sub	contractor is
Structural design	services associate	ed with plant retro	ofit improvement	ts.	
for an estimated an	nount of \$ <u>95,00</u>	00 or	9.0	% of the total	estimated
contract value.					
M/W/DBE Subcontr	actor is, to the bes	st of Prime Contra	actor's knowledg	ge, currently cer	tified with the City
of Kansas City's Hu					
Contractor agrees to	o utilize M/W/DBE	Subcontractor in	the capacities i	ndicated herein	, and M/W/DBE
Subcontractor agree	es to work on the a	above-referenced	contract in the	capacities indica	ated herein,
contingent upon a	ward of the contr	act to Prime Co	ntractor.		//
Signature: Prime Co	O'Sill ontractor		Signature: M	A DA	ntractor
Patrick O'Neill Print Name		\	AJAW Pript Name		VEBSTER
Associate			PRESIDE	WT	4/27/15
Title		Date	/Title		Date



Project Number 81000500 and 81000501 Contract Number: 1171

CDM Smitt	n Inc.	("Prime Contrac	ctor") agrees to ente	r into a contractual
agreement with _	GeoSource	(M)	V/DBE Subcontracto	or"), who will
provide the follow	/ing goods/service	es in connection	with the above-refer	enced contract:
"electrical," "plum	bing," etc.) or the	listing of the NA	CS Codes in which	road categorizations (e.g., M/W/DBE Subcontractor is tract not being accepted.)
Geotechnical se	ervices associated	d with plant retro	it improvements.	
-				
for an estimated a	mount of \$15,	500	or1	
contract value.				
				e, currently certified with the City
			The second secon	dicated herein, and M/W/DBE
				apacities indicated herein,
contingent upon				apasitios indicated herein,
Catrol	O'Dil	/		MM_
Signature: Prime (contractor		Signature: M/W	//DBE Subcontractor
Patrick O'Neill Print Name			Axce 5. Print Name	Novisa
Associate Title		Date	PRINCIPA	4/27/15
TRIC		Date	litte	Date



Project Number 81000500 and 81000501 Contract Number: 1171

CDM Smith Inc. ("Prime Cont	ractor") agrees to enter into a co	ontractual
agreement with TREKK Design Group	("MW/DBE Subcontrac	etor"), who will
provide the following goods/services in connectic		
(Insert a brief narrative describing the goods/sen- "electrical," "plumbing," etc.) or the listing of the N certified are insufficient and may result in this Let Civil site, survey, and drafting support associate	NAICS Codes in which M/W/DBI tter of Intent to Subcontract not	E Subcontractor is being accepted.)
	sa with plant regoin improveme	nis.
for an estimated amount of \$55,000	or <u>5.0</u> % of th	e total estimated
contract value.		
M/W/DBE Subcontractor is, to the best of Prime C	Contractor's knowledge, currentl	y certified with the (
f Kansas City's Human Relations Department to		
Contractor agrees to utilize M/W/DBE Subcontrac		
ubcontractor agrees to work on the above-refere		
ontingent upon award of the contract to Prime		
Stude O'Nill	KARAN	/
gnature: Prime Contractor	Signature: M/W/DBE Su	bcontractor
Patrick O'Neill	Kimberly Robinett	
int Name	Print Name	
Associate	Managing Partner	4/27/15
tle Date	Title	Date



Project Number 81000500 and 81000501 Contract Number: 1171

CDM Smith Inc. ("Prime Contractor") agrees to enter into a contractual
agreement with Wellner Associates ("MWDBE Subcontractor"), who will
provide the following goods/services in connection with the above-referenced contract:
(Insert a brief narrative describing the goods/services to be provided. Broad categorizations (e.g., "electrical," "plumbing," etc.) or the listing of the NAICS Codes in which M/W/DBE Subcontractor is certified are insufficient and may result in this Letter of Intent to Subcontract not being accepted.)
Architectural design services associated with plant retrofit improvements.
for an estimated amount of \$ <u>55,000</u> or <u>5.0</u> % of the total estimated
contract value.
M/W/DBE Subcontractor is, to the best of Prime Contractor's knowledge, currently certified with the City
of Kansas City's Human Relations Department to perform in the capacities indicated herein. Prime
Contractor agrees to utilize M/W/DBE Subcontractor in the capacities indicated herein, and M/W/DBE
Subcontractor agrees to work on the above-referenced contract in the capacities indicated herein,
contingent upon award of the contract to Prime Contractor.
Signature: Prime Contractor Signature: M/W/DBE Subcontractor
Patrick O'Neill Print Name Print Name
Associate Date Title Date



CONTRACTOR AFFIDAVIT FOR FINAL PAYMENT

Project Number 81000500 & 81000501

Project Title: <u>Birmingham and Westside Wastewater Treatment Plants Grit Removal, Aeration, and Digester Improvements Project</u>

The Undersigned,	of lawfu
(Name)	Or idilize
ge, being first duly sworn, states under oath as follows:	
. I am the of whowho	is the genera
(Title) (CONTRACTOR)	0
CONTRACTOR for the CITY on Project No. <u>81000500 & 81000501</u> and Project Title <u>Birminghar Westside Wastewater Treatment Plants Grit Removal, Aeration, and Digester Improvements Project No. 1000000000000000000000000000000000000</u>	n and
2. All payrolls, material bills, use of equipment and other indebtedness connected with the Work fo have been paid and all Claims of whatever nature have been satisfied, as required by the Contract.	r this Projec
B (✓)Prevailing wage does not apply; or	
Enterprise (WBE) participation on this contract, and (b) listed herein are the names of all certiful subcontractors, regardless of tier, with whom I, or my subcontractors contracted.	
subcontractors, regardless of tier, with whom I, or my subcontractors contracted. 1. Name of MBE/WBE Firm	
1. Name of MBE/WBE Firm Address Telephone Number	
1. Name of MBE/WBE Firm Address Telephone Number IRS Number	
subcontractors, regardless of tier, with whom I, or my subcontractors contracted. 1. Name of MBE/WBE Firm Address Telephone Number IRS Number Area/Scope*of Work	
subcontractors, regardless of tier, with whom I, or my subcontractors contracted. 1. Name of MBE/WBE Firm Address Telephone Number IRS Number	
1. Name of MBE/WBE Firm Address Telephone Number IRS Number Area/Scope*of Work Subcontract Final Amount	
1. Name of MBE/WBE Firm Address Telephone Number IRS Number Area/Scope*of Work Subcontract Final Amount	
1. Name of MBE/WBE Firm Address Telephone Number IRS Number Area/Scope*of Work Subcontract Final Amount Name of MBE/WBE Firm Address Address	
subcontractors, regardless of tier, with whom I, or my subcontractors contracted. 1. Name of MBE/WBE Firm Address Telephone Number () IRS Number Area/Scope*of Work Subcontract Final Amount 2. Name of MBE/WBE Firm Address Telephone Number () IRS Number	
subcontractors, regardless of tier, with whom I, or my subcontractors contracted. 1. Name of MBE/WBE Firm Address Telephone Number () IRS Number Area/Scope*of Work Subcontract Final Amount 2. Name of MBE/WBE Firm Address Telephone Number () IRS Number	
subcontractors, regardless of tier, with whom I, or my subcontractors contracted. 1. Name of MBE/WBE Firm Address Telephone Number IRS Number Area/Scope*of Work Subcontract Final Amount 2. Name of MBE/WBE Firm Address Telephone Number ()	

*R	eference to specification sections or bid item number.	
	 (✓) Met or exceeded the Contract utilization goals; or (✓) Failed to meet the Contract utilization goals (attach waiver, substitution or modification); or 	
5.	CONTRACTOR certifies that each Subcontractor has received full payment for its respective wor connection with the Contract.	k in
6.	If applicable, I hereby certify that (a) at project completion and pursuant to contractor's final request payment, contractor achieved, company-wide, at least ten percent (10%) minority workforce participation two percent (2%) women workforce participation and (2) a true and accurate copy of my final provent workforce monthly report (HRD Form 00485.02 and final company-wide workforce monthly report (1 Form 00485.03) are attached. NOTE: This paragraph is only applicable if you completed a construct contract that was estimated by the City, prior to solicitation, as requiring more than construction labor hours and costing in excess of \$324,000.01. If applicable you MUST at copies of your final monthly workforce reports.	and oject HRD tion 800
7. The	This affidavit is made in behalf of the CONTRACTOR for the purpose of securing from Kansas City, Miss certification of completion of the Project and receiving payment therefore.	ouri,
ordi Sub with and	f the Contract amount exceeded \$150,000, CONTRACTOR has submitted proof of compliance with the Citynances administered by the City's Commissioner of Revenue and has on file proof of tax compliance from contractors. If the Contract term exceeded one (1) year, CONTRACTOR has provided proof of compliance City tax ordinances administered by the City's Commissioner of Revenue prior to receiving final payments on file proof of tax compliance from all Subcontractors prior to the Subcontractor receiving final payments CONTRACTOR.	n all ance nent
	CONTRACTOR	_
	By(Authorized Signature)	
	Title	
On t	hisday of, before	me
арре	ared, to me personally known to be	the
	of the	
and	who executed the foregoing instrument and acknowledged that (s)he executed the same on behalf of	
	as its free act and de	ed.
IN V writt	VITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year first aben.	ove
Му	commission expires:	
	Notary Public	-



SUBCONTRACTOR AFFIDAVIT FOR FINAL PAYMENT

Project Number 81000500 & 81000501 Project Title: Birmingham and Westside Wastewater Treatment Plants Grit Removal. Aeration, and Digester Improvements Project STATE OF MISSOURI)) ss: COUNTY OF Jackson and Clay) After being duly sworn the person whose name and signature appears below hereby states under penalty of perjury that: I am the duly authorized officer of the business indicated below (hereinafter Subcontractor) and I make this affidavit on behalf of Subcontractor in accordance with the requirements set forth in Section 290.290, RSMo. Subcontractor has completed all of the Work required under the terms and conditions of a subcontract as follows: Subcontract with: CDM Smith, Inc Contractor Work Performed: Total Dollar Amount of Subcontract and all Change Orders: \$_____ City Certified □MBE □ WBE □ DBE □ NA List certifications: Subcontractor fully complied with the provisions and requirements of the Missouri Prevailing Wage Law set forth 2. in Sections 290.210, RSMo through 290.340, RSMo. Business Entity Type: Subcontractor's Legal Name and Address Missouri Corporation Foreign Corporation Fictitious Name Corporation Sole Proprietor Phone No. Limited Liability Company Partnership Fax: Joint Venture E:mail: Other (Specify) Federal ID No. I hereby certify that I have the authority to execute this affidavit on behalf of Subcontractor. (Signature) (Print Name) (Title) (Date) NOTARY My Commission Expires: By Print Name Title

ATTACHMENT 5

ELECTRONIC DATA REQUIREMENTS

A. Kansas City Plan Room - Electronic Format Requirements and Naming Conventions

- 1. In addition to other deliverables included in this Contract, items listed below are requirements to accommodate posting bids documents, plans and specifications on the Kansas City Plan Room.
- 2. Prime Design Professional/Consultant and Sub-Consultants shall adhere to the following electronic format requirements and use the naming conventions as set out below:

a. **Drawings/plans**

- (1) Drawings/plans should be rendered as 200-300 dpi **PDF Format** images. No files may be larger than 5 megabytes in size. Plans/Drawings numbering should follow Form 00015 List of Drawings.
- (2) File names may not include any symbols such as <>:. "/\|? '& # % ^ *()|] {} +
- (3) FILE NAMES: Plans/Drawings numbering should follow Form 00015 List of Drawings. All plans should be named in the following manner: three digit sequential number-brief descriptor. For example: 001-Cover.pdf or 002-arc1.pdf

b. CSI specification sections (project manuals)

- (1) CSI specification sections should be named by division, using DIV as a prefix. For example:
 - (a) DIV01.PDF (Technical, Project Specific)
 - (b) DIV02.PDF
 - (c) DIV03.PDF

c. Summary:

- (1) Division 00 and 01 in Microsoft Word or Excel
- (2) Division 2-16 in PDF Format
- (3) Completed document originals of Plans and Diagrams of project must be submitted as 200-300 dpi **PDF Format** images.

B. Electronic File Requirements - Closeout

- 1. All documents (including as-built drawings) shall be converted or scanned into the Abode Acrobat (.PDF) file format and uploaded to the web based application database selected and provided by City.
- 2. In addition to the standard closeout submittal requirements detailed elsewhere in the Contract Documents, the Prime Design Professional/Consultant and Sub-Consultants shall also submit all closeout documents including but not limited to all "As-Built Drawings", catalog cuts and Owner's Operation and Maintenance manuals in digital format.

C. Drawings/plans to WSD

1. Drawings/plans should be in TIFF (.tif) format with a resolution range of 200 to 300 DPI.Additionally, the drawings/plans should be submitted in Autocad (.dwg) file format with allassociated reference files including P&ID sheets and created Building Information Modeling (BIM). The KCMO drawing number (assigned by water services) shall be first then 3 dashes to separate the number of a particular drawing then a dash and the discipline. Reference files shall be the project number then two dashes and a descriptive title of the reference file. Drawing Examples:

D1318.01---001-A.tif

D1318.01---030-M.tif

D1318.01---130-C.dwg

Design Prof. Service Agreement Part I 102014

D1318.01--Grading.dwg

D. CSI specification sections (project manuals) to WSD

- 1. CSI specification sections (project manuals) PDF (.pdf) files of documents must be scanned using a resolution range of 150 to 200 DPI. Additionally, provide final word (.doc) of all CSI specification sections (project manuals). CSI specification sections should be project number then three dashes followed by the division no spaces for scanned specification
- 2. Scanned Spec Examples:

D1318.01---Division-00.pdf

D1318.01---Division-01.pdf

D1318.01---Division-16.pdf

3. Word document specifications shall be the drawing number followed two dashes and the specification number D1318.01---13252.doc

ATTACHMENT 6

EMPLOYEE ELIGIBILITY VERIFICATION AFFIDAVIT (Required for any contract with the City of Kansas City, Missouri in excess of \$5,000.00)

STATE OF <u>Missouri</u>)	
COUNTY OF <u>Jackson</u>) ss)	
On this 10th day of	March	, 20 <u>15</u> , before me appeared
Patrick A. O'Neill, P.E.	personally kno	wn by me or otherwise proven to be the person
		ho, being duly sworn, stated as follows:
I am of sound mind, capa	ble of making t	his affidavit, and personally swear or affirm that
the statements made herein are tru		
		CDM Smith Inc.
(business entity) and I am duly au	thorized, direct	ed or empowered to act with full authority on
behalf of the business entity in ma		
I hereby swear or affirm t	hat the business	s entity does not knowingly employ any person
		oes not have the legal right or authorization
		defined in 8 U.S.C. § 1324a(h)(3).
		the business entity is enrolled in an electronic
		ited States Department of Homeland Security (E-
		on program operated by the United States
		mation of newly hired employees, under the
		d that the business entity will participate in said
		business entity to perform any work in
		ttached hereto documentation sufficient to
		ticination in the required electronic verification

I am aware and recognize that unless certain contractual requirements are satisfied and affidavits obtained as provided in Section 285.530, RSMo, the business entity may face liability for violations committed by its subcontractors, notwithstanding the fact that the business entity may itself be compliant.

of work program.

I acknowledge that I am signing this affidavit as the free act and deed of the business entity and that I am not doing so under duress.

Subscribed and sworn to before me this 10 day of Marc

My Commission expires: 10/30/2016



Company ID Number: 32909

BASIC EMPLOYMENT VERIFICATION PILOT MEMORANDUM OF UNDERSTANDING

ARTICLE I

PURPOSE AND AUTHORITY

This Memorandum of Understanding (MOU) sets forth the points of agreement between the Social Security Administration (SSA), the Department of Homeland Security and <u>Camp Dresser & McKee Inc.</u> (Employer) regarding the Employer's participation in the Basic Employment Verification Pilot (Basic Pilot). The Basic Pilot is a pilot program in which the employment eligibility of all newly hired employees will be confirmed after the Employment Eligibility Verification Form (Form I-9) has been completed.

Authority for the Basic Pilot is found in Title IV, Subtitle A, of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (IIRIRA), Pub. L. 104-208, 110 Stat. 3009.

ARTICLE II

FUNCTIONS TO BE PERFORMED

A. RESPONSIBLITIES OF THE SSA

- 1. Upon completion of the Form I-9 by the employee and the Employer, and provided the Employer complies with the requirements of this MOU, SSA agrees to provide the Employer with available information that will allow the Employer to confirm the accuracy of Social Security Numbers provided by all newly hired employees and the employment authorization of some newly hired employees.
- 2. The SSA agrees to provide to the Employer appropriate assistance with operational problems that may arise during the Employer's participation in the Basic Pilot. The SSA agrees to provide the Employer with names, titles, addresses, and telephone numbers of SSA representatives to be contacted during the Basic Pilot.
- 3. The SSA agrees to safeguard the information provided by the Employer through the Basic Pilot procedures, and to limit access to such information, as is appropriate by law, to individuals responsible for the verification of Social Security Numbers and for evaluation of the Basic Pilot or such other persons or entities who may be authorized by the SSA as governed by the Privacy Act (5 U.S.C. § 552a), the Social Security Act (42 U.S.C. 1306(a)), and SSA regulations (20 CFR Part 401).
- 4. SSA agrees to establish a means of automated verification that is designed (in conjunction with the Department of Homeland Security's automated system if necessary) to provide confirmation or tentative nonconfirmation of employees' employment eligibility within 3 Federal Government work days of the initial inquiry.
- 5. SSA agrees to establish a means of secondary verification (including updating SSA records as may be necessary) for employees who contest SSA tentative nonconfirmations that is designed to provide final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to SSA, unless it determines that more than 10 days may be necessary. In such cases, SSA will provide additional verification instructions.

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MEMORANDUM OF UNDERSTANDING

B. RESPONSIBLITIES OF THE DEPARTMENT OF HOMELAND SECURITY

- 1. Upon completion of the Form I-9 by the employee and the Employer, and completion by the Employer of SSA verification procedures required prior to initiation of Department of Homeland Security verification procedures, the Department of Homeland Security agrees to provide the Employer access to selected data from the Department of Homeland Security's database to enable the Employer to conduct automated verification checks on newly hired alien employees by electronic means.
- 2. The Department of Homeland Security agrees to provide to the Employer appropriate assistance with operational problems that may arise during the Employer's participation in the Basic Pilot. The Department of Homeland Security agrees to provide the Employer names, titles, addresses, and telephone numbers of Department of Homeland Security representatives to be contacted during the Basic Pilot, including one or more individuals in each Department of Homeland Security district office covering an area in which the Employer hires employees covered by this MOU.
- 3. The Department of Homeland Security agrees to provide to the Employer a manual containing instructions on Basic Pilot policies, procedures and requirements for both SSA and Department of Homeland Security, including restrictions on use of Basic Pilot procedures (the Basic Pilot Manual). The Department of Homeland Security agrees to provide training materials on the Basic Pilot.
- 4. The Department of Homeland Security agrees to provide to the Employer a notice, which indicates the Employer's participation in the Basic Pilot. The Department of Homeland Security also agrees to provide to the Employer anti-discrimination notices issued by the Office of Special Counsel for Immigration-Related Unfair Employment Practices (OSC), Civil Rights Division, U.S. Department of Justice.
- 5. The Department of Homeland Security agrees to issue the Employer a user identification number and password that will permit the Employer to verify information provided by alien employees with Department of Homeland Security's database.
- 6. The Department of Homeland Security agrees to safeguard the information provided to the Department of Homeland Security by the Employer, and to limit access to such information to individuals responsible for the verification of alien employment eligibility and for evaluation of the Basic Pilot, or to such other persons or entities as may be authorized by applicable law. Information will be used only to verify the accuracy of Social Security Numbers and employment eligibility, to enforce the INA and federal criminal laws, and to ensure accurate wage reports to the SSA.
- 7. The Department of Homeland Security agrees to establish a means of automated verification that is designed (in conjunction with SSA verification procedures) to provide confirmation or tentative nonconfirmation of employees' employment eligibility within 3 Federal Government work days of the initial inquiry.
- 8. The Department of Homeland Security agrees to establish a means of secondary verification (including updating Department of Homeland Security records as may be necessary) for employees who contest Department of Homeland Security tentative nonconfirmations that is designed to provide

MEMORANDUM OF UNDERSTANDING

final confirmation or nonconfirmation of the employees' employment eligibility within 10 Federal Government work days of the date of referral to the Department of Homeland Security, unless it determines that more than 10 days may be necessary. In such cases, the Department of Homeland Security will provide additional verification instructions.

C. RESPONSIBILITIES OF THE EMPLOYER

- 1. The Employer agrees to display the notices supplied by the Department of Homeland Security in a prominent place that is clearly visible to prospective employees.
- 2. The Employer agrees to provide to the SSA and the Department of Homeland Security the names, titles, addresses, and telephone numbers of the Employer representatives to be contacted regarding the Basic Pilot.
- 3. The Employer agrees to become familiar with and comply with the Basic Pilot Manual.
- 4. The Employer agrees that all Employer Representatives performing employment verification queries will complete the Basic Pilot Web-Based Tutorial.
- 5. The Employer agrees to comply with established Form I-9 procedures, with one exception: When an employee presents a "List B" identity document, the Employer agrees that it will only accept "List B" documents that contain a photograph. (List B documents identified in 8 C.F.R. § 274a.2(b)(1)(B)) can be presented during the Form I-9 process to establish identity).
- 6. The Employer understands that participation in the Basic Pilot does not exempt the Employer from the responsibility to complete, retain, and make available for inspection Forms I-9 that relate to its employees, or from other requirements of applicable regulations or laws, except for the following modified requirements applicable by reason of the Employer's participation in the Basic Pilot: (1) identity documents must have photographs, as described in paragraph 5 above; (2) a rebuttable presumption is established by section 403(b) of IIRIRA that the Employer has not violated section 274A(a)(1)(A) of the INA with respect to the hiring of any individual if it obtains confirmation of the identity and employment eligibility of the individual in compliance with the terms and conditions of the Basic Pilot; (3) the Employer must notify the Department of Homeland Security if it continues to employ any employee after receiving a final nonconfirmation, and is subject to a civil money penalty between \$500 and \$1,000 for each failure to notify the Department of Homeland Security of continued employment following a final nonconfirmation; (4) the Employer is subject to a rebuttable presumption that it has knowingly employed an unauthorized alien in violation of section 274A(a)(1)(A) if the Employer continues to employ any employee after receiving a final nonconfirmation; and (5) no person or entity participating in the Basic Pilot shall be civilly or criminally liable under any law for any action taken in good faith on information provided through the confirmation system. The Department of Homeland Security reserves the right to conduct Form I-9 compliance inspections during the course of the Basic Pilot, as well as to conduct any other enforcement activity authorized by law.
- 7. The Employer agrees to initiate the Basic Pilot verification procedures within 3 Employer business days after each employee has been hired (but after both sections 1 and 2 of the Form I-9 have been completed), and to complete as many (but only as many) steps of the Basic Pilot process as are

MEMORANDUM OF UNDERSTANDING

necessary according to the Basic Pilot Manual. The Employer is prohibited from initiating verification procedures before the employee has been hired and the Form I-9 completed. If the automated system to be queried is temporarily unavailable, the 3-day time period is extended until it is again operational in order to accommodate the Employer's attempting, in good faith, to make inquiries during the period of unavailability. In all cases, the Employer will use the SSA verification procedures first, and will use the Department of Homeland Security verification procedures only as directed by the SSA verification response.

- 8. The Employer agrees not to use the Basic Pilot procedures for pre-employment screening of job applicants, support for any unlawful employment practice, or any other use not authorized by this MOU. The Employer will not verify selectively; it agrees to use the Basic Pilot procedures for all new hires as long as this MOU is in effect. The Employer agrees not to use Basic Pilot procedures for reverification, or for employees hired before the date this MOU is in effect. The Employer understands that should the Employer use the Basic Pilot procedures for any purpose other than as authorized by this MOU, the Employer may be subject to appropriate legal action and the immediate termination of its access to SSA and Department of Homeland Security information pursuant to this MOU.
- 9. The Employer agrees not to take any adverse action against an employee based upon the employee's employment eligibility status while SSA or the Department of Homeland Security is processing the verification request unless the Employer obtains knowledge (as defined in 8 C.F.R. § 274a.1(1)) that the employee is not work authorized. The Employer understands that an initial inability of the SSA or Department of Homeland Security automated verification to verify work authorization, or a tentative nonconfirmation, does not mean, and should not be interpreted as, an indication that the employee is not work authorized.
- 10. The Employer agrees to comply with section 274B of the INA by not discriminating unlawfully against any individual in hiring, firing, or recruitment practices because of his or her national origin or, in the case of a protected individual as defined in section 274B(a)(3) of the INA, because of his or her citizenship status. The Employer understands that such illegal practices can include discharging or refusing to hire eligible employees because of their foreign appearance or language, and that any violation of the unfair immigration-related employment practices provisions of the INA could subject the Employer to civil penalties pursuant to section 274B of the INA and the termination of its participation in the Basic Pilot. If the Employer has any questions relating to the anti-discrimination provision, it should contact OSC at

 1-800-255-7688 or 1-800-237-2515 (TDD).
- 11. The Employer agrees to record the case verification number on the employee's Form I-9 or to print the screen containing the case verification number and attach it to the employee's Form I-9.
- 12. The Employer agrees that it will use the information it receives from the SSA or the Department of Homeland Security pursuant to the Basic Pilot and this MOU only to confirm the employment eligibility of newly-hired employees after completion of the Form I-9. The Employer agrees that it will safeguard this information, and means of access to it (such as PINS and passwords) to ensure that it is not used for any other purpose and as necessary to protect its confidentiality, including ensuring that it is not disseminated to any person other than employees of the Employer who need it to perform the Employer's responsibilities under this MOU.

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MEMORANDUM OF UNDERSTANDING

- 13. The Employer acknowledges that the information which it receives from SSA is governed by the Privacy Act (5 U.S.C. § 552a(i)(1) and (3)) and the Social Security Act (42 U.S.C. 1306(a)), and that any person who obtains this information under false pretenses or uses it for any purpose other than as provided for in this MOU may be subject to criminal penalties.
- 14. The Employer agrees to allow the Department of Homeland Security and SSA, or their authorized agents or designees, to make periodic visits to the Employer for the purpose of reviewing Basic Pilot-related records, i.e., Forms I-9, SSA Transaction Records, and Department of Homeland Security verification records, that were created during the Employer's participation in the Basic Pilot Program. In addition, for the purpose of evaluating the Basic Pilot, the Employer agrees to allow the Department of Homeland Security and SSA or their authorized agents or designees, to interview it regarding its experience with the Basic Pilot, to interview employees hired during the Basic Pilot concerning their experience with the pilot, and to make employment and Basic Pilot-related records available to the Department of Homeland Security and the SSA, or their designated agents or designees.

ARTICLE III

REFERRAL OF INDIVIDUALS TO THE SSA AND THE DEPARTMENT OF HOMELAND SECURITY

A. REFERRAL TO THE SSA

- The Employer will refer individuals to SSA field offices only as directed by the automated system based on a tentative nonconfirmation, and only after the Employer records the case verification number, reviews the input to detect any transaction errors, and determines that the employee contests the tentative nonconfirmation. The Employer will transmit the Social Security Number to SSA for verification again if this review indicates a need to do so. The Employer will determine whether the employee contests the tentative nonconfirmation as soon as possible after the Employer receives it.
- 2. If the employee contests an SSA tentative nonconfirmation, the Employer will provide the employee with a referral letter and instruct the employee to visit an SSA office to resolve the discrepancy within 8 Federal Government work days. The Employer will make a second inquiry to the SSA database using the Basic Pilot procedures on the date that is 10 Federal Government work days after the date of the referral in order to obtain confirmation, or final nonconfirmation.
- 3. The Employer agrees not to ask the employee to obtain a printout from the Social Security Number database (the Numident) or other written verification of the Social Security Number from the SSA (other than the Social Security Number Card).

B. REFERRAL TO THE DEPARTMENT OF HOMELAND SECURITY

1. The Employer agrees to refer individuals to the Department of Homeland Security only when the verification response received from the Department of Homeland Security automated verification process indicates a tentative nonconfirmation, and the employee contests the tentative

MEMORANDUM OF UNDERSTANDING

nonconfirmation. The Employer will determine whether the employee contests the tentative nonconfirmation as soon as possible after the Employer receives it.

2. If the Employer receives a tentative nonconfirmation from the Department of Homeland Security, the Employer will record the case verification number and date on the Form I-9 or print the screen showing the case verification number and attach the printout to the Form I-9, determine whether the employee contests the tentative nonconfirmation, and instruct an employee who contests to contact the Department of Homeland Security to resolve the discrepancy within 8 Federal Government work days, using Basic Pilot procedures. The Department of Homeland Security will electronically transmit the result of the referral to the Employer within 10 Federal Government work days of the referral.

ARTICLE IV

SERVICE PROVISIONS

The SSA and the Department of Homeland Security will not charge the Employer for verification services performed under this MOU. The Employer shall be responsible for providing equipment needed to make inquiries. To access the Basic Pilot System, an Employer will need a personal computer with Internet access.

ARTICLE V

PARTIES

This MOU is effective upon the signature of all parties, and shall continue in effect for as long as the SSA and the Department of Homeland Security conduct the Basic Pilot unless modified in writing by the mutual consent of all parties, or terminated by any party upon 30 days prior written notice to the others. Termination by any party shall terminate the MOU as to all parties. The SSA or the Department of Homeland Security may terminate this MOU without prior notice if deemed necessary because of the requirements of law or policy, or upon a determination by SSA or the Department of Homeland Security that there has been a breach of system integrity or security by the Employer, or a failure on the part of the Employer to comply with established procedures or legal requirements. Some or all SSA and Department of Homeland Security responsibilities under this MOU may be performed by contractor(s).

Nothing in this MOU is intended, or should be construed, to create any right or benefit, substantive or procedural, enforceable at law by any third party against the United States, its agencies, officers, or employees, or against <u>Camp Dresser & McKee Inc.</u> (Employer), its agents, officers, or employees.

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MEMORANDUM OF UNDERSTANDING

Each party shall be solely responsible for defending any claim or action against it arising out of or related to the Basic Pilot or this MOU, whether civil or criminal, and for any liability therefrom, including (but not limited to) any dispute between the Employer and any other person or entity regarding the applicability of Section 403(d) of IIRIRA to any action taken or allegedly taken by the Employer.

The employer understands that the fact of its participation in the Basic Pilot is not confidential information and may be disclosed as authorized or required by law and USCIS or SSA policy, including but not limited to, Congressional oversight, Basic Pilot publicity and media inquiries, and responses to inquiries under the Freedom of Information Act (FOIA).

The foregoing constitutes the full agreement on this subject between the SSA, the Department of Homeland Security, and the Employer.

The individuals whose signatures appear below represent that they are authorized to enter into this MOU on behalf of the Employer, SSA, and the Department of Homeland Security respectively.

To be accepted as a participant in the Basic Pilot, you should only sign the Employer's Section of the signature page and fax it, along with the completed company information page to the SAVE program at 202-272-8744 or 202-272-8745. If you have any questions, contact the SAVE Program at 888-464-4218.

Employer Camp Dresser & McKee Inc. HARLENE P. ALLENE Diamo (Rlease type or print) Signature	SR. VICE PRECIDENT, FOUND PREVOURCE Title Date Date
Social Security Administration	
Name (Please type or print)	Title
Signature	Date
Department of Homeland Security - SAVE	Program
Name (Please type or print)	Title
Signature	Date

BASIC EMPLOYMENT VERIFICATION PILOT MEMORANDUM OF UNDERSTANDING

		INFO FOR THI	RMA E BAS	ATION REQUIRED SIC PILOT PROGRAM		
Infor	mation relating to your Com	pany:				
Com	pany Name:	Camp Dresser & McKee Inc.				
Com	pany Facility Address:	50 Hampshire Street				
		Cambridge	, MA	02139		
Comp	pany Alternate Address:					
Coun	ty or Parish:	MIDDLESI	EX			
Empl	oyer Identification Number:	04247365				
	American Industry fication Systems Code:	541330				
Paren	t Company;					
Numb	er of Employees:	2,933	Ν	Number of Sites Verified for: 86		
Are ye	ou verifying for more than 1	site? If yes, pl	ease pi	provide the number of sites verified for in each State.		
:	TEXAS NORTH CAROLINA CALIFORNIA		6 2 8	site(s) site(s)		
•	SOUTH DAKOTA		1	site(s)		
:	MASSACHUSETTS NEVADA		2	site(s) site(s)		
	ARIZONA		2	site(s)		
•	SOUTH CAROLINA		1	site(s)		
•	WASHINGTON		2	site(s)		
•	MICHIGAN		3	site(s)		
•	RHODE ISLAND		1	site(s)		
	MISSOURI TENNESSEE		2	site(s)		
	GEORGIA		1	site(s) site(s)		
	PUERTO RICO		I	site(s)		
•	COLORADO		2	site(s)		
	MINNESOTA		1	site(s)		
•	KANSAS		2	site(s)		
•	FLORIDA		10	site(s)		
•	OHIO		5	site(s)		

MEMORANDUM OF UNDERSTANDING

LOUISIANA	3 site(s)	
MONTANA	2 site(s)	
NEW JERSEY	1 site(s)	
VIRGINIA	4 site(s)	
CONNECTICUT	1 site(s)	
INDIANA	1 site(s)	
NEW MEXICO	1 site(s)	
MISSISSIPPI	I site(s)	
NEW HAMPSHIRE	l site(s)	
WISCONSIN	1 site(s)	
OREGON	1 site(s)	
ARKANSAS	1 site(s)	
NEW YORK	5 site(s)	
ILLINOIS	2 site(s)	
PENNSYLVANIA	5 site(s)	
KENTUCKY	1 site(s)	

Information relating to the Program Administrator(s) for your Company on policy questions or operational problems:

Name: Deirdre OShea

Company ID Number: 32909

BASIC EMPLOYMENT VERIFICATION PILOT

MEMORANDUM OF UNDERSTANDING

Telephone Number: E-mail Address:	(617) 452 - 6000 osheadi@cdm.com	Fax Number:	(617) 452 - 8000
Name: Telephone Number: E-mail Address:	Joanna Eldridge (617) 452 - 6000 eldridgejm@cdm.com	Fax Number:	(617) 452 - 8000
Name: Telephone Number: E-mail Address:	Charlene Allen (617) 452 - 6000 allencp@cdm.com	Fax Number:	(617) 452 - 8000

Company ID Number: 32910

County or Parish:

BASIC EMPLOYMENT VERIFICATION PILOT

CORPORATE COMPANY

To be accepted as a Corporate Administrator in the Basic Pilot, you must fax this information page to the SAVE program at 202-272-8744 or 202-272-8745. If you have any questions, contact the SAVE Program at 888-464-4218.

	INFORMATION REQUIRED
	FOR THE BASIC PILOT PROGRAM
Information relating to your Co	mpany:
Company Name:	Camp Dresser & McKee Inc.
Company Facility Address:	50 Hampshire Street
	Cambridge, MA 02139

Information relating to the Corporate Administrator(s) for your Company on policy questions or operational problems:

Name: Joanna Eldridge Telephone Number: (617) 452 - 6000 Fax Number: (617) 452 - 8000 E-mail Address: eldridgejm@cdm.com Name: Charlene Allen Telephone Number: (617) 452 - 6000 Fax Number: (617) 452 - 8000 E-mail Address: allencp@cdm.com Name: Deirdre OShea

MIDDLESEX

Telephone Number: (617) 452 - 6000 Fax Number: (617) 452 - 8000 E-mail Address: osheadi@cdm.com

ATTACHMENT 7

Non-Construction Subcontractors Listing

Contractor shall submit Subcontractor information on this form prior to Subcontractor beginning Work. Contractor shall update this listing and keep it current for the life of the Contract.

	Company Name Contact Name and Email	Address Phone No. and Fax No.
1.	Name: <u>Custom Engineering</u> Email: Joseph Davis	Address: 12760 East Highway 40 Independence, MO 64055
	jtdavis@customengr.com	Phone: <u>816-350-1473</u> Fax:
2.	Name: DuBois Consultants	Address: 5737 Swope Parkway
	Email: Ajamu Webster awebster@duboisengrs.com	Kansas City, MO 64130 Phone: 816-333-7700 Fax:
3.	Name: GeoSource	Address: 2529 Jefferson Street
	Email: Axel Novion anovion@geosourceeng.com	Kansas City, MO 64108
	anoviona geosourceeng.com	Phone: <u>816-326-8751</u> Fax:
4.	Name: Wellner Architects	Address: 802 Broadway, 4th Floor
	Email: Julie Wellner	Kansas City, MO 64105
	Jweiiner/aweiiner.com	Phone: 816-221-0017 Fax:
5.	Name: TREKK Design Group	Address: 1441 East 104 th , Suite 105
	Email: Trent Robinett	Kansas City, MO 64131
	trobinett@trekkdesigngroup.com	Phone: <u>816-874-4659</u> Fax:
6.	Name: Tetra Tech	Address: 415 Oak Street
	Email: Michael Odrowski	Kansas City, MO 64106
	Michael.Odrowski@tetratech.com	Phone: 816-412-1741 Fax:
7.		Address:
	Name: Email:	
	Eman.	Phone: Fax:
8.	None	Address:
	Name: Email:	Phone:
	Email.	Phone: Fax:
9.	Name:	Address;
	Email:	Phone: Fax:
10.	Name:	Address:
	Email:	Phone: Fax:

Contractor – Company Name:

Submitted By:

Title:

Telephone No.:

200 Smith

Patrick A O'Neill

Associate

Telephone No.:

816-444-8270

Fax No.: 816-444-8232

E-mail: oneillpa@cdmsmith.com

Date: March 10, 2015

DESIGN PROFESSIONAL SERVICES AMENDMENT NO. 1

CONTRACT NO. 1171 PROJECT NO. 81000500 BIRMINGHAM HEADWORKS AND ELECTRICAL IMPROVEMENTS

WATER SERVICES DEPARTMENT

This amendment is between KANSAS CITY, MISSOURI, a constitutionally chartered municipal corporation (City), and CDM Smith, Inc. (Design Professional). The parties amend the Agreement entered into on May 7, 2015, as follows:

WHEREAS, City has previously entered into a contract dated May 7, 2015 in the amount of \$1,100,000.00; and

WHEREAS, the City desires execute Amendment No. 1, in the amount of \$1,063,000.00, to amend the total contract amount to \$2,163,000.00; and

NOW, THEREFORE, in consideration of the payments and mutual agreements contained in this 1st Amendment, City and Design Professional agree as follows:

Sec. 1. Sections Amended. The Contract is amended as follows:

- A. Add the following section(s):
 - a. Under Attachment 1 Scope of Services, add Attachment 1-1 Additional Scope of Services; and
 - b. Under Attachment 2 Engineering Fee Summary and Schedule of Position Classifications, add Attachment 2-1 Engineering Fee Summary and Schedule of Position Classifications.
- B. Delete and replace the following section:
 - a. Delete Sec. 4, Compensation, Subparagraph A and replace with the following Sec. 4, Compensation, Subparagraph A:
 - A. The maximum amount that City shall pay Design Professional under this Agreement is \$2,163,000.00, as follows:
 - 1. \$1,213,995.00 for the services performed by Design Professional under this Agreement.
 - 2. For Design Professional services described in the Scope of Services, City shall pay Design Professional compensation amounting to actual salary of personnel for time charges directly to the project, times an approved multiplier. The multiplier to be used shall not exceed 3.04. A schedule of position classifications and the salary range for each position is included as a part of **Attachment 2**.
 - 3. Actual reasonable expenses incurred by Design Professional directly related to Design Professional's performance under this Agreement, to include only the following, in an amount not to exceed \$861,144.00. The following are the reimbursable direct

- expenses that City has approved: subcontractor direct costs paid by design professional (\$350,447.00 for MBE, \$169,177.00 for WBE), reproduction of deliverables, local transportation and public outreach materials. Non-local travel expenses must be preapproved by the City.
- 4. Design Professionals' Maximum amount shown in Sec. 4, Compensation and Reimbursables, includes a total allowance amount of \$87,861.00 for Optional Services, not yet authorized by the City that may be required throughout the course of the work. This allowance amount will not be utilized by the Design Professional unless specifically in writing by the City to perform Optional Services. Optional Services will not be performed, not is the Design Professional approved to utilize any allowance monies unless the City provides written authorization to Design Professional that includes the scope of work for each task to be performed and a maximum billing limit for compensation that has been mutually agreed upon.
- 5. Compensation for all Optional Services will be based on the actual salary of office personnel for time charges directly to the project, times an approved multiplier. The multiplier to be used shall not exceed 3.04. Engineering Fee Summary and schedule of position classifications and the salary range for each position is included as a part of **Attachment 2**. The amount billed for each Optional Service shall not exceed the amount established without further written authorization. Additional amounts for Optional Services may be authorized, if deemed by CITY to be necessary, as the work progresses. Each Optional Service shall be established before the work is started. The amount billed for each Optional Service shall not exceed the amount established for it without further written authorization. Additional amounts for Optional Services may be authorized, if deemed by CITY to be necessary, as the work progresses.
- 6. City is not liable for any obligation incurred by Design Professional except as approved under the provisions of this Agreement.
- Sec. 2. Sections not Amended. All other sections of the Agreement shall remain in full force and effect.
- Sec. 3. Authorization. If the amount of the original Agreement plus the amount of any amendments to the original Agreement total over \$400,000.00, then this amendment requires City Council authorization. Notwithstanding the foregoing, City Council authorization is not required if (1) the total amount of the original Agreement plus the amount of any amendments to the original Agreement are within ten percent (10%) of the maximum amount authorized by the City Council or (2) a previous ordinance or Resolution authorized amendments without further City Council approval.
- Sec. 4. Effectiveness; Date. This amendment will become effective when the City's Director of Finance has signed it. The date this amendment is signed by the City's Director of Finance will be deemed the date of this amendment.

Each party is signing this amendment on the date stated opposite that party's signature.

	DESIGN PROFESSIONAL
	I hereby certify that I have authority to execute this
	document on behalf of Design Professional
	By:
Date: 8/16/19	Title: CHENT SERVICE LEASER
	KANSAS CITY, MISSOURI
	By:
	DocuSigned by:
9/9/2019 Date:	Sean Hennessy
The second of th	Title: Chief Financial Officer
Approved as to form:	
DocuSigned by:	
Acartiantobers Madelachtheres	
Assistant City®AttorMay	

I hereby certify that there is a balance, otherwise unencumbered, to the credit of the appropriation to which the foregoing expenditure is to be charged, and a cash balance, otherwise unencumbered, in the Treasury, to the credit of the fund from which payment is to be made, each sufficient to meet the obligation hereby incurred.

Docusigned by: Theresa Danielsen	9/27/2019
Director of Finance	(Date)

Attachment 1-1

Scope of Services

General

The following scope describes the efforts associated with revising and completing final design phase engineering services for improvements to the Headworks and Aeration Improvements at the Birmingham Wastewater Treatment Plant (WWTP). The project was originally scoped to include replacement of the mechanical aerators with a new fine bubble aeration system, new blower building, diffusers, associated piping and equipment, diffusers. The scope also included the addition of screens at the plant influent and improvements to the grit removal facility. Associated electrical and SCADA improvements for aeration and headworks were included.

Preliminary Engineering and Final Design Phase Services for this project was progressed and a 90-percent package was submitted by CDM Smith Inc. and its sub-contractors (Design Professional) until the project was suspended due to the Opinion of Probable Construction Cost (OPCC) exceeding the CITY's budget. The CITY has requested revisions and additions to the original design as described in this Amendment No. 1 Scope of Services below. The updated scope of services included in Amendment 1 include:

- Modifications to the previous Headworks design to send all flow through two screens and one grit removal basin.
- Replacement of Electrical Equipment throughout the facilities as described herein
- Replacement of Ventilation Equipment at four pumping stations at the WWTP as described herein
- Odor Control Study at the Birmingham WWTP
- Structural and Architectural Upgrades of the Primary Pump Station as described herein

Background Information

- Design Professional shall use the CITY's e-Builder document management system.
- Design Professional shall use a cost loaded scheduling system such as Microsoft Project or P6.
- Design Professional shall provide a budget S curve with invoice.
- Design Professional shall submit meeting agendas and expected DP attendees at least 3 days prior to each meeting and distribute draft meeting minutes within one business day of the meeting.
- Any Instrumentation & Control (I&C) work will be performed per the CITY's Wastewater Treatment Division (WWTD) I&C standards.

Coordination

The Design Professional shall coordination with regulators, Army Corp of Engineers, Department of Planning and Development, Department of Aviation, other utilities, CITY venders, CITY consultants including HDR (Regulatory Compliance Assistance) the Smart Sewer Program, and CITY contractors for information related to the project.

Construction Procurement.

100-percent Design documents developed by Design Professional will be of sufficient detail for the CITY to obtain bids through a conventional bidding process. Preliminary Design Documents (30-percent) shall be of sufficient detail for the CITY to obtain bids through the standard CITY fixed fee design-bid-build process.

Travel.

Design Professional may request pre-approval of non-local travel. The CITY's Project Manager may approve or disprove the travel expense. Any travel request after the fact shall be denied.

Closeout.

Design Professional will provide deliverables and requested backup files. CITY Human Resources Division (HRD) completion forms and other required documents will be submitted before final payment.

Capital, and Annual, Operational Cost Opinions.

All opinions of probable construction cost developed will generally follow the recommendations of the Association for the Advancement of Cost Engineering (AACE) International Recommended Practice No. 18R-97 with regard to methodology and accuracy. Since Design Professional has no control over the cost of labor, material or equipment furnished by others not under contract to Design Professional, Design Professional's opinion of probable cost for construction, of the Work will be made on the basis of experience and qualifications as a Design Professional. Design Professional does not guarantee that proposals, bids or actual project costs will not vary from Design Professional's opinions of probable cost. The cost opinions' level of accuracy presented by Design Professional will be as noted for in subsequent paragraphs of this Scope of Services. All opinions of probable construction, operations, and maintenance costs will be made on the basis of experience and qualification as a Design Professional. Design Professional does not guarantee that actual operations and maintenance (O&M) costs will not vary from the Design Professional's opinions of probable operations and maintenance costs. Design Professional will utilize design-build cost estimators and best practices from the construction community and design community to develop their capital cost model. Design Professional will utilize O&M specialists in the development of the O&M model. Resumes for the cost estimators and O&M specialists will be provided to Water Services Department (WSD) for approval before cost estimating tasks begin. Design Professional shall immediately notify the CITY Project Manager (PM) if the estimates are over the

construction budget after initial Quality Assurance (QA) reviews. CITY reserves the right to call a cost estimate review meeting at WSD offices or the Design Professional office's where the cost estimating team is based.

Task Series 100 - Project Management and Administration

Task 102 - Progress Meetings

Design Professional will conduct 12 total monthly progress meetings. These meetings will include a kickoff meeting to reinitiate the project, describe changes, and confirm scope. Meetings will include meetings to review 30-, 60-, 90- and 100-percent design documents for all new and revised elements. The Design Professional will produce the agenda, minutes, and comment/response log that will identify the comments received at the review at these design milestones. The Design Professional will provide responses to the comments received at the review meeting within the comment/response log transmitted to the CITY with the review meeting minutes.

Task 103 - Project Management

Restart and extend the monthly management and administration services for an additional 365 calendar days from Notice to Proceed of this Amendment.

Task Series 200 - Preliminary Design

Task 202 - Field Investigation

Design Professional will conduct a field investigation to document the existing conditions of the WWTP infrastructure associated with the Grit Basins, Primary Pumping Station and Aeration Control Structure, Final Pump Stations No. 1 and 2, and Effluent Pump Station. Specific tasks will include:

- Conduct a limited site survey within the WWTP site to establish and document existing site features, locations, dimensions, and elevations of the Grit Basins, Primary Pump Station, Aeration Control Structure, Final Pump Station No. 1 and 2, and Effluent Pump Station and utilities that will be affected by the project. The survey will also include site features adjacent to the existing Grit Basins.
- Confirm flows to the WWTP based on the new influent pumps at the Birmingham Pump Station
 to establish and finalize the hydraulic profile through the new modified Headworks.
- Conduct design discipline site visits by six team members.

Task 205 - Revised Basis of Design

A. Headworks

The CITY has requested modifications to the Headworks plans and specifications to send all flow to the Birmingham WWTP through one Headworks (eastside) for screening and grit removal, then splitting the flow to the primary basins. Design documents will be revised to remove west Headworks facilities and incorporate splitter pipe and gate after the Headworks facility.

- 1. Prior to proceeding with final design modifications, Design Professional will re-evaluate Hydro International's Headcell technology for capacity and headloss in lieu of vortex grit removal for incorporation into the design.
- 2. Verify the hydraulic capacity to send 28 MGD through the east Headworks facility splitting the flow after grit removal.
- 3. Provide preliminary design documents based on a single screening and grit removal system and pipe to allow splitting the flow between the two primary basins.
- 4. Provide civil design of new access drive for removal of screenings and grit dumpsters.

B. Architectural and Structural Upgrades to Existing Facilities

The following architectural and structural scope items are added:

- Repair of concrete crack between Influent Splitter Box and Primary Sludge Pump Station.
- Design wall and stairs to be provided for isolation of MCCs from Primary and Secondary Sludge Pumping areas.
- Pump No. 4 and associated concrete base pad will be demolished and removed from Primary Basin Sludge Pump Station.

C. Ventilation

Documents will indicate ventilation equipment to be replaced "in kind"/similar for the basement of the following spaces:

- 1. Primary Pump Station basement
- 2. Final Pump Station No. 1
- 3. Final Pump Station No. 2
- 4. Effluent Pump Station

D. Electrical and Instrumentation

Preliminary design of electrical equipment to be replaced or upgraded for facilities at the WWTP will be as described in this scope. The Design Professional will:

- 1. Perform a site visit to confirm, locate, and identify electrical equipment that would be replaced as described below.
- 2. Provide design of new and designated existing electrical facilities. These upgrades include:
 - a. Complete design of upgrades required for new Headworks.
 - b. Replace the existing 12.47kV switchgear with a new solid-state protective relaying and metering system. New switchgear will be placed at the same location as existing. New 12.47kV feeders may be required to each step-down transformer.

- c. Replace Chlorine Building Transformer No. 4.
- d. Replace 12.47 kV feeder from new switchgear to Transformer No. 4.
- e. Replace MCC E1 in the Effluent Pump Station and associated feeders.
- f. Replace Primary Aeration Basin No. 1 MCC-A1A, MCC-A1B, MCC-P1A in the primary aeration control building and associated feeders.
- g. Replace Primary Aeration Basin No. 2 MCC-A2A, MCC-A2B, MCC-P2A in the primary aeration control building and associated feeders.
- h. Replace MCC CA & MCC CB in the chlorine building and associated feeders.
- i. Replace MCC F1 in the Final Basin Pump Station No. 1 and associated feeders.
- j. Replace MCC F2A & MCC-F2B in the Final Basin Pump Station No. 2 and associated feeders.
- k. Develop one-lines for all new and replaced equipment.
- Add conduit and control wiring from primary sludge pump station and influent flow meters to existing Control Building.
- m. Add actuator and motor for existing levy forcemain gate. No permanent power will be provided.
- 3. Design Professional will review power feeds from KCP&L, all transformers, all switchgear, all substations, and all MCCs. Design Professional will review existing drawings for electrical equipment not to be replaced during this project. Design Professional will review current CIP projects on the Birmingham WWTP site from the Wastewater Master Plan, Overflow Control Plan, and other projects in the CITY's Wastewater CIP. WSD will provide an electrician during the investigation to open electrical equipment and feeders to obtain information.
 - Design Professional will develop a complete load analysis for each MCC, substation, transformers, other electrical equipment, switchgear, and feeds within the WWTP. .
- 4. Evaluate feasibility and conceptual design of adding a second power source to Birmingham WWTP. Develop technical memorandum and 10% design level costs.

<u>Assumptions</u>

- a. Primary Pump Station No electrical work for equipment associated with aeration basin No. 3 which is no longer in service.
- b. Replacement of the Transformer No.3 is not included.
- c. Final arc flash study based on the actual installed equipment and arc flash labels are not included in the design phase.
- d. New MCCs will be similar in type and technology. Any upgrade will be covered under optional services.

Deliverables:

- a. Technical Memorandum of feasibility of adding a second power source with conceptual level Class 5 opinion of probable construction cost.
- b. FMEA report with spare parts list and salvage list.
- c. Revised Basis of Design Memorandum all new and revised design elements.
- d. Meeting agendas, summaries, action items, and list of review comments with responses.

Task 205 – Basis of Design Memorandum (BDM)

Design Professional will develop 30-percent design drawings and Table of Content for specifications that will include:

- Updated Site Plan
- Process Flow Diagram
- Preliminary PIDs
- Updated Preliminary Headworks Plan
- Preliminary One-line diagrams

The CITY will review the 30-percent design documents and provide comments within 10 working days.

Task 208 - Odor Control Study

The Design Professional will review available influent sewer information on the Birmingham Pump Station. The Design Professional will travel to the Birmingham WWTP to perform both air quality and liquid testing in the wet well that will be limited to one H2S sensor (AcrulogTM) set for ten days and duplicate liquid grab samples for dissolved sulfide, temperature, pH, and oxidation reduction potential (ORP).

The Design Professional will review the influent sewer information on the Birmingham Wastewater Treatment Plant including current chemical addition and industrial contributions to the Wastewater Treatment Plant. One local and one non-local Design Professional will travel to the Birmingham Wastewater Treatment Plant to perform both air quality and liquid testing in the wet well that will be limited to one H₂S sensors (AcrulogTM) set for ten days and duplicate liquid grab samples for dissolved sulfide, temperature, pH, and oxidation reduction potential (ORP).

The Design Professional will review and analyze the collected data with consideration for odor abatement at the wastewater treatment plant through chemical addition at the Birmingham Pump Station. The Design Professional may suggestion an alternative technology that provides equivalent protection of equipment at Birmingham WWTP. A technical memorandum will be prepared to summarize the findings and review available liquid chemical treatment options, including: type and action (i.e., oxidizer, pH adjustment, etc.), efficiency, safety considerations (tankage, secondary containment, fencing requirements, etc.), applicability to the current problem, and effects on wastewater processing. The memorandum will also include a discussion on pilot testing to confirm dosing vs. efficiency

A meeting will be held to review the draft technical memorandum and the memorandum will be finalized based on the CITY's feedback.

Assumptions

The above described engineering services have been based upon the following assumptions:

- a. All facilities will be safe to enter.
- b. The CONTRACTOR's efforts are limited to minimizing the H2S emission at the Birmingham Wastewater Treatment Plant through chemical addition at the Birmingham Pump Station. Consideration for ventilation enhancements and National Fire Protection Association (NFPA) or National Electrical Code (NEC) requirements at either location are to be assessed and implemented by others.

Deliverables

- a. Draft Birmingham Wastewater Treatment Plant Influent Odor Abatement Study Technical Memorandum.
- b. Final Birmingham Wastewater Treatment Plant Influent Odor Abatement Study Technical Memorandum.

Task Series 300 - Final Design and Bidding Services

Task 301 - Design Review Meetings

Design Professional will schedule and facilitate review meetings for the revised design following the 60, 90, and 100-percent design document submittals.

Task 302 - 60 Percent Design

Design Professional will incorporate the 30-percent review comments and will advance the 30-percent revised design to produce the 60-percent revised design set. The 60-percent revised design set will include 60-percent level of completion for civil, process mechanical electrical, instrumentation, HVAC, plumbing, structural and architectural drawings. Preliminary technical specifications will be included.

The CITY will review the 60-percent design documents and provide comments within 10 working days.

Task 302A - 60-Percent QA/QC

Design Professional will follow CDM Smith quality control review processes and procedures for technical reviews and incorporate review comments.

Task 302B - Design Phase Work to Support Commissioning

- 1. Design Professional will utilize non-local O&M specialists in the development of the O&M model and the task activities described in Task 302B.
- Design Professional will create a Project Database based on P&IDs and non-process assets (i.e., Structural/Architectural).
- 3. Design Professional will lead an alarm and sequence of operations meeting between 60- and 90-percent to develop, an alarm table (high and low alarms, priority levels, and notification standards) from P&ID table and Historian Settings for each point. This meeting will be held as one of the interim monthly progress meetings between design reviews.
- 4. Draft Criticality Meeting: Design Professional will lead three Draft Criticality meetings to develop consequence of failure and probability of failure for different types of failure conditions for the new assets. FMEA (Failure Modes Effect Analysis/ Failure Defense Plans) will be developed with a focus on which assets/equipment are run to fail. These meetings will be held for each of the following design elements:
 - a. Headworks Design
 - b. Plantwide Electrical Designs

They will be held as one of the monthly progress half-day meetings interim between 60- and 90-percent design reviews. Error/failure conditions will be documented. Draft non-destructive testing recommendations for the RCM (Reliability Centered Maintenance) program will be provided. Identify wear items and how to service wear items. Design Professional will facilitate meeting. CITY will lead the discussion.

- a. Develop spare parts lists for the specifications based on meeting decisions.
- b. Develop a salvage list for the specifications based on meeting decisions.
- Develop the Substantial Completion Requirements and the Commissioning Requirements, including Commissioning Responsibility Matrix with proposed roles through end of the project.
- 6. Refine Equipment Specifications to handle variations and develop commissioning specification to test those requirements.

Task 303 – 90-Percent Design

Design Professional will incorporate the 60% review comments and will advance the 60-percent design to produce the 90-percent set. The 90-percent design set will include 90-percent level of completion for civil, process mechanical electrical, instrumentation, HVAC, plumbing, structural and architectural drawings. Pre-final technical and general specifications will be included.

The City will review the 90-percent design documents and provide comments within 10 working days.

Task 303A - 90-Percent QA/QC

Design Professional will follow CDM Smith quality control review processes and procedures for technical reviews and incorporate review comments.

Task 304 - 100% Design

Design Professional will incorporate the 90% review comments and will advance the 90-percent design to produce the final 100-percent set. The 100-percent design set will be used for bidding purpose.

Assumptions

- a. Primary, Final Basin, and Effluent Pump Stations pumps, piping and valves will not be replaced.
- b. Primary, Final Basin, and Effluent Pump Stations Hydraulic analysis of the pumps and piping is not included.
- c. Primary, Final Basin, and Effluent Pump Stations No structural or architectural modifications are included unless specifically described in the Scope of Service.
- d. Replacement of the aerators or improvements to the aeration system will not be included.

<u>Deliverables:</u>

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- a. 60-percent design documents for all new and revised design elements.
- b. 90-percent design documents for all new and revised design elements.
- c. 100-percent design documents for all new and revised design elements.

Task 305 - Opinion of Probable Construction Cost

The Design Professional will provide a revised OPCC incorporating changes listed above. The updated OPCC will be presented for each of the design document deliverables. A final OPCC will be submitted at bid.

Costs will be developed based on general requirements of each system and final design documents based on the American Association of Cost Engineers (AACE) practices and procedures. All opinions of probable construction cost developed will generally follow the recommendations of the Association for the Advancement of Cost Engineering (AACE) International Recommended Practice No. 18R-97 with regard to methodology and accuracy. Since Design Professional has no control over the cost of labor, material or equipment furnished by others not under contract to Design Professional, Design Professional's opinion of probable cost for construction, operations, and maintenance costs of the project will be made on the basis of experience and qualifications as a Design Professional. Design Professional does not guarantee that proposals, bids or actual project costs will not vary from Design Professional's opinions of probable cost. The cost opinions' level of accuracy presented by Design Professional will be between Class 5 and 2 as noted below. Design Professional does not guarantee that actual operations and maintenance costs will not vary from the Design Professional's opinions of probable operations and maintenance

costs. Design Professional will utilize design-build cost estimators and best practices from the construction community and design community to develop their capital cost model.

Design Professional shall immediately notify the CITY if the estimates are over the construction budget after initial QA. One additional meeting is included for a cost estimate review meeting at WSD offices (by conference call) or the Design Professional office's where the cost estimating team is based.

Deliverables:

- a. Engineer's OPCC for the 30-percent new and revised design components AACEI Class 5
- b. Engineer's OPCC for the 60-percent new and revised design components AACEI Class 4
- c. Engineer's OPCC for the 90-percent new and revised design components AACEI Class 3
- d. Engineer's Final OPCC for the 100-percent new and revised design components submitted at bid AACEI Class 3

CITY shall provide the following items, if available:

- 1. Electronic copies of building floor plans, furniture and equipment plans, reflected ceiling plans, and site plan on disk in .DWG or .DXF format.
- 2. Copy of site survey indicating utility line locations, sizes, and capacities.
- 3. Copies of architectural elevations, sections, details, etc., sufficient to show ceiling, wall and floor construction types, fire ratings, and clear spaces available.
- 4. CITY will provide front end division documents to provide for the items the contractor will do.
- 5. CITY will provide a template for machine reading assets and maintenance activities into the CITY's Computerized Maintenance Management System (CMMS). Template will include assets information such as asset additions, asset updates, asset retirements including a rough estimated value, maintenance activities for the assets, PID tags within the asset, and asset categorization.

Task 307 – Bidding Services

Bidding services will be provided as described in the Contract Scope for the revised design.

Task Series 400 - Optional Services

The following efforts are not included in this scope but could be covered under future optional services. Tasks 401 and 402, pricing was prepared in the level of effort table.

- Task 401 If CITY chooses, all design drawings will be prepared using BIM software in compliance with Owner Standards.
- Task 402 LIDAR scans of existing WWTP facilities will be offered as optional services.

These remaining tasks will be negotiated, priced and scoped more fully if requested by the Owner.

- 1. Cost of odor study samples will be offered as optional services.
- 2. Final study and arc flash labels are excluded and can be provided under the construction services scope.
- 3. MCCs may be upgraded to Smart units.
- 4. Workstation for SKM (from Systems Analysis, Inc.) software, SKM training or SKM software installation.
- 5. SKM software installation, workstation and training.
- 6. Perform preliminary power system analysis including a short circuit study, coordination study, and an arc flash study for the switchgear and MCCs will be included in CPS.
- 7. Design Professional will create a Birmingham WWTP one-line diagram for conditions after the construction of work in this project based on field investigation findings of existing conditions where necessary. Design Professional will use this information in developing phasing and recommended improvements, as well as requirements to bring existing facilities up to current codes and possible redundant feeds. SKM System Analysis software will be utilized for the electrical load study and also to develop the one-line diagram.
- 8. Mechanical design of new primary clarifier mechanism replacements.
- 9. Heating will not be provided for existing pump stations.
- 10. New ventilation units may be upgraded to increase ventilation rates.
- 11. If a Letter of Map Revision is required, it will be included under optional services.
- 12. This is anticipated to be one set of contract documents. If the project is divided into more contracts for bidding, this work will be covered under optional services.
- 13. Engineering services during construction.

ATTACHMENT 2-1 POSITION CLASSIFICATION AND SALARY RANGE

Effective: January 1, 2019 Expires: December 31, 2019

POSITION	
CATEGORIES	HOURLY
PROFESSIONAL SERVICES	LABOR RATES
ENGINEER (ENEV) 1-2	\$26 to \$50
ENGINEER (ENEV) 3-4	\$36 to \$66
ENGINEER (ENEV) 5-6	\$47 to \$76
ENGINEER (ENEV) 7-8	\$57 to \$92
PROJECT MANAGER (PM)	\$60 to \$99
OFFICER	\$73 to \$116
PROFESSIONAL SUPPORT SERVICES	
DRAFTER (DNDF) 1-2	\$19 to \$35
DRAFTER (DNDF) 3-4	\$24 to \$44
DRAFTER (DNDF) 5-6	\$30 to \$49
DRAFTER (DNDF) 7-8	\$35 to \$55
<u>PROFESSIONALSUPPORTS</u> ERVICES	
STAFF SUPPORT	\$24 to \$56
STAFF SUPPORT	\$35 to \$70
PROFESSIONAL ADMINISTRATION	
ADMINISTRATIVE ASSISTANT	\$19 to \$48

ADDITIONAL CONDITIONS:

CONTRACT ADMINISTRATOR

1. This salary schedule shall remain in full force and effect during the term stated. At the end of the period, Design Professional and City shall use the salary schedule applicable for the next period.

\$24 to \$54

POSITION CLASSIFICATION AND SALARY RANGE

Effective: January 1,2020 Expires: December 31, 2020

POSITION

POSITION	
CATEGORIES	HOURLY
PROFESSIONAL SERVICES	LABOR RATES
ENGINEER (ENEV) 1-2	\$30 to \$57
ENGINEER (ENEV) 3-4	\$41 to \$74
ENGINEER (ENEV) 5-6	\$53 to \$86
ENGINEER (ENEV) 7-8	\$64 to \$103
PROJECT MANAGER (PM)	\$68 to \$112
OFFICER	\$82 to \$130
PROFESSIONAL SUPPORT SERVICES	
DRAFTER (DNDF) 1-2	\$21 to \$39
DRAFTER (DNDF) 3-4	\$27 to \$49
DRAFTER (DNDF) 5-6	\$33 to \$55
DRAFTER (DNDF) 7-8	\$39 to \$61
<u>PROFESSIONALSUPPORTSERVICES</u>	
STAFF SUPPORT	\$27 to \$63
STAFF SUPPORT	\$39 to \$79
PROFESSIONAL ADMINISTRATION ADMINISTRATIVE ASSISTANT	\$21 to \$54
CONTRACT ADMINISTRATOR	\$27 to \$60

ADDITIONAL CONDITIONS:

 This salary schedule shall remain in full force and effect during the term stated. At the end of the period, Design Professional and City shall use the salary schedule applicable for

DESIGN PROFESSIONAL SERVICES

AMENDMENT NO. 2

CONTRACT NO. 1171 PROJECT NO. 81000500 BIRMINGHAM HEADWORKS AND ELECTRICAL IMPROVEMENTS

WATER SERVICES DEPARTMENT

This amendment is between KANSAS CITY, MISSOURI, a constitutionally chartered municipal corporation (City), and CDM Smith, Inc. (Design Professional). The parties amend the Agreement entered into on May 7, 2015, as follows:

WHEREAS, City has previously entered into a contract dated May 7, 2015 in the amount of \$1,100,000.00; and

WHEREAS, the City executed an Amendment No. 1, in the amount of \$1,063,000.00, for a total contract amount to \$2,163,000.00 on September 27, 2019; and

WHEREAS, the City desires execute Amendment No. 2, in the amount of \$2,263,344.81, to amend the total contract amount to \$4,426,344.81; and

NOW, THEREFORE, in consideration of the payments and mutual agreements contained in this 2nd Amendment, City and Design Professional agree as follows:

Sec. 1. Sections Amended. The Contract is amended as follows:

- A. Add the following section(s):
 - a. Under Attachment 1 Scope of Services, add Attachment 1-2 Additional Scope of Services; and
 - b. Under Attachment 2 Engineering Fee Summary and Schedule of Position Classifications, add Attachment 2-2 Engineering Fee Summary and Schedule of Position Classifications.
- B. Delete and replace the following section:
 - a. Delete Sec. 4, Compensation, Subparagraph A and replace with the following Sec. 4, Compensation, Subparagraph A:
 - A. The maximum amount that City shall pay Design Professional under this Agreement is \$4,426,344.81, as follows:
 - 1. \$_____ for the services performed by Design Professional under this Agreement.
 - 2. For Design Professional services described in the Scope of Services, City shall pay Design Professional compensation amounting to actual salary of personnel for time charges directly to the project, times an approved multiplier. The multiplier to be used shall not exceed 3.04. A schedule of position classifications and the salary range for each position is included as a part of **Attachment 2-2.**

- 3. Actual reasonable expenses incurred by Design Professional directly related to Design Professional's performance under this Agreement, to include only the following, in an amount not to exceed \$______. The following are the reimbursable direct expenses that City has approved: subcontractor direct costs paid by design professional (\$______ for MBE, \$_____ for WBE), reproduction of deliverables, local transportation and public outreach materials. Non-local travel expenses must be preapproved by the City.
- 4. Design Professionals' Maximum amount shown in Sec. 4, Compensation and Reimbursables, includes a total allowance amount of \$______ for Optional Services, not yet authorized by the City that may be required throughout the course of the work. This allowance amount will not be utilized by the Design Professional unless specifically in writing by the City to perform Optional Services. Optional Services will not be performed, not is the Design Professional approved to utilize any allowance monies unless the City provides written authorization to Design Professional that includes the scope of work for each task to be performed and a maximum billing limit for compensation that has been mutually agreed upon.
- 5. Compensation for all Optional Services will be based on the actual salary of office personnel for time charges directly to the project, times an approved multiplier. The multiplier to be used shall not exceed 3.04. Engineering Fee Summary and schedule of position classifications and the salary range for each position is included as a part of **Attachment 2-2**. The amount billed for each Optional Service shall not exceed the amount established without further written authorization. Additional amounts for Optional Services may be authorized, if deemed by CITY to be necessary, as the work progresses. Each Optional Service shall be established before the work is started. The amount billed for each Optional Service shall not exceed the amount established for it without further written authorization. Additional amounts for Optional Services may be authorized, if deemed by CITY to be necessary, as the work progresses.
- 6. City is not liable for any obligation incurred by Design Professional except as approved under the provisions of this Agreement.
- Sec. 2. Sections not Amended. All other sections of the Agreement shall remain in full force and effect.
- **Sec. 3. Authorization.** If the amount of the original Agreement plus the amount of any amendments to the original Agreement total over \$400,000.00, then this amendment requires City Council authorization. Notwithstanding the foregoing, City Council authorization is not required if (1) the total amount of the original Agreement plus the amount of any amendments to the original Agreement are within ten percent (10%) of the maximum amount authorized by the City Council or (2) a previous ordinance or Resolution authorized amendments without further City Council approval.
- **Sec. 4. Effectiveness; Date**. This amendment will become effective when the City's Director of Finance has signed it. The date this amendment is signed by the City's Director of Finance will be deemed the date of this amendment.

Each party is signing this amendment on the date stated opposite that party's signature.

	DESIGN PROFESSIONAL I hereby certify that I have authority to execute this document on behalf of Design Professional By:
Date:	Title:
	KANSAS CITY, MISSOURI
Date:	By:
	Title:
Approved as to form:	
Assistant City Attorney	
which the foregoing expenditure is to be cha	rwise unencumbered, to the credit of the appropriation to rged, and a cash balance, otherwise unencumbered, in the nich payment is to be made, each sufficient to meet the
Director of Finance (Date)	-