# PROFESSIONAL, SPECIALIZED OR TECHNICAL SERVICES CONTRACT PROJECT NO. 60810123 – SMART SENSOR NETWORK MAINTENANCE AND FIELD SERVICES-SUPPLEMENTAL SERVICES

## WATER SERVICES DEPARTMENT

THIS CONTRACT is between KANSAS CITY, MISSOURI, a constitutionall	y chartered
municipal corporation ("City"), and	("Contractor").
City and Contractor agree as follows:	

#### **PART I**

## SPECIAL TERMS AND CONDITIONS

## Sec. 1. Compensation.

- A. The amount the City will pay Contractor under this contract will not exceed \$\_\_\_\_\_\_. Contractor will be paid on the following basis: (Fill in how the contractor is to be paid. For example, by the hour or by the job. Do not use a contingency fee arrangement unless this is the standard industry practice used to compensate the Contractor. Examples: Debt collection, real estate agents etc.)
- B. Contractor will bill the City, in a form acceptable to the City, on the following basis: monthly, one time; other (select when the contractor will bill the City and delete all others. If this contract is subject to the SLBE program, the contract should provide for payments to be made every two weeks.)
- C. It shall be a condition precedent to payment of any invoice from Contractor that Contractor is in compliance with, and not in breach or default of, all terms, covenants and conditions of this Contract. If damages are sustained by City as a result of breach or default by Contractor, City may withhold payment(s) to Contractor for the purpose of set off until such time as the exact amount of damages due City from Contractor may be determined.
- D. No request for payment will be processed unless the request is in proper form, correctly computed, and is approved as payable under the terms of this Contract.
- E. 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.
- F. City is not liable for any obligation incurred by Contractor except as approved under the provisions of this Contract.

**Sec. 2. Responsibilities of Contractor.** Contractor shall perform the following Scope of Services: *Please refer to Attachment A - Scope of Services*.

Sec. 3. Notices. All notices required by this Agreement shall be in writing to the following:

## **Water Services Department**

**Director:** Wes Minder

**Address:** 4600 East 63<sup>rd</sup> Street, Kansas City, MO 64130

E-mail address: wes.minder@kcmo.org

Contractor:			
Contact:		 	
Address:			
Phone: (			
E-mail addr	ess:		

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 business days after the date of mailing, whichever is earlier.

- **Sec. 4. Merger**. This Contract 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 Contract, including any Attachments and incorporated documents, constitutes the entire agreement between City and Contractor with respect to this subject matter.
- **Sec. 5. Conflict Between Contract 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 Contract, Part I will be controlling.
- Sec. 6. Term of Contract. The work to be performed under this contract shall begin on the date specified in the written Notice to Proceed issued by the Deputy Director of the Water Services Department. The work shall be completed within schedule provided in Part II of Attachment A Scope of Services. The Deputy Director is authorized to enter into an amendment to extend the term of this Contract and time of performance for this Contract.
- Sec. 7. Responsibilities of City. See Attachment A Scope of Services.
- Sec. 8. Subcontracting. Contractor agrees that it will only subcontract with the subcontractor(s) it has listed in **Attachment K** Non-Construction Subcontractor Listing.
- **Sec. 9.** Contract Information Management System. Contractor shall comply with City's Contract Information Management System requirements. Contractor shall use City's Internet web based Contract Information Management System/Project Management Communications Tool provided by City and protocols included in that software during the term of this Contract. Contractor shall maintain user applications to City's provided system for all personnel, subcontractors or suppliers as applicable.

NOTE: If the contract does not require contractor to meet any MBE/WBE goal, delete this section. If the contractor is required to meet an MBE/WBE goal you need to incorporate the contractor utilization plan which can be obtained in the HRD forms and instructions in Contract Central

Sec. 10. 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 Contract, Contractor agrees to comply with all requirements of City's Minority and Women's Business Enterprise Program as enacted in City's Code Sections 3-421 through 3-469 and as hereinafter amended. Contractor shall make its good faith efforts in carrying out this policy by implementing its contractor utilization plan, which is attached as Attachment F. If Contractor 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 Contractor'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 Contractor acted in good faith. No deduction for liquidated damages will be made when, for reasons beyond the control of the Contractor, the M/WBE participation stated in the Contractor Utilization Plan, as amended and approved by the Director, is not met.

Sec. 11. Performance and Payment Bond. Contractor shall furnish a Performance and Payment Bond to City on City furnished forms executed by a Surety, in the amount of \$\_\_\_\_\_\_ guaranteeing Contractor's faithful performance of each and every term of this Contract and all authorized changes.

All bonds required to be purchased and maintained by Contractor shall be obtained from surety or insurance companies that are duly licensed in the State of Missouri and in the jurisdiction in which the Project is located, if not in Missouri, to issue bonds for the limits and coverages so required. All surety and insurance companies shall hold an A.M. Best rating of B+, V, or better. A certified copy of the agent's authority to act must accompany all bonds signed by an agent.

If the surety on any bond furnished by Contractor is declared bankrupt or becomes insolvent, or its right to do business is terminated in any state where any part of the Project is located, Contractor shall within twenty (20) days thereafter substitute another bond and surety, both of which must be acceptable to City.

**Sec. 12. Intellectual Property Rights**. Contractor agrees, on its behalf and on behalf of its employees and agents, that it will promptly communicate and disclose to City all computer programs, documentation, software and other copyrightable works ("copyrightable works") conceived, reduced to practice or made by Contractor or its agents, whether solely or jointly with others, during the term of this Contract resulting from or related to any work Contractor or its agents may do on behalf of City or at its request. All inventions and copyrightable works that Contractor 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. Contractor hereby assigns to City any rights it may have in such copyrightable works. Contractor shall cooperate with City in obtaining any copyrights or patents.

**Sec. 19.** Effectiveness; Date. This contract will become effective when the City's Director of Finance has signed it. The date this contract is signed by the City's Director of Finance will be deemed the date of this contract.

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

## THIS CONTRACT CONTAINS INDEMNIFICATION PROVISIONS CONTRACTOR

I hereby certify that I have authority to execute this document on behalf of Contractor Date: \_\_\_\_ By: \_\_\_\_\_ Name:\_\_\_\_ Title: \_\_\_\_ KANSAS CITY, MISSOURI Date: \_\_\_\_ Name: Andy Shively, P.E. Title: Deputy 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

#### STANDARD TERMS AND CONDITIONS

## Sec. 1. Indemnification: Definitions

- A. For purposes of this Section 1 only, the following terms shall have the meanings listed:
  - a. **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.
  - b. **Contractor's Agents** means Contractor's officers, employees, subconsultants, subcontractors, successors, assigns, invitees, and other agents.
  - c. **City** means City and its agents, officials, officers and employees.
- B. Contractor's obligations under this Paragraph with respect to indemnification for acts or omissions, including negligence, of City, shall be limited to the coverage and limits of insurance that Contractor is required to procure and maintain under this Contract. Contractor affirms that it has had the opportunity to recover the costs of the liability insurance required in this Contract in its contract price.
- C. Contractor 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 Contract caused in whole or in part by Contractor or Contractor's Agents, regardless of whether or not caused in part by any act or omission, including negligence, of City. Contractor 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 Contract.
  - 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.

If this contract is for professional services, Contractor shall indemnify, and hold harmless City and any of its agencies, officials, officers, or employees from and against all claims, liability, losses, costs, damages, expenses, including reasonable attorneys' fees, arising out of any negligent acts or omissions in connection with this Contract, caused by Contractor, its employees, agents. subcontractors, or caused by others for whom Contractor is liable, in the performance of professional services under this Contract. Contractor 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. Independent Contractor.

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

#### Sec. 4. Insurance.

- A. Contractor shall procure and maintain in effect throughout the duration of this Contract insurance coverage not less than the types and amounts specified in this section. In the event that additional insurance, not specified herein, is required during the term of this Contract, Contractor shall supply such insurance at City's cost. Policies containing a Self-Insured Retention are unacceptable to City unless City approves in writing the Contractor's 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:

- 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. If applicable, Workers' Compensation Insurance, as required by statute, including Employers Liability with limits of:

Workers' Compensation Statutory Employers Liability

\$1,000,000 accident with limits of:

\$1,000,000 disease-policy limit

\$1,000,000 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. Contractor owns vehicles, coverage shall be provided on an "any auto" basis. If the Contractor 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, Contractor.
- 4. If applicable, Professional Liability Insurance with limits per claim and annual aggregate of \$1,000,000.
- 5. If applicable, Cyber Liability Insurance, with limits not less than \$2,000,000 per occurrence or claim, \$2,000,000 aggregate. Coverage shall be sufficiently broad to respond to the duties and obligations as is undertaken by Contractor in this agreement and shall include, but not be limited to, claims involving security breach, system failure, data interruption, recovery, business extortion, social engineering, infringement of intellectual property, including but not limited to infringement of copyright, trademark, trade invasion of privacy violations, information theft, damage to or destruction of electronic information, release of private information, and alteration of electronic

information. The policy shall provide coverage for breach response costs, regulatory fines and penalties as well as credit monitoring expenses.

6. If applicable, Technology Professional Liability Errors and Omissions Insurance appropriate to the Consultant's profession and work hereunder, with limits not less than \$2,000,000 per occurrence. Coverage shall be sufficiently broad to respond to the duties and obligations as is undertaken by the Contractor in this agreement and shall include, but not be limited to, claims involving security breach, system failure, data recovery, business interruption, cyber extortion, social infringement of engineering, intellectual property, including but not limited infringement of copyright, trademark, trade invasion of privacy violations, information theft, damage to or destruction of electronic information, release of private information, and alteration of electronic information. The policy shall provide coverage for breach response costs, regulatory fines and penalties as well as credit monitoring expenses.

The Policy shall include, or be endorsed to include, property damage liability coverage for damage to, alteration of, loss of, or destruction of electronic data and/or information "property" of the Agency in the care, custody, or control of the Contractor. If not covered under the Contractor's liability policy, such "property" coverage of the may be endorsed Agency onto Contractor's Cyber Liability Policy as covered property.

If the Contractor maintains broader coverage and/or higher limits than the minimums shown above, the Entity requires and shall be entitled to the broader coverage and/or the higher limits maintained by the Contractor. Any available insurance proceeds in excess of the specified minimum limits of insurance and coverage shall be available to the Entity

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 Contract. Contractor shall provide to City at

execution of this Contract 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. 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.
- D. Contractor'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, Contractor shall give at least thirty (30) days prior written notice to City. In the event of Contractor's failure to maintain the required insurance in effect, City may order Contractor to immediately stop work, and upon ten (10) days notice and an opportunity to cure, may pursue its remedies for breach of this Contract as provided for herein and by law.
- 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. 5. 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 Contractor: (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. 6. Compliance with Laws.

Contractor shall comply with all federal, state and local laws, ordinances and regulations applicable to the work and this Agreement. Contractor shall maintain in effect all the licenses, permissions, authorizations, consents and permits that it needs to carry out its obligations under this Agreement..

#### Sec. 7. Termination for Convenience.

- A. City may, at any time upon ten (10) days notice to Contractor specifying the effective date of termination, terminate this Contract, in whole or in part. If this Contract is terminated by City, City shall be liable only for payment for services rendered before the effective date of termination. Contractor shall prepare an accounting of the services performed and money spent by Contractor 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 Contract is terminated prior to Contractor's completion of services, all work or materials prepared or obtained by Contractor pursuant to this contract shall become City's property.
- C. If this Contract is terminated prior to Contractor's completion of the services to be performed hereunder, Contractor shall return to City any 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 Contract. Contractor shall prepare an accounting of the services performed and money spent by Contractor up to the effective date of termination and shall return to City any remaining sums within thirty (30) days of such date.

## Sec. 8. Default and Remedies.

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

#### Sec. 9. 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 other term, covenant or condition. No term, covenant, or condition of this Contract 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 Contractor to which the same may apply and, until complete performance by Contractor of the term, covenant or condition, City shall be entitled to invoke any remedy available to it under this Contract or by law despite any such forbearance or indulgence.

#### Sec. 10. Modification.

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

## Sec. 11. Headings; Construction of Contract.

The headings of each section of this Contract are for reference only. Unless the context of this Contract 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. 12. Severability of Provisions.

Except as specifically provided in this Contract, all of the provisions of this Contract shall be severable. In the event that any provision of this Contract is found by a court competent jurisdiction to unconstitutional or unlawful, the remaining provisions of this Contract shall be valid unless the court finds that the valid provisions of this Contract are so essentially and inseparably connected with and so dependent upon the invalid provision(s) that it cannot be presumed that the parties to this Contract 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. 13. 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. Contractor shall maintain and retain all Records 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 Contractor shall provide access to City of all Records upon ten (10) days written notice from the City.
- C. The books, documents and records of Contractor in connection with this Contract 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 Contract within ten (10) days after the written request is made.

## Sec. 14. Affirmative Action.

If this Contract exceeds \$300,000.00 and Contractor employs fifty (50) or more people, Contractor shall comply with City's Affirmative Action requirements in accordance with the provisions of Chapter 38 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, Contractor warrants that it has an affirmative action program in place and will maintain the affirmative action program in place for the duration of the Contract. Contractor 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 38 of City's Code. CONTRACTOR shall:

a. Execute and submit the City of Kansas City, Missouri CREO Affirmative Action Program Affidavit warranting that the Contractor has an affirmative action program in place and will maintain the affirmative action program in place for the duration of the Contract.

- b. Submit, in print or electronic format, a copy of Contractor's current certificate of compliance to the City's Civil Rights and Equal Opportunity Department (CREO) prior to receiving the first payment under the Contract. unless a copy has already been submitted to CREO at any point within the previous two (2) calendar years. If, and only if, Contractor does not possess a current certification of compliance, Contractor shall submit, in print or electronic format, a copy of its affirmative action program to CREO prior to receiving the first payment under the Contract, unless a copy has already been submitted to CREO at any point within the previous two (2) calendar years.
- 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.
- d. Obtain from any Subcontractor awarded a subcontract exceeding \$300,000.00 of а CODV Subcontractor's current certificate of compliance and tender a copy of the same, in print or electronic format, to CREO within thirty (30) days from the date the subcontract is executed. If, and only if, Subcontractor does not possess a current certificate of compliance, Contractor shall obtain a copy of the Subcontractor's affirmative action program and tender a copy of the same, in print or electronic format, to CREO within thirty (30) days from the date the subcontract is executed.

## Sec. 15. Tax Compliance.

Contractor 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 contract or any contract renewal when the total contract amount exceeds \$160,000.00. If contractor performs work on a contract that is for a term longer than one (1) year, the contractor 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 contract.

- Sec. 16. Assignability and Subcontracting (a) Assignability. Contractor shall not assign or transfer any part or all of Contractor's obligation or interest in this Contract without prior written approval of City. If Contractor 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 contractor from subcontracting as otherwise provided for herein.
- (b) Subcontracting. Contractor shall not subcontract any part or all of Contractor's obligations or interests in this Contract unless the subcontractor has been identified in a format required by City. If Contractor shall subcontract any part of Contractor'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 Contractor of any of its responsibilities under the Contract, and Contractor 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 Contractor, 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. Contractor shall include in any subcontract a requirement that the subcontractor comply with all requirements of this Contract in performing Contractor's services hereunder.

## Sec. 17. Conflicts of Interest.

Contractor certifies that no officer or employee of City has, or will have, a direct or indirect financial or personal interest in this Contract, 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 Contractor in this Contract.

## Sec. 18. 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 contract or any subcontract thereto shall be manufactured or produced in the United States whenever possible.

## Sec. 19. Professional Services – Conflict of Interest Certification.

If this Contract is for professional services other than for medical doctors or appraisers, Contractor certifies that Contractor is not an expert witness for any party in litigation against the City at the time of the issuance of this Contract.

## Sec. 20. Attorney Services – Conflict of Interest Certification.

If this Contract is for professional attorney services. Contractor certifies that Contractor and any of its individual attorneys, do not represent any party in litigation against the City at the time of the issuance of this Contract. Contractor's certification shall not apply to: representation in municipal court: attorneys employed by a not-for-profit legal services corporation; litigation where the City is named as a nominal party; litigation that has been filed with the agreement of the City and the party represented by the attorney; or where the City Council has otherwise waived this requirement. Nothing set forth in this section shall be deemed to supersede the Rules of Professional Conduct for Attorneys.

## Sec. 21. Employee Eligibility Verification

If this Contract exceeds five thousand dollars (\$5,000.00), Contractor shall execute and submit an affidavit, in a form prescribed by City, affirming that Contractor 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). Contractor shall attach to the affidavit documentation sufficient to establish Contractor's enrollment and participation in an electronic verification of work program operated by the United States Department of Homeland Security (E-Verify) equivalent federal work authorization program operated by the United States Department of Homeland Security to verify information of newly hired employees, under Immigration Reform and Control Act of 1986. Contractor may obtain additional information about E-Verify and enroll www.dhs.gov/xprevprot/programs/gc 118522 1678150.shtm. For those Contractors enrolled in E-Verify, the first and last pages of the E-Verify Memorandum of Understanding that Contractor will obtain upon successfully enrolling in the program shall constitute sufficient documentation for purposes of complying with this Section. Contractor shall submit the affidavit and attachments to the City prior to execution of the Contract, or at any point during the term of the Contract if requested by City.

## Sec. 22 Quality Assurance Act.

If this Contract exceeds \$160,000.00, CONTRACTOR certifies CONTRACTOR will pay all employees who will work on this Contract in the city limits of Kansas City, Missouri at least \$15.00 per hour in compliance with the CITY's Quality Services Assurance Act, Section 3-66, Code of Ordinances or CITY has granted CONTRACTOR an exemption.

## Sec. 23 Anti-Discrimination Against Israel.

If this Contract exceeds \$100,000.00 and Contractor employs at least ten employees, pursuant to Section 34.600, RSMo., by executing this Contract, Contractor certifies it is not currently engaged in and shall not, for the duration of this contract, engage in a boycott of goods or services from the State of Israel; companies doing business in or with Israel or authorized by, licensed by, or organized under the laws of the State of Israel; or persons or entities doing business in the State of Israel.

## Sec. 24 Title VI of the Civil Rights Act of 1964

Title VI of the Civil Rights Act of 1964 requires that no person in the United States shall, on the grounds of race, color, or national or origin (including limited English proficient individuals), be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance. The City of Kansas City, Missouri requires compliance with the requirements of Title VI in all of its programs and activities regardless of the funding source.

Contractor shall not discriminate on the grounds of race, color, or national or origin (including limited English proficient individuals).

## ATTACHMENT A

# SCOPE OF SERVICES (see Exhibit B)

#### ATTACHMENT B

## **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.** General Requirements

- 1. Professional Services Consultant/Contractor and its Sub-Consultant/Contractor(s) shall provide at a minimum, the following to its staff:
  - a. **Computer**: Minimum Intel Pentium® 4 Processor 2.4 GHz or equivalent processor with 512MB of RAM; recommended Centrino Duo® Processors 1.6 GHz or equivalent with 2GB of RAM, or higher.
  - b. Computer Operation System: Windows XP, Windows Vista, or Windows 7
  - c. Web Browser: Microsoft Internet Explorer 9
  - d. Work and Spreadsheet Processors: Microsoft Office Word, Excel and Outlook
  - e. Scheduling Software: Microsoft Project or Primavera
  - f. Internet Service Provider: A reliable ISP in the area of the Project
  - g. Connection Speed/Minimum Bandwidth: DSL, ADSL or T1 Line for transferring a minimum of 3 Mbps Downstream and 512 Kbps Upstream

## C. Contract Information Management System - Project Web Requirements

1. The City will utilize a web based contract information management system/project management tool in the administration of this Contract. This web based application

- database is a collaboration tool selected and provided by City, which will allow all project team members continuous access through the Internet to important contract/project data as well as up to the minute decision and approval status information.
- 2. Design Professional shall provide and shall require its sub-consultants to provide its management personnel assigned to this Contract with access to personal computers and the Internet on a daily basis same.
- 3. Design Professional shall conduct Project controls, outlined by the City utilizing the web based application database selected and provided by City. This designated web based application database will be provided by the Design Professional to its subconsultants. No additional software will be required. City will assist Design Professional in providing training of sub-Consultant's personnel.
- 4. Design Professional shall have and shall require its sub-consultants the responsibility for visiting the Project web site on a daily basis, and as necessary to be kept fully appraised of Contract/Project developments, for correspondence, assigned tasks and other matters that transpire on the site.
  - a. These may include but are not limited to: Contracts, Contract Exhibits, Contract Amendments, Drawing Issuances, Addenda, Bulletins, Permits, Insurance & Bonds, Safety Program Procedures, Safety Notices, Accident Reports, Personnel Injury Reports, Schedules, Site Logistics, Progress Reports, Daily Logs, Non-Conformance Notices, Quality Control Notices, Punch Lists, Meeting Minutes, Requests for Information, Submittal Packages, Substitution Requests, Monthly Payment Request Applications, Supplemental Instructions, Owner Variation Directives, Potential Variation Orders, Variation Order Requests, Variation Orders, and the like.
  - b. All supporting data including but not limited to shop drawings, product data sheets, manufacturer data sheets and instructions, method statements, safety MSDS sheets, Substitution Requests and required documentation will be submitted in digital format via the web based application database selected and provided by City.

## D. 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.

## E. Project Management Communications - Construction

- 1. The Contractor shall use the Internet web based contract information management system/project management communications tool selected and provided by City, and protocols included in that software during the term of this Contract. The use of project management communications as herein described does not replace or change any contractual responsibilities of the participants.
- 2. The project communications database is on-line and fully functional. User registration, electronic and computer equipment, and Internet connections are the responsibility of each project participant. The sharing of user accounts is prohibited.

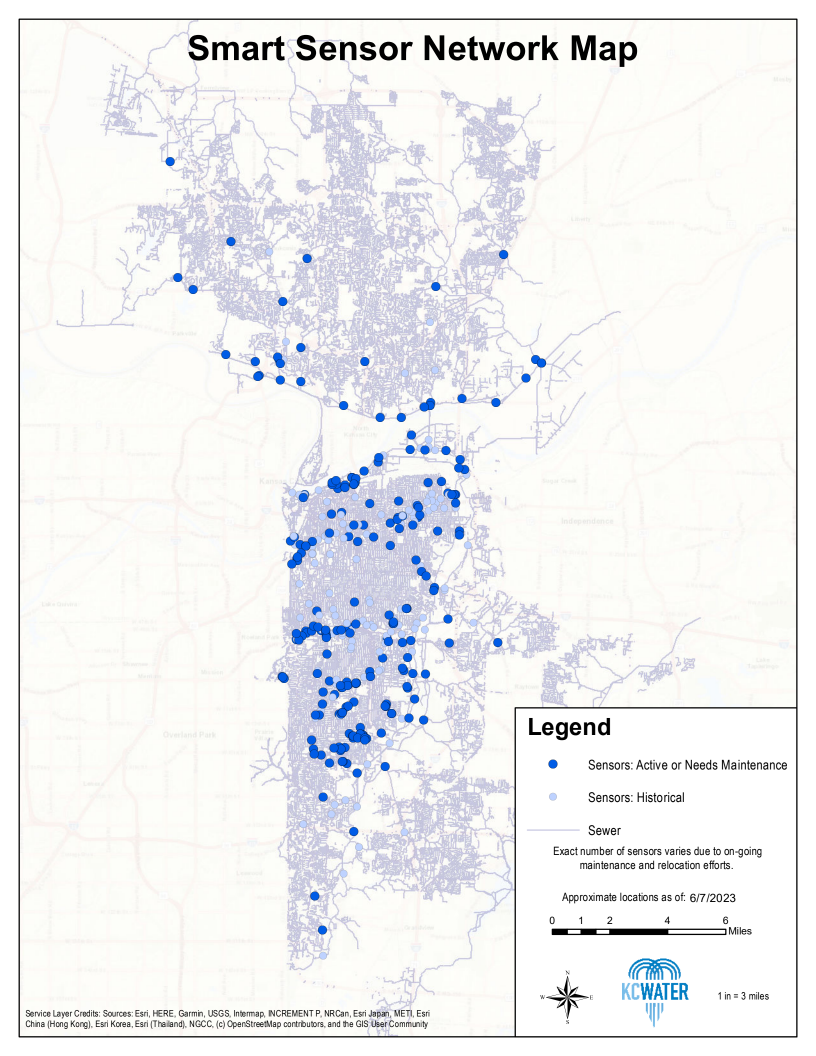
- 3. Training: City's software service provider will provide a group training sessions scheduled by City, the cost of which is included in the initial users fee. Users are required to attend the scheduled training sessions they are assigned. Requests for specific scheduled classes will be on a first come first served basis for available spaces. Companies may also obtain group training from City's software service provider at their own expense
- 4. Support: City's software service provider will provide on-going support through on-line help files.
- 5. Project Archive: The archive shall be available to each team member at a nominal cost. The archive set will contain only documents that the firm has security access to during construction. All legal rights in any discovery process are retained. Archive material shall be ordered from City's software service provider.
- 6. Copyrights and Ownership: Nothing in this specification or the subsequent communications supersedes the parties' obligations and rights for copyright or document ownership as established by the Contract Documents. The use of CAD files, processes or design information distributed in this system is intended only for the project specified herein.
- 7. Purpose: The intent of using a project management communication tool is to improve project work efforts by promoting timely initial communications and responses. Secondly, to reduce the number of paper documents while providing improved record keeping by creation of electronic document files.
- 8. Authorized Users: Access to the web site will be by individuals who are licensed users.
  - a. Individuals may use the User Application included in these specifications or may request the User Application.
  - b. Authorized users will be contacted directly by the web site provider, who will assign the temporary user password.
  - c. Individuals shall be responsible for the proper use of their passwords and access to data as agents of the company in which they are employed.
- 9. Administrative Users: Administrative users have access and control of user licenses and all posted items. DO NOT POST PRIVATE OR YOUR COMPANY CONFIDENTIAL ITEMS IN THE DATABASE! Improper or abusive language toward any party or repeated posting of items intended to deceive or disrupt the work of the project will not be tolerated and will result in deletion of the offensive items and revocation of user license at the sole discretion of the Administrative User(s).

## ATTACHMENT C

## **UNIT COSTS**

## ATTACHMENT D

**Sensor Network Location Map** 



Status/Type	DuraTracker	Emerson	Isco 2110	Isco 2150	Isco 2160	LogiCover	Preview	SmartCover	<b>Grand Total</b>
Active	22	1	5	21	1	69	6	3	128
Depth	14		5	2	1	57	5	3	87
Flow	8			19		10	1		38
Pump Station		1				2			3
Maintenance/Hardware	1					83			84
Depth						58			58
Flow	1					19			20
Pump Station						4			4
Radar					·	2			2
Grand Total	23	1	5	21	1	152	6	3	212

Site Name	TREKK Status	Meter Type	Sensor Type	Reading Type	Platform
Birmingham PS	Active	Emerson	Magnetic	Pump Station	BluX
Buckeye PS	Active	LogiCover	Ultrasonic	Pump Station	BluX
KS07-121	Active	SmartCover	Ultrasonic	Depth	SmartCover
KS07-150	Active	SmartCover	Ultrasonic	Depth	SmartCover
KS27-172	Active	SmartCover	Ultrasonic	Depth	SmartCover
Line Creek PS	Active	LogiCover		Pump Station	BluX
N028-014	Active	LogiCover	Depth Sensor	Depth	BluX
N043-028	Active	LogiCover	Depth Sensor	Depth	BluX
N044-028	Active	LogiCover	Depth Sensor	Depth	BluX
N044-035	Active	LogiCover	Depth Sensor	Depth	BluX
N092-001	Active	LogiCover	Depth Sensor	Depth	BluX
N107-040	Active	LogiCover	Depth Sensor	Depth	BluX
N114-059	Active	LogiCover	Depth Sensor	Depth	BluX
Outfall 056	Active	Isco 2110	Ultrasonic	Depth	Cipher
Outfall 069 Overflow	Active	Isco 2160	Ultrasonic	Depth	Cipher
Overflow at Birmingham	Active	LogiCover		Flow	BluX
S006-016	Active	LogiCover	Depth Sensor	Depth	BluX
S009-012	Active	DuraTracker	AV Probe	Depth	Cipher
S009-017	Active	Isco 2150	AV Probe	Depth	Cipher
S010-062	Active	LogiCover	AV Probe	Flow	BluX
S011-005	Active	DuraTracker	Ultrasonic	Depth	Cipher
S011-043	Active	DuraTracker	Ultrasonic	Depth	Cipher
S011-062	Active	DuraTracker	Ultrasonic	Depth	Cipher
S012-004	Active	DuraTracker	AV Probe	Depth	Cipher
S024-087	Active	LogiCover	AV Probe	Flow	BluX
S024-091	Active	Isco 2150	AV Probe	Flow	Cipher
S024-103	Active	LogiCover	Depth Sensor	Depth	BluX
S024-209 B	Active	DuraTracker	AV Probe	Flow	Cipher
S027-077	Active	Isco 2150	AV Probe	Depth	Cipher
S027-090	Active	DuraTracker	Ultrasonic	Depth	Cipher
S027-304	Active	Isco 2150	AV Probe	Flow	Cipher
S027-309	Active	Isco 2150	AV Probe	Flow	Cipher
S027-426	Active	DuraTracker	AV Probe	Flow	Cipher
S027-457	Active	Isco 2150	AV Probe	Flow	Cipher
S028-078	Active	DuraTracker	Ultrasonic	Depth	Cipher
S028-079	Active	Isco 2150	AV Probe	Flow	Cipher
S028-147	Active	Isco 2150	AV Probe	Flow	Cipher
S028-242	Active	Isco 2150	AV Probe	Flow	Cipher
S028-302	Active	Preview	Ultrasonic	Depth	Waterspout
S028-574	Active	Isco 2150	AV Probe	Flow	Cipher
S029-099	Active	Isco 2150	AV Probe	Flow	Cipher
S031-354	Active	LogiCover	Depth Sensor	Depth	BluX
S032-340	Active	LogiCover	Depth Sensor	Depth	BluX
S033-457	Active	LogiCover		Depth	BluX
S033-511	Active	LogiCover	Depth Sensor	Depth	BluX
S035-431	Active	DuraTracker	AV Probe	Flow	Cipher
S048-120	Active	DuraTracker	Ultrasonic	Depth	Cipher
S052-203	Active	LogiCover	Depth Sensor	Depth	BluX
S053-127 North	Active	Preview	Ultrasonic	Depth	WaterSpout
S053-127 South	Active	Preview	Ultrasonic	Depth	BluX & Waterspout
S053-127 South	Active	LogiCover	Depth Sensor	Depth	BluX
S053-397	Active	LogiCover	Depth Sensor	Depth	BluX
S054-081	Active	LogiCover	Depth Sensor	Depth	BluX
S054-136	Active	LogiCover	Depth Sensor	Depth	BluX

S054-144	Active	LogiCover	Depth Sensor	Depth	BluX
S058-202	Active	LogiCover	Depth Sensor	Depth	BluX
S058-617	Active	DuraTracker	AV Probe	Flow	Cipher
S059-009	Active	LogiCover	AV Probe	Flow	BluX
S072-131	Active	LogiCover	Depth Sensor	Depth	BluX
S073-037	Active	Preview	AV Probe	Flow	WaterSpout
S076-519	Active	LogiCover	Depth Sensor	Depth	BluX
S078-019	Active	LogiCover	Depth Sensor	Depth	BluX
S078-174	Active	DuraTracker	AV Probe	Depth	Cipher
S078-323	Active	LogiCover	Depth Sensor	Depth	BluX
S078-341	Active	LogiCover	Depth Sensor	Depth	BluX
S078-541	Active	LogiCover	Depth Sensor	Depth	BluX
S079-085	Active	LogiCover	Depth Sensor	Depth	BluX
S079-086	Active	LogiCover	Depth Bensor	Depth	BluX
S079-203	Active	LogiCover	Depth Sensor	Depth	BluX
S079-219	Active	DuraTracker	Ultrasonic	Depth	Cipher
S079-468	Active	LogiCover	Depth Sensor	Depth	BluX
S079-619	Active	LogiCover	Depth Sensor	Depth	BluX
S079-640	Active	LogiCover	Depth Sensor	Depth	BluX
S080-286 (old S080-240)	Active	LogiCover	Deptil Selisor	Depth	BluX
\$080-260 (old \$060-240) \$081-265	Active	LogiCover	Depth Sensor	Depth	BluX
S081-267	Active	LogiCover	Depth Sensor	Depth	BluX
S081-207 S081-272	Active	LogiCover	Depth Sensor	Depth	BluX
S081-498	Active	LogiCover	Depth Sensor	Depth	BluX
S082-010	Active	DuraTracker	AV Probe	Flow	Cipher
S082-345	Active	LogiCover	Depth Sensor	Depth	BluX
S097-005	Active	LogiCover	Depth Sensor	Depth	BluX
S097-003 S098-001	Active	LogiCover		Depth	BluX
S100-420	Active	LogiCover	Depth Sensor	Depth	BluX
S100-420 S101-122	Active		Depth Sensor		BluX
		LogiCover	Depth Sensor	Depth	
S103-111	Active Active	LogiCover	Depth Sensor	Depth	BluX
S103-272		LogiCover	Depth Sensor	Depth	BluX
S103-423	Active	LogiCover	Depth Sensor	Depth	BluX
S104-076 S104-085	Active	LogiCover	Depth Sensor	Depth	BluX
	Active	LogiCover	Depth Sensor	Depth Flow	BluX
\$104-263	Active		AV Probe		Cipher Cipher
S104-451Sa North S104-451Sa South	Active	DuraTracker		Flow Flow	BluX
	Active	Isco 2150	AV Probe		
S104-474	Active	LogiCover	Depth Sensor	Depth	BluX
\$105-383	Active	LogiCover	Depth Sensor	Depth	BluX
S106-032	Active	Preview	AXZ Double	Depth	WaterSpout
S106-034	Active	DuraTracker	AV Probe	Depth	Cipher
S121-019	Active	LogiCover	AV Probe	Flow	BluX
S121-080	Active	LogiCover	Depth Sensor	Depth	BluX
S122-206E	Active	Isco 2150	Ultrasonic	Flow	Cipher
S122-206W	Active	Isco 2110	Ultrasonic	Depth	Cipher
S122-394	Active	Isco 2150	AV Probe	Flow	Cipher
S122-397W	Active	Isco 2150	AV Probe	Flow	Cipher
S122-706	Active	Isco 2150	AV Probe	Flow	Cipher
S123-331	Active	LogiCover	Depth Sensor	Depth	BluX
S123-335 A	Active	LogiCover	Depth Sensor	Depth	BluX
S124-121	Active	LogiCover	Depth Sensor	Depth	BluX
S124-185	Active	LogiCover	Depth Sensor	Depth	BluX
S127-451	Active	LogiCover	AV Probe	Flow	BluX
S128-356	Active	Isco 2150	AV Probe	Flow	Cipher

S128-360	Active	Isco 2150	AV Probe	Flow	Cipher
S128-362	Active	Isco 2150	AV Probe	Flow	Cipher
S128-369	Active	DuraTracker	AV Probe	Depth	Cipher
S128-724	Active	LogiCover	AV Probe	Flow	BluX
S128-762	Active	LogiCover	AV Probe	Flow	BluX
S128-820 North	Active	LogiCover	AV Probe	Flow	BluX
S128-820 West	Active	LogiCover	AV Probe	Flow	BluX
S129-256	Active	Preview	11, 1100	Depth	WaterSpout
S147-029	Active	DuraTracker	AV Probe	Flow	Cipher
S147-150	Active		AV Probe	Depth	Cipher
S147-885	Active	Isco 2150	AV Probe	Flow	Cipher
S147-885 Overflow	Active	Isco 2150	AV Probe	Flow	Cipher
S148-052sa	Active	LogiCover	Depth Sensor	Depth	BluX
S148-588	Active	DuraTracker	Ultrasonic	Depth	Cipher
S151-201	Active	LogiCover	Depth Sensor	Depth	BluX
S171-014	Active	LogiCover	Depth Sensor	Depth	BluX
SSMH 105 (North)	Active	Isco 2110	Ultrasonic	Depth	Cipher
SSMH 112 (South)	Active	Isco 2110	Ultrasonic	Depth	Cipher
SSMH 112 (South) SSMH 119 (Central)	Active	Isco 2110	Ultrasonic	Depth	Cipher
N014-049	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N022-034	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N026-010	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N034-024	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N043-032	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N045-006 Radar	Maintenance/Hardware	LogiCover	Radar	Radar	BluX
N059-009	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N093-087	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N101-007	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
N117-035	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
N164-015	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S010-057	Maintenance/Hardware	LogiCover	Radar	Radar	BluX
S025-278	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S027-433	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S028-251	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S028-292	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S030-832	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
\$030-832 \$032-193	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S032-474	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S032-474 S033-383	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
\$033-406	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S033-447	Maintenance/Hardware	LogiCover	-	_	BluX
S033-538			Depth Sensor	Depth Depth	BluX
	Maintenance/Hardware	LogiCover	Depth Sensor Depth Sensor		
S034-188	Maintenance/Hardware	LogiCover		Depth	BluX
S034-253	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S034-271	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S034-490	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S048-058	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S048-117	Maintenance/Hardware	DuraTracker	AV Probe	Flow	Cipher
S050-201	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S051-061	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S051-198	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S051-447	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S053-037	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S053-619	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S054-130	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX

S054-162	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S058-467	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S075-209	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S078-343	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S078-488	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S079-231	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S080-258	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S080-238 S080-375	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S080-714	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S080-714 S080-738	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S081-053	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S081-033	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S083-129	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S085-129	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S097-020	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S097-020 S097-176	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S098-313	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S103-084	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S103-601	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S104-069	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S104-009 S104-109	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S104-109 S106-008Sa	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S106-0083a S106-176	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S123-043	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S123-043	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S123-290 S123-330	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S123-335 B	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S123-353 B	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S124-189	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S124-475	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S128-159	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-498	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-704	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-720	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-769	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-774	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-791	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-813	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-814	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S128-816 East	Maintenance/Hardware	LogiCover	11, 1100	Flow	BluX
S128-816 North	Maintenance/Hardware	LogiCover		Flow	BluX
S146-016	Maintenance/Hardware	LogiCover	AV Probe	Flow	BluX
S196-021	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
S220-055	Maintenance/Hardware	LogiCover	Depth Sensor	Depth	BluX
Sante Fe PS	Maintenance/Hardware		Transcribor	Pump Station	BluX
Sante Fe PS WW	Maintenance/Hardware			Pump Station	BluX
Turkey Creek PS Total	Maintenance/Hardware			Pump Station	BluX
Turkey Creek PS WW	Maintenance/Hardware			Pump Station	BluX
	I			- July Station	

#### ATTACHMENT E

## 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.

## ATTACHMENT F

## CREO KC DOCUMENTS

- 1. 00450 CREO KC 08: Contractor Utilization Plan & Request for Waiver
- 2. 00450.01: CREO KC Letter of Intent to Subcontract
- 3. 00460 CREO KC 10: Timetable for MBE/WBE Utilization
- 4. 00470 CREO KC 11: Request for Modification or Substitution
- 5. 01290.14: Contractor Affidavit for Final Payment
- 6. 01290.15: Subcontractor Affidavit for Final Payment

## CONTRACTOR UTILIZATION PLAN/REQUEST FOR WAIVER



CITY OF FOUNTAINS

Project Number _			
Project Title			

'{  }'	Project Title		
ANSAS ISSO			
	(Department Pr	roject)	Department
	(Bidder/l	Proposer)	
STAT	TE OF) NTY OF)	SS	
COUN	NTY OF)		
fallow	I,	, of lawful age and	upon my oath state as
follow	/S:		
1.	This Affidavit is made for the MBE/WBE submittal requirement is given on behalf of the Bidder plan to utilize MBE and/or WBE	nts on the above project and //Proposer listed below. It so	the MBE/WBE Program and
2.	The project target goals are	% <b>MBE</b> and	% WBE.
3.	Bidder/Proposer assures that it MBE/WBE participation in the a		the following percentages o
	BIDDER/PROPOSER I WBE	PARTICIPATION:	% MBE%
	POST-BID/POST-RFP	ESTIMATED BUDGET:	<u> </u>
4.	The following are the M/WBE s will meet or exceed the abov warrants that it will utilize the described in the applicable Le collectively be deemed incorpo <i>Kansas City, Missouri</i> )	e-listed Bidder/Proposer Pa M/WBE subcontractors to tter(s) of Intent to Subcon	articipation. Bidder/Propose provide the goods/service tract, copies of which shall
	ID C M		

1	Name of M/WBE Firm						
	Address						
	Telephone No.						
	I.R.S. No.						
	Name of M/WBE Firm						
	Address						
	Telephone No.						
	I.R.S. No.						
	Name of M/WBE Firm						
	Address						
	Telephone No.						
	I.R.S. No.						
1	Name of M/WBE Firm						
	Address			_			
	Telephone No.			_			
	I.R.S. No.						
	Name of M/WBE Firm						
i	Name of M/WBE FirmAddress						
	Telephone No						
	I.R.S. No.						
(List additio	onal M/WBEs, if any, on additional page a	nd attach to this fo	rm)				
4. The follo	owing is a breakdown of the percentage of	f the total contract :	amount that				
	Proposer agrees to pay to each listed M/W.		mount mat				
	MBE/WBE BREAKD(	OWN SHEET					
MDE EIDA	<b>1</b> 0.						
MBE FIRM	<u>15</u> .	Subcontract	Weighted	% of Total			
Name of M	BE Firm Supplier/Broker/Contractor		Value**	Contract			

TOTAL MBE \$ / TOTA	L MBE %:	\$		%	
WBE FIRMS:  Name of WBE Firm	Supplier/Broker/Contractor	Subcontract Amount*	Weighted Value**	% of Total Contract	
TOTAL WBE \$ / TOTA	L WBE %:	\$ <u> </u>		%	

\*"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.

- \*\*"Weighted Value" means the portion of the subcontract amount that will be credited towards meeting the Bidder/Proposer participation. See CREO KC Forms and Instructions for allowable credit and special instructions for suppliers.
- 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.
- 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:			
Address:			
Phone Number:			
Facsimile number:			
E-mail Address:			
	By:		
	Title:		
	Date:		
	(Attach corporate seal		
Subscribed and sworn to before me t	hisday of		, 20
My Commission Expires:			
-		Notary Public	



# KANSAS CITY

CITY OF FOUNTAINS

## LETTER OF INTENT TO SUBCONTRACT

	Cneck one:
	Original LOI:
Project Name/Title	
	Updated LOI:
Project Location/Number	

				agrees to enter into a contractualwho will provide the following		
goods/services provided. Broa	s in connection ad Categorizati	with the above-reference co	ontract: [Insernbing," etc.) o	t a brief narrative desc r the listing of NAICS	cribing goods/services to be Codes in which M/W/DBE	
for an estimate	ed amount of \$	(	or% of	the total estimated co	ntract value.)	
M/WBE Vende	or type:	Subcontractor/manufact Supplier (counts as 60% contractor for supplies of Broker (counts as 10% of contractor for supplies of contractor for supplies of contractor for supplies of suppli	of the total dor goods toward of the total do	ollar amount paid or to ds goals) llar amount paid or to	o be paid by a prime	
City's Civil Rigagrees to utiliz	ghts & Equal ( te M/W/DBE S pove-reference	to the best of Prime Contract Opportunity Department to pubcontractor in the capacitied contract in the capacities in	perform in the ies indicated h	capacities indicated herein, and M/W/DBE	erein. Prime Contractor Subcontractor agrees to	
as needed for r	more than one	o be completed by the M/W intended sub-tier contract. Invailable under City Code.	<b>IMPORTAN</b>		lease attach additional sheets s document will result in	
Select one:		/DBE Subcontractor listed a work(s). (Continue to Part 3.		subcontracting any p	ortions of the above-stated	
	The M/W of work(s)		above <u>IS</u> subc	ontracting certain port	ions of the above stated scop	
(1) Compa	ny name:					
Full ad	dress:					
Primar		et number and name		City, State and Zip Coo	le	
1 mmar	y contact Name	2		Phone		
a) This	s subcontractor	r is (select one): MBE	WBE	DBE N/A		
		contractor is an M/W/DBE of the attached to this document.		he City of Kansas Cit	y, Missouri, a separate Lette	
		contractor is NOT a certifie ll be listed for reporting pur			of Kansas City, Missouri, the quired.	
b)	Scope of wo	rk to be performed:				
c)	The dollar va	alue of this agreement is:				



# NOTE: SIGNATURES AND NOTARIZATIONS REQUIRED FOR NEW LETTERS OF INTENT (LOI); <u>SIGNATURES ONLY</u> FOR UPDATED LOI (ADDING VALUE TO EXISTING CONTRACT).

PRIME CON	NTRACTOR BUSINESS NAM	ME:
Signature: Pri	me Contractor	Print Name
Title		Date
State of	)	
County of	)	
I, and 1	belief.	_, state that the above and foregoing is based on my best knowledg
	Subscribed and sworn to be day of, 20	before me, a notary public, on this
	My Commission Expires:	Notary Public
		SS NAME:
Signature: Sul	bcontractor	Print Name
Title		Date
State of	)	
County of	)	
I,and	belief.	_, state that the above and foregoing is based on my best knowledg
	Subscribed and sworn to b	pefore me, a notary public, on this
	My Commission Expires:	
STAMP:		Notary Public

## **TIMETABLE FOR MBE/WBE UTILIZATION**

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

(3.7			, acting in my capacity as			,
of	<u> </u>	, with	the submittal c	of this Timet	able, certif	y that
(Name of Fi	rm)					•
the following timeta	able for MBE	E/WBE utilization in	the fulfillment	of this contr	act is corre	ct and
true to the best of m	y knowledge	<b>.</b> .				
4 T T O MIN						
ALLO'I"	TED TIME	FOR THE COMPI Check one (		HIS CONTI	RACT	
		(Check one o	oniy)			
15 days		75 days		135 days		
30 days	<del></del>	90 days		150 days		
45 days		105 days		165 days		
60 days		120 days		180 days		
Other		(Specify)		·		
Throughout		Begi	nning 1/3			
Middle 1/3						
Beginning 1/3						
PLEASE NOTE:			equire approval	of the Civil	Rights &	Equal
Opportunity Departs	ment in adva	nce of the change.				
If you have any que & Equal Opportunit				lease contact	the Civil l	Rights
			(Signature)			
			(Position with Firm)			
				(Date)		





## REQUEST FOR MODIFICATION OR SUBSTITUTION

(This Form must be submitted to CREO KC 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.)

ADDRESS:PROJECT NUMBER OR TITLE:	plicable)
Project Goals: Contractor Utilization Plan:	% MBE% WBE% WBE
I am the duly authorized representative of the a request this substitution or modification on behavior.	above Bidder/Contractor/Proposer and am authorized to alf of the Bidder/Contractor/Proposer.
2. I hereby request that the Director of CREO KC	recommend or approve: (check appropriate space(s))
a A substitution of the certified M	BE/WBE firm,
	(Name of new firm)
to perform(Scope of work to	, , , , , , , , , , , , , , , , , , ,
(Scope of work to	o be performed by new firm)
for the MBE/WBE firm	cold firm) which is currently
listed on the Bidder's/Contractor's/Pro	oposer's Contractor Utilization Plan to
perform the following scope of works	
perform the following scope of work:	(Scope of work of old firm)
	(scope of wern of early m)
bA modification of the amount Bidder's/Contractor's/Proposer's Con	of MBE/WBE participation currently listed on the tractor Utilization Plan from
% MBE % WBE (a on Contractor Utilization Plan)	Fill in % of MBE/WBE Participation currently listed
ТО	
% MBE% WBE (I	Fill in New $\%$ of MBE/WBE Participation requested for

- c. Attach 00450.01 Letter of Intent to Subcontract letter for each new MBE/WBE to be added.
- d. Attach a copy of the most recent 00485.01 or on-line M/WBE Monthly Utilization Report
- 3. Bidder/Contractor/Proposer states that a substitution or modification is necessary because: (check applicable reason(s))



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



## CONTRACTOR AFFIDAVIT FOR FINAL PAYMENT

	`       <i>'</i>	Project Number		
	·///	Project Title		
	ANSAS CITY ISSOURI			
ST	ATE OF	)		
CC	OUNTY OF _	)SS )		
Τh	e Undersigne	d,		of lawful
			(Name)	
age	e, being first o	duly sworn, states under oath as follows:		
1.	I am the	(Title) of		who is the general
	CONTRAC	CTOR for the CITY on Project No	and Project Title	<del>,</del>
2.		s, material bills, use of equipment and or baid and all Claims of whatever nature have		
3	(✓)Pı	revailing wage does not apply; or		
4.	provisions a and Work. the Contrac compliance I hereby ce achieved ( Enterprise	we been fully satisfied and there has been and requirements and the Annual Wage C CONTRACTOR has fully complied with the trand has attached affidavits from all S with the prevailing wage law as stipulate rtify that (a) at project completion and puttify that (a) at project completion and puttify that (b) Minority Business Enterprism (WBE) participation on this contract, and ors, regardless of tier, with whom I, or my	Order contained in the Contract in the requirements of the prevaubcontractors on this Project, in the Contract.  Ursuant to contractor's final reference (MBE) participation and and (b) listed herein are the national contractor.	et in carrying out the Contract ailing wage law as required in regardless of tier, affirming quest for payment, contractor (%) Women Business
	subcontract	ors, 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		
		Area/Scope*of Work		
		Subcontract Final Amount		

List additional subcontractor	rs, if any, on a similar form and attach to the bid.
Supplier** Final Amount: _	
*Reference to specification s	sections or bid item number.
	the Contract utilization goals; or e Contract utilization goals (attach waiver, substitution or modification); or to this Project.
5. CONTRACTOR certifies connection with the Contract.	that each Subcontractor has received full payment for its respective work in
payment, contractor achieved, opercent (2%) women workforce report is attached. <b>NOTE: T</b> that was estimated by the	rtify that (1) at project completion and pursuant to contractor's final request for company-wide, at least ten percent (10%) minority workforce participation and two participation and (2) a true and accurate copy of my final project workforce monthly this paragraph is only applicable if you completed a construction contract to City, prior to solicitation, as requiring more than 800 construction excess of \$300,000.00. If applicable you MUST attach copies of your ports.
	ehalf of the CONTRACTOR for the purpose of securing from Kansas City, impletion of the Project and receiving payment therefore.
tax ordinances administered by all Subcontractors. If the Contr with the City tax ordinances ad	the City's Commissioner of Revenue and has on file proof of tax compliance from act term exceeded one (1) year, CONTRACTOR has provided proof of compliance liministered by the City's Commissioner of Revenue prior to receiving final payment appliance from all Subcontractors prior to the Subcontractor receiving final payment
	CONTRACTOR
	D
	By(Authorized Signature)
	Title
On this	day of,, before me
appeared	to me personally known to be the
	of the,
and who executed the foregoing	s instrument and acknowledged that (s)he executed the same on behalf of
	as its free act and deed.
IN WITNESS WHEREOF, I hawritten.	ave hereunto set my hand and affixed my official seal on the day and year first above
My commission expires:	
	Notary Public



# SUBCONTRACTOR AFFIDAVIT FOR FINAL PAYMENT

P`	<b>J</b> ' Proje	ct Number	
· (II)	Proje	ct Title	
KANSAS (			
	OF MISSOURI	)	
		) ss:	
COUNTY	Y OF	)	
After beir	ng duly sworn the per	rson whose name and sign	ature appears below hereby states under penalty of perjury that:
affidavit o	on behalf of Subcont	ractor in accordance with t	indicated below (hereinafter Subcontractor) and I make this the requirements set forth in Section 290.290, RSMo. nder the terms and conditions of a subcontract as follows:
S	ubcontract with:		, Contractor
V	Vork Performed:		
			ange Orders: \$
		BE 🗆 WBE 🗆 DBE	□ NA
2. S	ubcontractor fully co		s and requirements of the Missouri Prevailing Wage Law set forth
() M () F () F	Entity Type: Iissouri Corporation oreign Corporation ictitious Name Corpo	oration	Subcontractor's Legal Name and Address
	ole Proprietor imited Liability Con	nany	Phone No.
	artnership	ipany	Phone NoFax:
	oint Venture		E:mail:
	Other (Specify)  hereby certify that I	have the authority to execu	Federal ID No ute this affidavit on behalf of Subcontractor.
B			
Ь	(Signature)		(Print Name)
NOTARY	(Title)		(Date)
Subscribe	ed and sworn to before	re me this day of	, 20
My Com	nission Expires:		By
P	rint Name		Title

# CITY OF FOUNTAINS HEART OF THE NATION KANSAS CITY

hereinafter referred to as the Contract.

#### Attachment G

#### PAYMENT BOND

	Project Number		
'( )'	Project Title		
KANSAS CITY M I S S O U R I			
KNOW ALL MEN E	BY THESE PRESENTS: That		, as
PRINCIPAL (CONT			), licensed to do
		bind themselves and their respecti	
	cessors, and assigns unto Kans ER), as obligee, in the penal sun	as City, Missouri, a constitutionally	cnartered municipal
Dollars (\$	) for the payment whereof	CONTRACTOR and SURETY bir	nd themselves their
		ssigns, jointly and severally, firmly b	
WHEREAS,			
CONTRACTOR ha	s entered into a contract with OV	WNER for	, which
Contract, including	any present or future amendme	ent thereto, is incorporated herein	by reference and is

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that, if in connection with the Contract, including all duly authorized modifications thereto, prompt payment shall be made to all laborers, subcontractors, teamsters, truck drivers, owners or other suppliers or for equipment employed on the job, and other claimants, for all labor performed in such work whether done for CONTRACTOR, a subcontractor, SURETY, a completion contractor or otherwise (at the full wage rates required by any law of the United States or of the State of Missouri, where applicable), for services furnished and consumed, for repairs on machinery, for equipment, tools, materials, lubricants, oil, gasoline, water, gas, power, light, heat, oil, telephone service, grain, hay, feed, coal, coke, groceries and foodstuffs, either consumed, rented, used or reasonably required for use in connection with the construction of the work or in the performance of the Contract and all insurance premiums, both for compensation and for all other kinds of insurance on the work, for sales taxes and for royalties in connection with, or incidental to, the completion of the Contract, in all instances whether the claim be directly against CONTRACTOR, against SURETY or its completion contractor, through a subcontractor or otherwise, and, further, if CONTRACTOR shall defend, indemnify and hold harmless OWNER from all such claims, demands or suits by any such person or entity, then this obligation shall be void; otherwise, it shall remain in full force and effect.

Any conditions legally required to be included in a Payment Bond on this Contract, including but not limited to those set out in §107.170 RSMo.are included herein by reference.

SURETY agrees that, in the event that CONTRACTOR fails to make payment of the obligations covered by this Bond, it will do so and, further, that within forty-five (45) days of receiving, at the address given below, a claim hereunder stating the amount claimed and the basis for the claim in reasonable detail, it (a) will send an answer to the claimant, with a copy to OWNER stating the amounts that are undisputed and the basis for challenging any amounts that are disputed, and (b) will pay any amounts that are undisputed. The amount of this Bond shall be reduced by and to the extent of any payment or payments made in good faith hereunder.

While this Bond is in force, it may be sued on at the instance of any party to whom any such payment is due, in the name of OWNER to the use for such party. OWNER shall not be liable for the payment of any costs or expenses of any such suit.

No suit shall be commenced or pursued hereunder other than in a state court of competent jurisdiction in Jackson, Clay or Platte County, Missouri, or in the United States District Court for the Western District of Missouri.

way affect the obligations of this Bond; and it does hereby waive notice of any such change, extension of time, or alteration or addition to the terms of the Contract or the Work to be performed thereunder. IN WITNESS WHEREOF, the above parties have executed this instrument the day of \_\_\_\_\_\_, 20\_\_\_\_\_. CONTRACTOR Name, address and facsimile number of Contractor I hereby certify that I have authority to execute this document on behalf of Contractor. Title: (Attach corporate seal if applicable) SURETY Name, address and facsimile number of Surety: I hereby certify that (1) I have authority to execute this document on behalf of Surety; (2) Surety has an A.M. Best rating of A-. or better; (3) Surety is named in the current list of "Companies Holding Certificates of Authority as Acceptable Sureties on Federal Bonds and as Acceptable Reinsuring Companies" as published in Circular 570 (most current revision) by the Financial Management Service, Surety Bond Branch, U.S. Department of the Treasury; and(4) Surety is duly licensed to issue bonds in the State of Missouri and in the jurisdiction in which the Project is located. Title:\_\_\_\_\_ Date: (Attach seal and Power of Attorney)

WAIVER. That SURETY, for value received, hereby expressly agrees that no change, extension of time, alteration or addition to the terms of the Contract or to the Work to be performed thereunder, shall in any

CITY OF HEART O		
	M	
	Ш	<b>J</b> )'
	Ш	,
,	Ψ	
KANS		

# **PERFORMANCE BOND**

`       ′	Project Number
Ψ,	Project Title
KANSAS CITY M I S S O U R I	
PRINCIPAL (CONTR censed to do busine neirs, executors, adm chartered municipa or the payment wh	ess as such in the State of Missouri, hereby bind themselves and their respective inistrators, successors, and assigns unto Kansas City, Missouri, a constitutionally of corporation, (OWNER), as obligee, in the penal sum of Dollars (\$) pereof CONTRACTOR and SURETY bind themselves, their heirs, executors,
	ssors and assigns, jointly and severally, firmly by these presents.
VHEREAS,	
vhich Contract, includ	entered into a Contract with OWNER for
promptly and faithfully all the terms thereof, ates including the praction abor and Industrial Foresteep execute the Contamages, including by by the terms of said Contamages of said Co	THE CONDITION OF THIS OBLIGATION is such that, if CONTRACTOR shall a perform said Contract including all duly authorized changes thereto, according to including those under which CONTRACTOR agrees to pay legally required wage evailing hourly rate of wages in the locality, as determined by the Department of telations or by final judicial determination, for each craft or type of workman required ract and, further, shall defend, indemnify, and hold harmless OWNER from all ut not limited to liquidated damages, loss and expense occasioned by any failure CONTRACTOR and SURETY to fully comply with and carry out each and every entract, then this obligation shall be void; otherwise, it shall remain in full force and
alteration or addition to the state of the s	TY, for value received, hereby expressly agrees that no change, extension of time, to the terms of the Contract or to the Work to be performed thereunder, shall in any ons of this Bond; and it does hereby waive notice of any such change, extension of ddition to the terms of the Contract or the Work to be performed thereunder.
N WITNESS WHE	REOF, the above parties have executed this instrument the day of, 20
	CONTRACTOR Name, address and facsimile number of Contractor
	I hereby certify that I have authority to execute this document on behalf of Contractor.  By:  Title:
	litie:

(Attach corporate seal if applicable)
SURETY Name, address and facsimile number of Surety:
I hereby certify that (1) I have authority to execute this documer on behalf of Surety; (2) Surety has an A.M. Best rating of A-country better; (3) Surety is named in the current list of "Companie Holding Certificates of Authority as Acceptable Reinsurin Companies: as published in Circular 570 (most current revision by the Financial Management Service, Surety Bond Branch, U.S. Department of the Treasury; and (4) Surety is duly licensed to issue bonds in the State of Missouri and in the jurisdiction in which the Project is located.
By:
Title:
Date:

(Attach seal and Power of Attorney)

#### **ATTACHMENT H**

#### EMPLOYEE ELIGIBILITY VERIFICATION AFFIDAVIT

(Required for any contract with the	ne City of Kansas City, Missouri in excess of \$5,000.00)
STATE OF	) ) cc
COUNTY OF	) 55
On this day of	, 20, before me appeared
	, personally known by me or otherwise
proven to be the person whose name	is subscribed on this affidavit and who, being duly sworn,
stated as follows:	
I am of sound mind, capable	of making this affidavit, and personally swear or affirm that
the statements made herein are truthf	ful to the best of my knowledge. I am the
	_ (title) of
(business entity) and I am duly autho	rized, directed or empowered to act with full authority on
behalf of the business entity in makir	ng this affidavit.
I hereby swear or affirm that	the business entity does not knowingly employ any person
in connection with the contracted ser	vices who does not have the legal right or authorization
under federal law to work in the Unit	red States as defined in 8 U.S.C. § 1324a(h)(3).

I hereby additionally swear or affirm that the business entity is enrolled 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, and that the business entity will participate in said program with respect to any person hired by the business entity to perform any work in connection with the contracted services. I have attached hereto documentation sufficient to

establish the business entity's enrollment and participation in the required electronic verification of work program.

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.

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.

	Affiant's signature	
Subscribed and sworn to before	e me this day of	, 20
	Notary Public	

My Commission expires:

# ATTACHMENT I

## Truth-In-Negotiation Certificate

City of Kansas City, Missouri Overflow Control Plan ("OCP")

Civil Action No. 4:10-cv-0497-GAF

STA	TE OF )
COU	) ss. INTY OF)
I, _	having full authority to act on behalf of do solemnly swear under oath to the following:
1.	This Certificate is executed and given by the undersigned as a condition precedent to entering into a Design Professional Agreement with the City of Kansas City, Missouri for the project known as
2.	This Certificate shall be attached to and constitute an integral part of the above said Design Professional Agreement as provided in Part II, Sec. 24.
3.	I certify under penalty of law that the wage rates, other factual unit costs, and expenses supporting the compensation for this Design Professional Agreement was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted, and that the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
4.	The truth of the statements made herein may be relied upon by the City and the undersigned is fully advised of the legal effect and obligations imposed upon him by the execution of this instrument.
	Signature of affiant
and to	his day of, 20 <u>23</u> before me,, a Notary Public in for said state, personally appeared ( ), known to me to be the on who executed the within affidavit, and acknowledge to me that he/she executed the e for the purposes therein stated.
	Notary Public My commission expires:

#### ATTACHMENT J

# Affidavit of Compliance With the Federal Consent Decree Regarding the City of Kansas City, Missouri Overflow Control Plan ("OCP")

Civil Action No. 4:10-cv-0497-GAF

STATE OF MISSOURI	)	
	)	SS.
COUNTY OF	)	
		, having full authority to act on, do solemnly swear under oath to the
Decree available to this on https://www.kcsmartsewelloo. I further certify that the reviewed in their entirety supervision in accordance properly evaluated and further decrees upon execution of the https://www.kcsmartsewelloo.	er.user.use Co and e wi ully u	that the City has made an electronic copy of this Consent nization at the following web location: whome/showpublisheddocument/6428/6375347181219300 consent Decree, along with appendices, have been that said review has been performed under my direction or the a system designed to assure that qualified personnel understand the information contained in this Consent y contract relating to such work, including, but not limited t providers, material suppliers, or sub-consultants.
		Signature of affiant
Public in and for said state,	persed th	e within affidavit, and acknowledge to me that he/she executed
		Notary Public
		My commission expires:

### **ATTACHMENT K**

#### **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		Address
	Contact Name and Email	Phone No. and Fax No.	
1.		Address:	
	Name: Email:	Phone:	Fax:
		1 1101101	
2.		Address:	
	Name: Email:		Fax:
	Linan.	i none.	1 dA
3.		Address:	
	Name: Email:		Fax:
	Eman.		
4.		Address:	
	Name: Email:		Fax:
	Eman.		
5.		Address:	_
	Name: Email:		
	Email:	Phone:	rax:
6.		Address:	
0.	Name:	- DI	Fax:
	Email:	Pnone:	
7.		Address:	
' .	Name:		
	Email:	Pnone:	Fax:
8.		Address:	
0.	Name:		
	Email:	Phone:	Fax:
9.		Address:	
).	Name:		
	Email:	Phone:	Fax:
10.		Address:	
10.	Name:		
	Email:	Phone:	Fax:
	<u> </u>		
	Contractor – Company Name:		
	Submitted By:		<del></del>
	Title:		
	Telephone No.:		
	Fax No.:		
	E-mail:		
	Date:		

# **ATTACHMENT** L

# NON-CONSTRUCTION APPLICATION FOR PAYMENT



Legal Name Mail Address: City, ST Zip Vendor Number

\_ through \_\_

# **NON-CONSTRUCTION**

APPLICATION FOR PAYMENT **Project Number Contract Number Project Title** Final Payment □ Application Number: \_\_\_ Date: Ordinance Number: \_\_\_\_\_ Ordinance Date: City PO Number: \_\_\_ **Design Professional/Contractor:** Application for Work Accomplished: From Name of Kansas City, MO Project Mgr: Kansas City, MO Contract Administrator: Original Contract Amount Net by Amendments through [2] Optional Services Amount in Contract [3] \$0.00 Net by Optional Services Authorizations \$0.00 [4] **Unathorized Optional Services Amount** \$0.00 Remaining (3-4) Maximum Obligation Authorized ([1+2+4] - [3]) Total Work Completed to Date \$0.00 **Total Previous Payments** [8]

#### Instructions to Design Professional/Contractor:

**PAYMENT DUE CONTRACTOR (7-8)** 

- 1. Complete and sign this Application and attach the following items: A) documentation of expenses (direct payroll, direct expenses, and sub-consultants) per contract (ie.services performed; actual salary of personnel for time charges directly to the project; and/or actual reasonable expenses incurred, AND, B) a photocopy of your most recent 00485.01 HRD MWBE Monthly Utilization Report submitted to Human Relations Dept., if required by contract, AND C) Monthly Progress Report, if required by contract.
- 2. If this is the First application for payment and if Contract amount exceeds \$150,000.00, then also attach proof of tax compliance (Revenue Clearance Letter).
- 3. If this is the Final application for payment, then also attach: 01290.14 Contractor Affidavit for Final Payment; 01290.15 Subcontractor Affidavit for Final Payment, if required by contract; and proof of tax compliance (Revenue Clearance Letter).
- 4. Submit current insurance certificate for the following policies General Liability, Automobile, Workers Compensation and Professional Liability upon renewal.
- 5. Submit Application to: Water Services Department Name, Project Manager 4800 E 63rd St Kansas City, MO 64130

Contractor: Submitted By: Phone: E-mail: Kansas City: Approved By: Project Manager Date: Date:\_\_\_\_\_ Director or Designee Approved By: