

CITY OF WASHINGTON, ILLINOIS City Council Agenda Communication

Meeting Date: October 18, 2021

Prepared By: Dennis Carr, P.E. – City Engineer

Agenda Item: Centennial Rec Trail Construction Engineering Agreement

Explanation: Staff solicited bids for the new construction of recreational trail from Il Route 9 to Spring Creek Road as part of an Illinois Transportation Enhancement Program (ITEP) Project with Knapp Concrete Construction being the low bidder and awarded the project.

The city budgeted to hire a Construction Engineer for the project. With this being an IDOT project, they are going to require specific documentation as well as the use of their new CMMS software. The CMMS software has proven to take more time and thusly has increased the cost of Construction Engineering. The project has a long construction window, this was done to allow for the best bids possible. This also includes a higher potential cost for construction engineering due to a longer window.

Millennia is one of the Premier Construction Engineers in the area. Bobolink and North Main were both overseen by Millennia and the successfulness of those projects was partly due to the on-the-spot decision making and design adjustments made during the construction. It's for those reasons that I bring forward an engineering agreement for Millennia to do the Construction Engineering for this project.

Fiscal Impact: The agreement with Millennia is for \$64,863. The FY 21-22 budget includes \$65,000 in Account # 421-000-800-3100 for this construction engineering.

Recommendation Summary: Staff requests approval of the engineering agreement with Millenia for an amount not to exceed \$64,863.

Action Requested: Approval of the agreement with Millennia Professional Services

Municipality	L			Name				
Washington, IL	0		CO	Millennia Professional Services				
Township	A		N	Address				
N/A	<u> </u>		S	850 N. Main St.				
County	Α	Construction	L	City				
Tazewell	G	Engineering Services Agreement	Ť	Morton				
1 420 4011	E	For	Α	Worten				
Section	C	Local Agency Funds	N T	State				
N/A	Y		•	IL				
THIS AGREEMENT is made and entere Agency (LA) and Consultant (ENGINEEI improvement of the above PROJECT.	R) ar	nd covers certain professional engine						
WHEREVER IN THIS AGREEMENT or a	ttach	ed exhibits the following terms are u	sed,	they shall be interpreted to mean:				
		Director Division of Highways, Regi	onal	Engineer, Department of				
	•	ortation zed representative of the LA in imme	-diate	e charge of the engineering details of the				
	ROJE		Jaiat	s onlings of the origineering details of the				
Contractor Co	mpa	ny or Companies to which the const	ructio	on contract was awarded				
		Section Description						
		•						
Name Centennial Path Improv Rout	:e _	6745 Length <u>0.468</u> miles		Structure No. N/A				
Termini Spring Creek Road to IL Rte 8	\$							
Description: Construction of a PCC muto IL 8 in Washington.	ılti-us	se path and drainage items along (Cent	ennial Drive from Spring Creek Road				
		Agreement Provisions						
The Engineer Agrees,								
To perform or be responsible for the proposed improvement herein before			ng se	ervices for the LA in connection with the				
a. 🛛 Perform concrete Quality A	Perform concrete Quality Assurance (QA) field testing and strength testing as noted below.							
b. 🛛 Perform hot mix asphalt (F	Perform hot mix asphalt (HMA) Quality Assurance (QA) nuclear density testing as noted below.							
c. 🛛 Perform field nuclear dens	Perform field nuclear density testing for soils as noted below.							
d. 🛛 Perform field nuclear dens	☑ Perform field nuclear density testing for aggregates as noted below.							
	Note: For 1a. through 1d., the ENGINEER is to test according to the STATE BMPR "Manual of Test for Materials", submit STATE BMPR reports, and verify compliance with contract specifications.							
	Inspection of materials on site and submit inspection reports to the LLPA and the STATE in accordance with the STATE BMPR "Project Procedures Guide" and the policies of the STATE.							
f. Geometric control including	Geometric control including construction staking and construction layout.							

	g. 🖂	Act as Resident Construction Supervisor and coordinate with the LPA employee in Responsible Charge, as well as utilities, residents, and businesses on the project.					
	h. 🛚	Inspect, document, and inform the LPA employee in Responsible Charge of the adequacy of the establishment and maintenance of the traffic control.					
	i. 🛚	Measure and document the contractors work according to the STATE Documentation of Contract Quantities guide, as well modify the contract drawings to reflect as-built conditions.					
	j. 🛛	Maintain a daily record of the contractor's activities throughout construction, including sufficient information to permit verification of the nature and cost of changes in the plans and authorized extra work.					
	k. 🛚	Inspect the construction work for compliance with the contract plans and specifications in accordance with the STATE Construction Manual.					
	I. 🔀	Preparation and submission to the LPA by the required form and number of copies, all partial and final pay estimates, change orders, records, documentation, and reports required by the LPA and the STATE.					
2.	Enginee perform	ering services shall include all equipment, instruments, supplies, transportation, and personnel required to the duties of ENGINEER in connection with the AGREEMENT.					
3.	To atter	d meetings and visit the site as required by the progress of the project or when requested by the LPA.					
4.	To be prequalified with the STATE in Construction Inspection when the ENGINEER or the ENGINEER's staff is named as the Resident Construction Supervisor.						
5.	Will provide a Resident Construction Supervisor and inspectors that have a valid Documentation of Contract Quantities certification.						
6.	Invoices will be submitted to the LPA no more than once per month for services provided. Final invoices will be submitted to the LPA within one year of the completion of the work called for in this AGREEMENT or any subsequent Amendment or Supplement.						
The	LA Agre	es,					
1.	To pay t accorda	he Engineer as compensation for all services performed as stipulated above in paragraphs 1, 2, 3, 5 and 6 in nce with one of the following methods indicated by a check mark:					
		A sum of money equal to See attached scope and man-hour spreadsheets.					
		A sum of money for services provided as stipulated in the paragraphs of The ENGINEER Agrees based on the ENGINEER's standard hourly rates. Payment for all engineering services described under The ENGINEER Agrees shall not exceed \$64,863 unless approved in writing by the LPA.					
2.	The hourly rates attached shall be effective the date the parties, hereunto entering this AGREEMENT, have affixed their hands and seals and shall remain in effect until 12/31/2021 . If the services of the ENGINEER extend beyond 12/31/2021 , the hourly rates will be adjusted yearly by addendum to this AGREEMENT to compensate for increases or decreases in the salary structure of the ENGINEER that are in effect at that time.						
3.	That pay practicat	ments due the ENGINEER for services rendered pursuant to this AGREEMENT will be made as soon as ble after the services have been performed.					
4.	provided for his ac "actual co	uld the improvements be abandoned at any time after the ENGINEER has performed any part of the services for in paragraphs 1 - 6, and prior to the completion of such services the LA shall reimburse the ENGINEER stual costs plus N/A percent incurred up to the time he is notified in writing of such abandonment performed as material costs plus actual payrolls, insurance, social security and retirement deductions, and other out-of-pocket expenses will be reimbursed to the ENGINEER at his actual cost.					

Printed 9/1/2020 Page 2 of 3

2.

3.

4.

- 5. To pay the ENGINEER without holding retainage.
- 6. That should the LA extend completion of the improvement beyond the time limit given in the contract, the LA will pay the ENGINEER for the additional hours of services provided, given the total cost will exceed the amount of the original AGREEMENT.

It is Mutually Agreed,

- 1. That any difference between the ENGINEER and the LA concerning the interpretation of the provisions of this AGREEMENT shall be referred to a committee of disinterested parties consisting of one member appointed by the ENGINEER one member appointed by the LA and a third member appointed by the two other members for disposition and that the committee's decision shall be final.
- 2. This AGREEMENT may be terminated by the LA upon giving notice in writing to the ENGINEER at his last known post office address. Upon such termination, the ENGINEER shall cause to be delivered to the LA all drawings, specifications, partial and completed estimates and data if any from traffic studies and soil survey and subsurface investigations with the understanding that all such material becomes the property of the LA. The ENGINEER shall be paid for any services completed and any services partially completed in accordance with Section 4 of THE LA AGREES.
- 3. That if the contract for construction has not been awarded one year after the acceptance of the plans by the LA and their approval by the DEPARTMENT, the LA will pay the ENGINEER the balance of the engineering fee due to make 100 percent of the total fees due under the AGREEMENT, based on the estimate of cost as prepared by the ENGINEER and approved by the LA and the DEPARTMENT.
- 4. That the ENGINEER warrants that he/she has not employed or retained any company or person, other than a bona fide employee working solely for the ENGINEER, to solicit or secure this contract and that he/she has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the ENGINEER, any fee, commission, percentage, brokerage fee, gifts or any other consideration contingent upon or resulting from the award or making of this contract. For breach or violation of this warranty the LA shall have the right to annul this contract without liability.

IN WITNESS WHEREOF, the parties have caused this AGREEMENT to be executed in quadruplicate counterparts, each of which shall be considered as an original by their duly authorized offices.

Executed by the LA:

Executed by the LA:		City of Washington (Municipality/Township/County)	of the	
ATTEST:		State of Illinois, acting by and through its		
Ву		Mayor and City Council		
	Clerk	Ву		
(Seal)		Title:		
Executed by the ENGINEER:		Millennia Professional Services		
		850 N. Main St.		
By Fare Mareno		Morton, IL 61550 Styphism M. Dece		
Title: Paul J. Moreno, P.E President		Title: Stephan M. Dietz, P.E. – Executive Vice President	t	

Printed 9/1/2020



2021 Standard Billing Rates

186.00
186.00
154.00
154.00
110.00
117.00
99.00
80.00
142.00
115.00
90.00
75.00
60.00
78.00
56.00
\$65/day