

SAPULPA CITY COUNCIL MEETING

CITY HALL - 425 EAST DEWEY AVENUE

COUNCIL CHAMBERS, 2ND FLOOR

7:00 P.M., TUESDAY, JANUARY 21, 2020

Notice is hereby given that the Mayor and City Council of the City of Sapulpa, Oklahoma, will meet in regular session at 7:00 p.m. on the 21st day of January, 2020, in the Council Chambers, Sapulpa City Hall, 425 East Dewey Avenue, Sapulpa, Oklahoma, with the agenda for said meeting as follows:

MEETING PROCEDURE: Comments from the public are welcome at two different times during the course of the meeting. A **Sign in Sheet** is located at the back of the room. Those wishing to address the City Council are to sign in prior to the start of the meeting and identify the item(s) they wish to address. Comments concerning items scheduled on the Agenda will be heard immediately following the presentation by staff or petitioner. Comments concerning items not scheduled on the Agenda will only be heard under the Public Comments section. The City Council will not act on any matter discussed in the Public Comments section and will act on the Item on the Agenda after all comments have been heard.

Please come to the podium when the Mayor calls your name.

- AGENDA -

1. **CALL TO ORDER.**
2. **INVOCATION.**
3. **PLEDGE OF ALLEGIANCE.**
4. **ROLL CALL.**
5. **MINUTES.**
 - A. Consider approving the minutes of the January 6, 2020, regular city council meeting.
6. **APPOINTMENTS, AWARDS, PRESENTATIONS, AND PROCLAMATIONS.**
7. **CONSENT ITEMS:** All matters under "Consent" are considered by the City Council to be routine and will be enacted by one motion. Any City Council member may, however, remove an item from consent by request.
 - A. Consider approving claims in the amount of \$761,837.82
 - B. Consider approving Pre-Paid claims in the amount of \$99,550.94

- C. Consider acknowledging receipt and acceptance of Warranty Deed from Land Family Trust for 3.2 acres m/l located at the Southwest corner of West 81st street and Frankoma Road.

8. **PUBLIC HEARINGS.**

9. **COMMUNITY DEVELOPMENT.**

10. **ADMINISTRATION.**

- A. Discussion and possible action regarding ratification of acceptance by the City of Sapulpa, Oklahoma, of State Aid Grant award from the Oklahoma Department of Libraries in the amount of \$11,832.00 to the Sapulpa Public Library.
- B. Discuss and possible action regarding release of abatement liens in the total amount of \$1,802.85 against property located at 517 North Third Street, and described as Lots 25 thru 28, inclusive, Block 28, North Heights Addition, Sapulpa, Creek County, and authorizing the Mayor to sign said release.
- C. Discussion and possible action regarding the renewal of City of Sapulpa Employee Health Insurance with Community Care Inc. at 0% increase in cost.
- D. Discussion and possible action regarding a Consulting Agreement from WB Smith for Certified Floodplain Management Services.
- E. Discussion and possible action regarding the approval of a contract with CEC Corporation for on-call engineering.
- F. Discussion and possible action regarding a Resolution Authorizing Oklahoma Municipal Assurance Group To Distribute Escrow Account Funds in the amount of \$170,000.00.
- G. Discussion and possible action regarding a Resolution of the City of Sapulpa, Oklahoma, amending the FY 2019-2020 General Fund annual budget by increasing appropriations in the Animal Control department in the amount of \$38,500.00 for the purpose of providing funds for personnel costs, supplies, and utilities.

11. **NEW BUSINESS.** (Items that were not known about at the time of posting the agenda.)

12. **INFORMATIONAL ITEMS FROM MAYOR, CITY COUNCIL, CITY MANAGER, OR CITY ATTORNEY.**

- A. January 14, 2020 GO Bond Election results from Creek County Election Board (to be provided at meeting)

13. **PUBLIC COMMENTS.** The purpose of the Public Comments Section of the Agenda is for members of the public to speak to the City Council on any subject not scheduled on the Regular Agenda. City Council shall make no decision or action, except to direct the City Manager to take action, or to schedule the matter for City Council discussion at a later date.

Please come to the podium when the Mayor calls your name and keep your comments as brief as possible.

14. **EXECUTIVE SESSION.**

15. **ADJOURNMENT.**

Posted this 17th day of January, 2020 at or before 5:30 p.m., at the Sapulpa City Hall, 425 East Dewey Avenue, Sapulpa, Oklahoma.

Name: *Mikaila Stepp*

Title: *Administrative Assistant*



AGENDA ITEM

City Council Regular

5. A.

Meeting Date: January 21, 2020

Submitted By: Shirley Burzio, City Clerk

Department: City Clerk

Presented By:

SUBJECT:

Consider approving the minutes of the January 6, 2020, regular city council meeting.

BACKGROUND:

RECOMMENDATION:

Attachments

minutes.01-06-2020 city

CITY OF SAPULPA, OKLAHOMA
COUNCIL PROCEEDINGS
Meeting of January 6, 2020

The City Council of Sapulpa, Oklahoma, met in regular session Monday, January 6, 2020, at 7:00 o'clock P.M. in the City Hall Council Chambers, 425 East Dewey Avenue, Sapulpa, Oklahoma.

Present: Reg Green, Mayor
Louis Martin, Jr., Vice-Mayor
John Anderson, Councilor
Bruce Bledsoe, Councilor
Marty Cummins, Councilor
Wes Galloway, Councilor
Carla Gunn, Councilor
Craig Henderson, Councilor
Hugo Naifeh, Councilor
John Suggs, Councilor

Staff Present: City Manager Joan Riley; City Treasurer / Finance Director Pam Vann; City Attorney David Widdoes; City Clerk Shirley Burzio; Urban Development Director Nikki Howard; Public Works Director Steve Hardt

1. INVOCATION.

The invocation was given by Vice-Mayor Louis Martin.

2. PLEDGE OF ALLEGIANCE.

Mayor Reg Green led the Pledge of Allegiance.

3. MINUTES AND CONSENT ITEMS.

- A.** Consider approving the minutes of the December 16, 2019, regular city council meeting.
- B.** Consider approving claims in the amount of \$600,343.52

- C. Consider approving pre-paid claims in the amount of \$251,507.14

Motion was made by Louis Martin, Jr., second by John Anderson to approve Items A, B and C.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

4. COMMUNITY DEVELOPMENT.

- A. Discussion and possible action regarding an Ordinance amending the Zoning Ordinance of the City of Sapulpa; changing the zone and district of property located at the southwest corner of Hickory Hill Road and Stanfield Road, City of Sapulpa, Creek County, State of Oklahoma, from AG (Agriculture) to RE/PUD (Residential Estate/Planned Unit Development) per SAZ-964/PUD-2019-001; and directing the Clerk to show each change upon the official zoning map; repealing all ordinances or parts of ordinances in conflict herewith; and declaring an emergency. (Ordinance No 2830)

Motion was made by Craig Henderson, second by Louis Martin, Jr. to approve the adoption of said ordinance.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

Motion was made by Louis Martin, Jr., second by Craig Henderson to approve the passage and adoption of the emergency clause.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

- B. Discussion and possible action regarding the application by Justin Moore for a Specific Use Permit, SUP-051(A) and (B), to allow a Medical Marijuana Dispensary and a Marijuana Grow Facility located at 5380 West Skelly Drive.

Motion was made by John Suggs, second by Craig Henderson to approve.

ROLL CALL: AYE: Reg Green, John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

NAY: Louis Martin, Jr.

9 - 1 MOTION CARRIED

5. ADMINISTRATION.

- A. Discuss and consider a Resolution of the City of Sapulpa, Oklahoma and the Sapulpa Municipal Authority, Sapulpa, Oklahoma, amending the FY 2019-2020 annual budget by increasing appropriations by a total of \$627,190.00 to provide additional funding for the North Hickory Street and Canyon Road Projects. (Resolution No. 4601)
- B. Discuss and consider a Resolution of the City of Sapulpa, Oklahoma, and the Sapulpa Municipal Authority amending the FY 2019-2020 annual budget by increasing revenue and appropriations in the Water and Sewer Improvements Sales Tax Fund in the amount of \$8,610.00 to recognize reimbursements for damage to manholes and fence. (Resolution No. 4602)
- C. Discuss and consider a Resolution of the City of Sapulpa, Oklahoma, amending the FY 2019/2020 General Obligation Bond Construction Fund budget by increasing appropriations in the amount of \$45,000.00 to allocate interest earned to provide funding for additional costs associated with the Youth Sports Complex. (Resolution No. 4603)

Motion was made by Louis Martin, Jr., second by Hugo Naifeh to approve the adoption of resolutions relating to Items A, B and C.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

- D. Discuss and consider award of bid to Cherokee Pride Construction, Inc., in the amount of \$771,697.00, for paving improvements to Hickory Street from Line Avenue to West Muskogee, and authorize mayor to execute all contract documents related thereto.

Motion was made by Hugo Naifeh, second by Louis Martin, Jr. to approve.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

- E. Discuss and consider award of bid to Cherokee Pride Construction, Inc., in the amount of \$1,739,809.50, for paving improvements to Canyon Road from Freedom Road to 57th West Avenue, and authorize mayor to execute all contract documents related thereto.

Motion was made by John Anderson, second by Louis Martin, Jr. to approve.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

- F. Discussion and possible action regarding a Resolution creating the Sapulpa 2020 General Obligation Bond Oversight and Advisory Board; defining the scope and responsibilities thereof; providing for the committee size and term of office; and assigning city staff to act as resource personnel. (Resolution No. 4604)

Motion was made by Louis Martin, Jr., second by Bruce Bledsoe to approve the adoption of said resolution.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

- G. Discussion and possible action regarding contract for the purchase and sale of real estate with Land Family Trust for 3.2 acres m/l located at the southwest corner of 81st Street and Frankhoma Road in the amount of \$26,000.00.

Motion was made by Marty Cummins, second by Hugo Naifeh to approve.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

- H. Discussion and possible action regarding an easement acquisition agreement with Denice R. Land for a perpetual easement in the amount of \$29,000.00, for the purpose of constructing and maintaining a sanitary sewer line near the intersection of 81st Street and Frankoma Road.

Motion was made by Hugo Naifeh, second by John Anderson to approve.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

6. INFORMATIONAL ITEMS FROM MAYOR, CITY COUNCIL, CITY MANAGER, OR CITY ATTORNEY.

- A. Status Report from Tetra Tech regarding various City and SMA projects.

7. PUBLIC COMMENTS.

Suzanne Shirey, Sapulpa Chamber of Commerce, announced there will be a meeting with Senegence representatives to discuss the plans for their downtown buildings. She also introduced Mr. Jason Brook who is running for the council seat in Ward 1.

8. **ADJOURNMENT.**

Motion was made by Louis Martin, Jr., second by Wes Galloway to adjourn the meeting.

ROLL CALL: AYE: Reg Green, Louis Martin, Jr., John Anderson, Bruce Bledsoe, Marty Cummins, Wes Galloway, Carla Gunn, Craig Henderson, Hugo Naifeh, John Suggs

10 - 0 MOTION CARRIED

Mayor

Attest:

City Clerk



Consent Agenda 7. A.

City Council Regular

Meeting Date: January 21, 2020

Submitted For: Hailey Sharp, Accounts Payable Clerk

Submitted By: Amber Fisher, Accounts Payable Clerk

SUBJECT:

Consider approving claims in the amount of \$761,837.82

Attachments

Claims List 1/21/2020

FUND: 10 - GENERAL FUND

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
127492	99-10031	THE SPYGLASS GROUP, LLC	COST RECOVERY FEE	1/2020	11853	2,963.59
129110	99-10090	FBI-LEEDA INC	DUES/REED & COFFEY	1/2020	300033628	100.00
127451	99-10143	PERDUE, BRANDON, FIELDER,	CCOLLECTION SERVICES	1/2020	12/1-12/31/19	5,158.55
128551	99-10160	MERRIFIELD OFFICE SOLUTIONS	PAPER/BINDERS/PENS/ETC	1/2020	185388-001	87.32
128557	99-10160	MERRIFIELD OFFICE SOLUTIONS	OFFICE SUPPLIES	1/2020	185221-001	248.93
128996	99-10160	MERRIFIELD OFFICE SOLUTIONS	PAPER, BINDERS, FOLDERS	1/2020	186095-001	226.28
129005	99-10160	MERRIFIELD OFFICE SOLUTIONS	2 BLACK MESH CHAIRS	1/2020	185254-001	699.98
129023	99-10160	MERRIFIELD OFFICE SOLUTIONS	PAPER, PENS, FOLDERS	1/2020	186199-001	15.57
129122	99-10160	MERRIFIELD OFFICE SOLUTIONS	CUPS, WIPES, TAPE, LABELS	1/2020	186369-001	883.10
128989	99-10194	HOLLON FIRE PROTECTION, LLC	RYRLY SRVC/EXTINGUISHERS	1/2020	13222	641.76
126928	99-10195	BROOKS GREASE SERVICE, INC	GREASE TRAP MAINT	1/2020	181216	200.00
129112	99-10235	HULETT, MARK	MEAL RIEMB/MARK HULETT	1/2020	12/17/19 129112	16.00
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	2,603.48
128990	99-10318	SAMS OFF ROAD LLC	WINCH CABLE/BRUSH 1	1/2020	6821	189.50
127465	99-10395	AUBREY WEATHERFORD	WEBSITE/FACEBOOK	1/2020	SAP0120	250.00
129111	99-10530	ADVANCED CARE VETERINARY	HOEMER/INJURED ANIMAL	1/2020	82542	326.03
129255	99-10530	ADVANCED CARE VETERINARY	HODOG BACK TO VET	1/2020	82584	177.85
128985	99-10547	BEASLEY TECHNOLOGY INC	ADD NEW NETWORK	1/2020	COR-113649	267.50
128994	99-10547	BEASLEY TECHNOLOGY INC	NEW NETWORK DROP	1/2020	COR-113650	185.00
126198	99-10574	RCZIPP LLC dba BILLY SIMS	BSTUDY SESSION MEAL	1/2020	7-1-19 126198	74.75
128903	99-10574	RCZIPP LLC dba BILLY SIMS	BSTUDY SESSION MEAL	1/2020	12-30-19 128903	74.75
128875	99-10665	A. HOPE COMPANY dba THE BUIC	CRACKED HEAT EXCHANGER	1/2020	30228	2,100.00
128806	99-10897	PRINT SHOP LLC	"PUBLIC HEARING" SIGNS	1/2020	1883	510.00
129092	99-10911	ASSURANCE RESTORATION LLC	MOLD REMOVAL	1/2020	3405	10,241.51
129086	99-10913	HOFFMANN THOMAS ALAN	MMPI'S FOR NEW HIRES	1/2020	2020001	250.00
129008	99-10918	3 DELTA WINDOW SOLUTIONS	LLWINDOW FILM	1/2020	1041	342.00
129106	99-10920	EARTH TECH ENTERPRISES INC	AIR SAMPLES/CONSTRUC	1/2020	19155	475.00
126197	99-1206	REASOR'S INC.	STUDY SESSION GROCERIES	1/2020	5728 12/16/19	27.43
128486	99-1206	REASOR'S INC.	FOOD FOR PRISONERS	1/2020	7135 12/9/19	174.15
128520	99-1206	REASOR'S INC.	FOOD FOR VALOR	1/2020	7619 12/16/19	14.98
129094	99-1206	REASOR'S INC.	FOOD FOR PRISONERS	1/2020	7620 12/16/19	171.40
127462A	99-133	INCOG	ANNUAL MEMBERSHIP	1/2020	223277	4,746.50
128736	99-141	LOCKE SUPPLY CO.	BULBS/AIR FILTERS/BALLAS	1/2020	39090114-00	268.92
129015	99-141	LOCKE SUPPLY CO.	BULBS/FILTERS/BALLESTS	1/2020	39092531-0	119.43
126934	99-161	CREEK COUNTY RURAL WATER	#4SEWER BILL/STATION 4	1/2020	741 12/26/19	123.00
128571	99-175	STANDARD DISTRIBUTING INC	84 CASES OF WATER	1/2020	391105	255.00
129200	99-175	STANDARD DISTRIBUTING INC	PLATES & CUPS	1/2020	392784	31.54
128241	99-3128	CASCO INDUSTRIES, INC.	CLASS "A" FOAM	1/2020	214388	1,420.00
127571A	99-3633	PUBLIC SERVICE COMPANY OF	OMTHLY STORM SIREN/PD	1/2020	11704 12/27/19	11.63
128725	99-3707	O'REILLY AUTOMOTIVE INC	OIL/BATTERIES/LAMPS	1/2020	153-208569	235.93
129187	99-3707	O'REILLY AUTOMOTIVE INC	SCAN TOOL/CODE READER	1/2020	153-210558	530.00
129189	99-3707	O'REILLY AUTOMOTIVE INC	OIL FILTERS/ALL UNITS	1/2020	153-210318	65.48
129085	99-3755	ED PARTIN, INC	POLYGRAPHS/2 NEW HIRES	1/2020	191220	350.00
126191	99-3797	OCCUPATIONAL HEALTH CENTER	DRUG SCREENS	1/2020	25623185	126.50
128982	99-39	WAL-MART	PAINT/GAS CANS/VACUUM	1/2020	3009 12/6/19	71.54
129052	99-4025	OKLAHOMA MUNICIPAL COURT	CLANNUAL MEMBERSHIPS	1/2020	CASSIE 129052	110.00
127464A	99-4183	UPTOWN SAPULPA ACTION, INC.	ECONOMIC DEV SERVICES	1/2020	JAN 2020 127464	2,500.00
127572	99-4269	CREEK COUNTY RURAL WTR #3	WATER AT THE RANGE	1/2020	33975 12/13/19	154.00
126924	99-4690	TOTAL RADIO, INC	REALIGNMENT/4 RADIOS	1/2020	111000038-1	200.00
127527	99-4690	TOTAL RADIO, INC	STORM SIREN MAINTENANCE	1/2020	4944075	1,176.00

FUND: 10 - GENERAL FUND

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
128496	99-4690	TOTAL RADIO, INC	INSTALL WIRE INTERFACE	1/2020	217000491-1	14,319.00
128859	99-4700	COX COMMUNICATIONS	MTHLY PHONE/DECEMBER	1/2020	1101 1/1/20	8,046.62
128992	99-5196	BOUND TREE MEDICAL LLC	TWO TRAUMA BAGS	1/2020	83457725	830.00
129053	99-5224	OKLAHOMA MUNICIPAL CLERKS, MEMBERSHIP/CITY CLERK		1/2020	SHIRLEY 129053	50.00
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT4TH QTR 19 UNEMP TAXES		1/2020	4-2019 125374	1,090.08
128976	99-5378	PREGLER LAWN & GARDEN, INC	CARBURATOR/HYDRA UNIT	1/2020	141415	57.10
128734	99-5388	OFFICE DEPOT 25022426	OFFICE SUPPLIES	1/2020	421039886001	92.26
129078	99-5391	ANIMAL CARE EQUIP & SERVICEKENNEL		1/2020	78062	292.46
129081	99-5391	ANIMAL CARE EQUIP & SERVICEBEDS AND CAT DENS		1/2020	78066	267.79
129082	99-5391	ANIMAL CARE EQUIP & SERVICEWYS WASH-HYDRO		1/2020	78067	93.45
128572	99-6130	EXPRESS TEST CORP	FIT TESTING FOR 49 EMP	1/2020	4373	1,290.00
127011	99-6477	WEST PUBLISHING CORPORATION	INFO/DATABASE CHARGES	1/2020	841560438	633.97
127815	99-6554	PITNEY BOWES INC	MTHLY POSTAGE	1/2020	1/15/2020 127815	2,000.00
127851	99-68	A & M ELECTRIC, INC	CONV RECEPTS TO 2 GANG	1/2020	7137	575.00
128893	99-68	A & M ELECTRIC, INC	LIGHTS IN JAIL	1/2020	7148	307.35
129006	99-7011	LOWE'S HOME CENTERS, INC.	COVING/WALL BASE/PASTE	1/2020	02324	51.31
129123	99-7780	INTERNATIONAL ASSOC FOR PROMEMBERSHIP RENEWAL		1/2020	M20-C615513	100.00
127765	99-7868	WESTLAKE HARDWARE INC	BUILDING MAINTENANCE	1/2020	8142387	3.59
127987	99-7868	WESTLAKE HARDWARE INC	BUSHINGS/NUTS/PLUGS	1/2020	8142462	13.66
128998	99-8016	NORTHERN SAFETY COMPANY	INREPAIR OXYGEN VENTIS	1/2020	903757763	310.00
129007	99-8016	NORTHERN SAFETY COMPANY	INSCBA MASK/GLOVES	1/2020	903765375	183.36
129001	99-8059	ACE AIR, INC.	HEATER REPAIR/TRNG FAC	1/2020	105542	633.39
128514	99-8346	CARNER PLUMBING, INC.	DRAINS CLOGGED/DOG RUN	1/2020	22767	357.50
128522	99-8346	CARNER PLUMBING, INC.	UNCLOG TOILET	1/2020	22720	129.00
128895	99-8346	CARNER PLUMBING, INC.	LEAK REPAIR/E END BLDG	1/2020	22774	350.00
129000	99-8346	CARNER PLUMBING, INC.	STA 3/TOILET BACKUP	1/2020	22776	322.50
128892	99-8381	NEWEGG.COM	COMPUTER & 4 USB PORTS	1/2020	1302563119	892.96
129100	99-8381	NEWEGG.COM	EXTERNAL HARD DRIVES	1/2020	1206978573	75.94
129101	99-8381	NEWEGG.COM	MONITOR DESK STANDS	1/2020	1206978593	199.96
127721	99-8400	DENNIS WAYNE JACKSON	LED REPLACEMENT BULBS	1/2020	1687	190.00
128602	99-8434	FLEETCOR TECHNOLOGIES d/b/a	FUEL/OIL DECEMBER 2019	1/2020	NP57553066	37.41
128988	99-8457	AIR CLEANING TECHNOLOGIES,	BREAK AWAY PART/STA 1	1/2020	33429	507.26
126935	99-8469	SAPULPA RURAL WATER	WATER BILL/STATION 4	1/2020	48003 12/12/19	76.50
129002	99-8484	SHERWIN WILLIAMS COMPANY,	IPAIN T FOR FRONT OFFICE	1/2020	2001-9	128.09
129188	99-8539	CROW BURLINGAME COMPANY	BATTER/UNIT8896	1/2020	106-30853	110.16
129191	99-8539	CROW BURLINGAME COMPANY	BATTERY/BRAKEPADS/FILT	1/2020	106-30970	270.83
127846	99-8555	YORK ELECTRONIC SYSTEMS,	INALARM REPAIR/PROP RM	1/2020	11693	492.29
128594	99-8630	CREEK COUNTY CLERK	FILING FEES	1/2020	013835	24.00
126866	99-8817	DE LAGE LANDEN PUBLIC FINAN	MTHLY COPIER LEASE	1/2020	66362855	2,327.00
124449	99-8846	ARLEDGE & ASSOCIATES, P.C.	AUDIT SERVICES FY 18/19	1/2020	31935	3,290.00
128729	99-8936	CONRAD FIRE EQUIPMENT, INC.	PUMP TESTING/8 TRUCKS	1/2020	540004	1,660.00
128861	99-9202	AT&T	MTHLY BILL/JANUARY 2020	1/2020	4006 1/5/2020	5,637.34
126865	99-9288	ADVANCE ALARMS, INC	MTHLY ALARM CHARGES	1/2020	1803926	25.00
128506	99-9288	ADVANCE ALARMS, INC	MTHLY ALARM MONITORING	1/2020	1807335	25.00
126598	99-9382	OFFICE EXPRESS JANITORIAL	SJANITORIAL SUPPLIES	1/2020	0120 CITY	1,292.50
127228	99-9382	OFFICE EXPRESS JANITORIAL	SCLEANING OF POLICE DEPT	1/2020	0120 POLICE	1,495.00
126860	99-9393	AIRLINK INTERNET SVCS	MONTHLY INTERNET	1/2020	5695	2,563.25
126901	99-9398	THE UPS STORE #3965	MAIL ITEMS THRU UPS	1/2020	8948 12/23/19	29.96
128832	99-9398	THE UPS STORE #3965	TAX FORM RETURN	1/2020	9176	38.50
129105	99-9398	THE UPS STORE #3965	BLANKET - POSTAGE/UPS	1/2020	8899	169.01

FUND: 10 - GENERAL FUND

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
129186	99-9756	BOB MOORE OF TULSA, LLC	OIL FILTER HOUSING/4635	1/2020	96166T	204.10
128987	99-9812	MIDTOWN AUTO & DIESEL, INC.	DOOR PANEL/2012 TAHOE	1/2020	18805	595.98
126420	99-9859	VERIZON WIRELESS SERVICES	LIPAD DATA PLAN	1/2020	9845101398A	40.01
126937	99-9859	VERIZON WIRELESS SERVICES	LWIRELESS CHARGES	1/2020	9845101398	529.68
129109	99-9882	FBI NATIONAL ACADEMY ASSOCI	DUES/HAEFNER/REED	1/2020	35254	220.00
129095	99-9986	LEA/AID ACQUISITION COMPANY	LIVE LINK SERVER MAINT	1/2020	37133	95.00
FUND TOTAL:						97,834.00

FUND: 20 - SMA-AUTHORITY FUND

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
128944	99-10114	HARTWELL ENVIRONMENTAL CORP	REBUILD KIT FOR PUMP	1/2020	D20-003	1,857.00
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	2,450.99
127214	99-10302	LAMPTON WELDING SUPPLY CO,	ACETYLENE GAS TANK RNTL	1/2020	940846	18.85
127325	99-10302	LAMPTON WELDING SUPPLY CO,	PROPANE FOR FORKLIFT	1/2020	4920516	53.71
127338A	99-10302	LAMPTON WELDING SUPPLY CO,	HELIUM & TANK RENTAL	1/2020	940847	30.20
127465	99-10395	AUBREY WEATHERFORD	WEBSITE/FACEBOOK	1/2020	SAP0120	250.00
127289	99-10558	TECHNICAL PROGRAMMING SERV	IYRLY PRNT/MAILING BILLS	1/2020	105351	1,883.58
127370	99-10921	OKLAHOMA CHILLER CORPORATIO	HVAC SRV AGREE/6 MTHS	1/2020	C003588	1,649.71
127280	99-1112	WASTE MANAGEMENT OF OKLAHO	MYEARLY REFUSE COLL	1/2020	2244975/2245499	56,330.24
129200	99-175	STANDARD DISTRIBUTING INC	PLATES & CUPS	1/2020	392784	31.54
128048	99-3437	ADVANCE ELECTRICAL SERVICE	STRBLE SHOOT/LIFT STA.	1/2020	17849	261.80
126693	99-3593	CITY OF TULSA	POLSON SEWER CONSUMP	1/2020	21802 12/11/19	536.92
127432	99-3593	CITY OF TULSA	METER CONNECT/USE FEE	1/2020	88966 12/21/19	241.98
126692	99-3633	PUBLIC SERVICE COMPANY OF OS	RWCS ELECTRIC SRVC	1/2020	59201 9/25/19	4,762.22
127718A	99-3881	FHC, INC. DBA TETRA TECH	FHENG SRVCS/SRWCS	1/2020	51539344	22,692.54
127361	99-3896	CARTER CHEVROLET AGENCY, LL	2020 4 WD TRAVERSE	1/2020	LJ175426	726.00
127372	99-4104	ODEQ	EXAM FEE/SHOAF	1/2020	15557 127372	124.00
127204	99-4112	ACCURATE ENVIRONMENTAL INC.	DEQ TESTING	1/2020	BJ14007	600.00
128935	99-4112	ACCURATE ENVIRONMENTAL INC.	OPEL FOR DECEMBER 2019	1/2020	BL19066	250.00
128936	99-4112	ACCURATE ENVIRONMENTAL INC.	TOC FOR DECEMBER 2019	1/2020	BL19069	100.00
128937	99-4112	ACCURATE ENVIRONMENTAL INC.	ARSENIC TESTING 2019	1/2020	BL26028A	25.00
128938	99-4112	ACCURATE ENVIRONMENTAL INC.	IOC TESTING FOR 2019	1/2020	BL26028	285.00
125374	99-535	OKLAHOMA EMPLOYMENT SECURI	T4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	326.99
128396	99-68	A & M ELECTRIC, INC	GFCI FOR CHRISTMAS LIGHT	1/2020	7157	40.00
128754	99-7853	AMERICAN WASTE CONTROL INC	SLUDGE TRANSPORTATION	1/2020	5467648	1,044.42
126234	99-7917	USDA-APHIS-WILDLIFE SERV.	WILDLIFE CONTROL	1/2020	10/1-9/30/20 12623	2,500.00
126690	99-7994	BANCFIRST	DEBT SRVC/SMA UTIL BOND	1/2020	JAN 2020 126690	205,255.41
127425	99-7994	BANCFIRST	DEBT SERVICE PAYMENTS	1/2020	JAN 2020 127425	136,491.66
127211A	99-7998	AMERICAN ENVIRONMENTAL LAND	SLUDGE DISPOSAL FEE	1/2020	10512	3,728.84
127721	99-8400	DENNIS WAYNE JACKSON	LED REPLACEMENT BULBS	1/2020	1687	190.00
128602	99-8434	FLEETCOR TECHNOLOGIES d/b/a	FUEL/OIL DECEMBER 2019	1/2020	NP57553066	163.01
127787	99-8515	GARDNER DENVER NASH, LLC	VACUUM PUMP	1/2020	901037824	3,121.16
128948	99-8526	RAVEN MATERIALS, INC.	CLEAN/#2 SLUDGE LAGOON	1/2020	3077-19	18,500.00
128757	99-8539	CROW BURLINGAME COMPANY	TIRE GAUGE	1/2020	106-30526	41.39
128758	99-8539	CROW BURLINGAME COMPANY	GENERATOR BATTERIES	1/2020	106-30914	344.76
128398	99-8945	VOSS ELECTRIC CO dba VOSS	LLED BULBS/CITY HALL	1/2020	30188077-00	493.60
128941	99-9084	SCHUERMAN ENTERPRISES, INC	REPAIR STA 4 PLAN PRINTR	1/2020	3368	325.52
128397	99-9086	EMCO TERMITE & PEST CONTROL	SENTRICON MONITORING	1/2020	23444	250.00
127362	99-9207	S2 ENGINEERING SERVICES,	PLDAM INSPECTION REPORTS	1/2020	06-784	1,225.50
127473	99-9207	S2 ENGINEERING SERVICES,	PLIND PRETREATMENT SRVCS	1/2020	06-785	10,000.00

FUND: 20 - SMA-AUTHORITY FUND

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
126598	99-9382	OFFICE EXPRESS JANITORIAL	SNANITORIAL SUPPLIES	1/2020	0120 CITY	1,292.50
127807	99-9859	VERIZON WIRELESS SERVICES	LDEDICATED PHONE LINE	1/2020	9844867878	32.00
FUND TOTAL:						480,528.04

FUND: 29 - STORMWATER MANAGEMENT

SUMMARY REPORT

127056	99-10160	MERRIFIELD OFFICE SOLUTIONS	JANITORIAL SUPPLIES	1/2020	183633-001	36.99
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	339.08
127062	99-10922	STANDARD MATERIALS GROUP	Incement	1/2020	2000050529	380.00
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	132.82
126234	99-7917	USDA-APHIS-WILDLIFE SERV.	WILDLIFE CONTROL	1/2020	10/1-9/30/20 12623	2,500.00
128602	99-8434	FLEETCOR TECHNOLOGIES d/b/a	FUEL/OIL DECEMBER 2019	1/2020	NP57553066	167.55
129182	99-8539	CROW BURLNGAME COMPANY	VEHICLE MAINT/DUMP TRK	1/2020	106-30338	76.94
FUND TOTAL:						3,633.38

FUND: 30 - STREET & ALLEY

SUMMARY REPORT

128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	256.91
127175	99-3707	O'REILLY AUTOMOTIVE INC	OIL, FILTERS, HOSES	1/2020	153-210829	69.72
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	199.31
128858	99-6040	PIKEPASS CUSTOMER SERVICE	CDECEMBER 2019 PIKEPASS	1/2020	20191295972	6.05
127510	99-8484	SHERWIN WILLIAMS COMPANY,	IYELLOW PAINT/RAINTREE	1/2020	1951-6	28.94
128683	99-8539	CROW BURLNGAME COMPANY	JUMP & CARRY & CABLES	1/2020	106-31056	559.99
129190	99-8539	CROW BURLNGAME COMPANY	TWO BATTERIES/BACKHOE	1/2020	106-31059	74.46-
128680	99-9720	LEWIS, DEAN	CDL RENEWAL/LEWIS	1/2020	12/20/19 128680	56.50
FUND TOTAL:						1,102.96

FUND: 31 - CEMETERY MAINTENANCE

SUMMARY REPORT

128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	402.48
128736	99-141	LOCKE SUPPLY CO.	BULBS/AIR FILTERS/BALLAS	1/2020	38638558A-00	8.97-
128316	99-3707	O'REILLY AUTOMOTIVE INC	MISC PARTS FOR VEHICLES	1/2020	153-211593	23.60
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	33.78
129027	99-9577	TRACTOR SUPPLY COMPANY	COVERALLS	1/2020	10477	207.97
FUND TOTAL:						658.86

FUND: 32 - HUNTING & FISHING

SUMMARY REPORT

126823	99-10516	HINSCH MARY	CARETAKER COMMISSION	1/2020	832892	249.50
126824	99-10516	HINSCH MARY	CARETAKER STIPEND	1/2020	JAN 2020 126824	750.00
128405	99-5482	CRYSTAL LAKE FISHERIES, INC	1818 LBS OF TROUT	1/2020	18053	1,237.50
126234	99-7917	USDA-APHIS-WILDLIFE SERV.	WILDLIFE CONTROL	1/2020	10/1-9/30/20 12623	2,500.00
FUND TOTAL:						4,737.00

FUND: 33 - GOLF COURSE

SUMMARY REPORT

128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	317.12
128000	99-4700	COX COMMUNICATIONS	BLANKET-TV'S & GRILL	1/2020	67801 12/30/19	57.98
128779	99-5267	ACUSHNET COMPANY	HS APPARELL/2020 SEASON	1/2020	908512896	4,709.57
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	251.66

FUND: 33 - GOLF COURSE

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
128118	99-7868	WESTLAKE HARDWARE INC	VAR SHOP SUPPLIES	1/2020	8142404	347.25
128119	99-8023	EASTON SOD FARMS, INC.	REPAIR BARE SPOTS	1/2020	151489	880.00
128780	99-8442	SYSCO FOODS SERVICES OF OKLGRILL FOOD		1/2020	226070188	578.04
128777	99-9107	ROGER CLEVELAND GOLF CO, INSHOP MERCHANDISE		1/2020	5840231A SO	0.60
128782	99-9974	BOWERS OIL CO.	GAS FOR CARTS	1/2020	T40184-IN	624.62
FUND TOTAL:						7,766.84

FUND: 34 - LIBRARY

SUMMARY REPORT

127049	99-10095	RICOH USA, INC	WARRANTY RENEWAL	1/2020	5058134854	373.36
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	387.00
128466	99-3640	VE DON LAW	PIANO TUNING	1/2020	866636	105.00
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	116.73
127045	99-7963	TAMMY YVONNE TALLEY	JANITORIAL SERVICES	1/2020	JAN 2020 127045	345.00
127046	99-7963	TAMMY YVONNE TALLEY	JANITORIAL SERVICES	1/2020	JAN 2020 127046	950.00
127310	99-8259	AIRCO SERVICE, INC.	SIDE UNIT A/C REPAIR	1/2020	55896859	296.10
128453	99-8259	AIRCO SERVICE, INC.	MOTOR STARTER/HEAT/AC	1/2020	52262475	1,109.35
127941	99-8454	PROQUEST INFORMATION AND LERENEWAL OF DATABASES		1/2020	70596754	2,582.26
128473	99-8752	STALKER, MARTHA	REIM/AIRFARE/PLA CONF	1/2020	2/24-2/29/20 12847	278.00
128472	99-8865	POSITIVE PROMOTIONS INC	LIBRARY PINS	1/2020	6461249	62.26
128452	99-8872	MID-AMERICAN SUPPLY COMPANY	BOOKS/BOOK MARKS	1/2020	JVC0093530	518.92
128469	99-9601	KIWI PROPERTIES LLC	LANDSCAPING FLOWERS	1/2020	12/11/19 128469	100.00
FUND TOTAL:						7,223.98

FUND: 35 - PARKS & RECREATION

SUMMARY REPORT

129229	99-10160	MERRIFIELD OFFICE SOLUTIONS	CRAFT SUPPLIES	1/2020	186092-001	56.27
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	1,046.76
128413	99-10560	CORE & MAIN LP	PIPING REPAIR	1/2020	L599725	75.00
128418	99-3844	SAF-T-GLOVE, INC	WAIST WADERS	1/2020	916919-00	152.64
127803	99-4269	CREEK COUNTY RURAL WTR #3	WATER BILL FOR RV PARK	1/2020	24027 12/19/19	212.50
127623	99-4700	COX COMMUNICATIONS	CABLE/BTW& SENIOR CTR	1/2020	8801 12/30/19	67.67
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	162.06
128602	99-8434	FLEETCOR TECHNOLOGIES d/b/a	FUEL/OIL DECEMBER 2019	1/2020	NP57553066	21.22
128951	99-8474	MALONE FLOOR CORPORATION	REFINISH BTW GYM FLOOR	1/2020	10/24/19 128951	1,050.00
127390A	99-8545	TITAN COMMERCIAL SERVICES,	CLEAN/SEC PARK RSTRMS	1/2020	JAN 2020 127390	750.00
127395	99-9288	ADVANCE ALARMS, INC	ALARM MONITORING	1/2020	1803502	50.00
127375	99-9382	OFFICE EXPRESS JANITORIAL	SJANITORIAL SERVICES	1/2020	0120 SENIOR	850.00
127376A	99-9382	OFFICE EXPRESS JANITORIAL	SJANITORIAL SERVICES-BTW	1/2020	0120 REC	995.00
FUND TOTAL:						5,489.12

FUND: 36 - SWIMMING POOL

SUMMARY REPORT

129125	99-10160	MERRIFIELD OFFICE SOLUTIONS	ROYAL CASH REGISTER	1/2020	0184812-001	589.99
129148	99-10160	MERRIFIELD OFFICE SOLUTIONS	HAND SCANNER	1/2020	186104-001	64.99
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	21.77
129226	99-10897	PRINT SHOP LLC	NAME TAGS/20 STAFF	1/2020	2022	170.00
127397	99-9288	ADVANCE ALARMS, INC	ALARM MONITORING	1/2020	1803223	25.00
129126	99-9309	ADOLPH KIEFER & ASSOCIATES,	POOL SUPPLIES	1/2020	INV942562	428.50
FUND TOTAL:						1,300.25

FUND: 40 - FIRE CASH

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
128747	99-10160	MERRIFIELD OFFICE SOLUTIONS	NEW DESK/RECEPTION ARE	1/2020	183723-001	1,614.00
128565	99-10547	BEASLEY TECHNOLOGY INC	SERVER SOFTWARE & SERVICE	1/2020	COR-113255	6,549.00
128728	99-10867	MICROSOFT CORPORATION	5 SURFACE PRO LTE'S	1/2020	USA-4082916	8,554.36
128743	99-10903	METRO EMERGENCY UPFITTERS	RAM MOUNTS & ACCESS	1/2020	1927	2,026.50
128739	99-9388	MULTI SERVICE TECHNOLOGY	SO20 CAR POWER ADAPTORS	1/2020	4306142	811.23
129003	99-9388	MULTI SERVICE TECHNOLOGY	SOCAD MONITORS	1/2020	4291627	4,709.67
128744	99-9744	VISUAL FORCE INC.	15 COMPUTER MOUNTS	1/2020	5589	4,063.00
129011	99-9744	VISUAL FORCE INC.	PRO STATION DEMO	1/2020	5590	246.00
FUND TOTAL:						28,573.76

FUND: 41 - POLICE CASH

SUMMARY REPORT

127233	99-7871	AXON ENTERPRISE INC	TASER ASSURANCE PLAN	1/2020	SI-1630141	1,333.85
127830	99-8468	BOB HOWARD CHRYSLER JEEP	DO3-2019 DODGE CHARGERS	1/2020	88504	44,998.00
FUND TOTAL:						46,331.85

FUND: 44 - MAJOR THOROFARE

SUMMARY REPORT

126691	99-3633	PUBLIC SERVICE COMPANY OF	OEXPRESSWAY LIGHTS	1/2020	94209 11/27/19	532.19
127179	99-8909	DUNHAM'S ASPHALT SERVICE,	IHOT/COLD MIX	1/2020	254041	190.08
125139	99-9629	GUY ENGINEERING SERVICES,	I117 & 49TH W AVE IMPROV	1/2020	1236-04	11,865.04
FUND TOTAL:						12,587.31

FUND: 45 - CAPITAL IMPROVEMENTS

SUMMARY REPORT

127195A	99-3896	CARTER CHEVROLET AGENCY,	LL1-TON 4X4 CREW TRUCK	1/2020	LF178331	32,711.00
127361	99-3896	CARTER CHEVROLET AGENCY,	LL2020 4 WD TRAVERSE	1/2020	LJ175426	27,000.00
FUND TOTAL:						59,711.00

FUND: 46 - WATER & SEWER SALES TAX

SUMMARY REPORT

129185	99-10252	CECIL COX ENTERPRISES	ONE TIRE FOR TRAILER	1/2020	3053955	94.17
128860	99-103	ONG	ONG MTHLY/DECEMBER 19	1/2020	6909 1/2/20	369.81
128362	99-10902	FULLBRIGHT, RICHARD	meal reimbursement	1/2020	1/15/2020 128362	16.00
128715	99-2959	DAVIDSON AND DAVIDSON ENTERT	TANK FILL HOSE/VAC TRK	1/2020	153777-IN	50.00
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	125.25
128858	99-6040	PIKEPASS CUSTOMER SERVICE	CDECEMBER 2019 PIKEPASS	1/2020	20191295972	2.30
128602	99-8434	FLEETCOR TECHNOLOGIES d/b/a	FUEL/OIL DECEMBER 2019	1/2020	NP57553066	86.46
129190	99-8539	CROW BURLLLGAME COMPANY	TWO BATTERIES/BACKHOE	1/2020	106-30910	210.12
FUND TOTAL:						954.11

FUND: 48 - WATER RESOURCE

SUMMARY REPORT

127365	99-7494	LAMPROE CONSTRUCTION, INC	VALVE REPLAC/SRWCS PIPE	1/2020	10431-R	10,300.00
FUND TOTAL:						10,300.00

FUND: 55 - INSURANCE FUND

SUMMARY REPORT

125373	99-10743	HUB INTERNATIONAL MIDWEST	LHLTH INS PREM/JAN 2020	1/2020	1/6/20 125373	234,249.19
FUND TOTAL:						234,249.19

FUND: 57 - E-911 FUND

SUMMARY REPORT

P.O.#	VENDOR #	NAME	SUMMARY DESCRIPTION	DATE	INVOICE	AMOUNT
127536	99-4319	AT&T	MONTHLY E-911 CHARGES	1/2020	6585 1/1/20	236.90
125374	99-535	OKLAHOMA EMPLOYMENT SECURIT	4TH QTR 19 UNEMP TAXES	1/2020	4-2019 125374	256.44
FUND TOTAL:						493.34

FUND: 58 - JUVENILE JUSTICE FUND

SUMMARY REPORT

127458	99-7564	HUMAN SKILLS & RESOURCES	I PROBATION SERVICES	1/2020	12/1-12/31/19	1,250.00
FUND TOTAL:						1,250.00

FUND: 59 - HOTEL/MOTEL TAX FUND

SUMMARY REPORT

126694	99-10253	SAPULPA HOSPITALITY, LLC	50% TAX REIMBURSEMENT	1/2020	OCT-DEC 126694	6,352.09
127436	99-6671	SAPULPA AREA CHAMBER OF COM	HOTEL MOTEL TAX/CHAMBE	1/2020	10-1 127436	13,027.36
FUND TOTAL:						19,379.45

FUND: 60 - GRANTS AND AID

SUMMARY REPORT

122072A	99-3881	FHC, INC. DBA TETRA TECH	FHWESTSIDE SEWER/SENEGE	1/2020	51539912	9,200.00
FUND TOTAL:						9,200.00

FUND: 65 - STREET IMP.SALES TAX

SUMMARY REPORT

127426	99-7994	BANCFIRST	DEBT SERVICE PAYMENTS	1/2020	JAN 2020 127426	52,102.29
FUND TOTAL:						52,102.29

FUND: 83 - G.O.BOND CONSTR FUND

SUMMARY REPORT

128679	99-2223	MAXWELL SUPPLY, INC.	SUPPLIES/SPORTS COMP	1/2020	506195	133.16
128059	99-2926	APAC CENTRAL, INC	AGG BASE/SPORTS COMPL	1/2020	7001323151	29,543.55
123704A	99-3881	FHC, INC. DBA TETRA TECH	FHBASINS 2 & 4 ENG SRVCS	1/2020	51539913	4,300.00
FUND TOTAL:						33,976.71

FUND: 85 - POLSON APPORTIONMENT FUND

SUMMARY REPORT

127494	99-10719	POLSON PROPERTIES INC.	POLSON TIF	1/2020	JAN-2020 127494	127,569.91
FUND TOTAL:						127,569.91
GRAND TOTAL:						1,246,953.35

G / L R E C A P

PERIOD	G/L	ACCOUNT	NAME	AMOUNT	TOTAL
1/2020	10	501-301	TRAINING & TRAVEL	176.93	
1/2020	10	501-302	DUES AND SUBSCRIPTIONS	4,746.50	
1/2020	10	501-311	PROFESSIONAL SERVICES	2,500.00	
1/2020	10	503-135	UNEMPLOYMENT COMPENSATION	149.04	
1/2020	10	503-302	DUES AND SUBSCRIPTIONS	160.00	
1/2020	10	504-315	FEES & OTHER CHARGES	24.00	
1/2020	10	504-407	BOOKS	633.97	
1/2020	10	506-311P	PHYSICALS	126.50	
1/2020	10	508-260	MINOR EQUIPMENT & FURNISHINGS	550.00	
1/2020	10	508-315	FEES & OTHER CHARGES	25.00	
1/2020	10	508-331	UTILITIES	212.96	
1/2020	10	509-135	UNEMPLOYMENT COMPENSATION	70.10	
1/2020	10	509-311	PROFESSIONAL SERVICES	3,290.00	
1/2020	10	509-313	PRINTING	38.50	
1/2020	10	510-135	UNEMPLOYMENT COMPENSATION	11.50	
1/2020	10	510-311	PROFESSIONAL SERVICES	5,158.55	
1/2020	10	511-135	UNEMPLOYMENT COMPENSATION	627.44	
1/2020	10	511-201	OFFICE SUPPLIES	421.43	
1/2020	10	511-211	JANITORIAL SUPPLIES	248.93	
1/2020	10	511-212	CHEMICALS	1,420.00	
1/2020	10	511-214	OPERATIONAL SUPPLIES	255.00	
1/2020	10	511-214E	EMS SUPPLIES	830.00	
1/2020	10	511-221	FUEL AND OIL	37.41	
1/2020	10	511-241	SAFETY EQUIPMENT	183.36	
1/2020	10	511-260	MINOR EQUIPMENT & FURNISHINGS	699.98	
1/2020	10	511-311	PROFESSIONAL SERVICES	1,290.00	
1/2020	10	511-331	UTILITIES	1,617.66	
1/2020	10	511-332	COMMUNICATIONS	982.18	
1/2020	10	511-351	MAINTENANCE-EQUIPMENT	888.02	
1/2020	10	511-352	MAINTENANCE-VEHICLES	2,681.41	
1/2020	10	511-353	MAINT-BUILDINGS & FIXTURE	2,782.53	
1/2020	10	512-135	UNEMPLOYMENT COMPENSATION	96.65	
1/2020	10	512-141	CONTRACT LABOR	1,495.00	
1/2020	10	512-202	POSTAGE	198.97	
1/2020	10	512-214	OPERATIONAL SUPPLIES	1,173.98	
1/2020	10	512-260	MINOR EQUIPMENT & FURNISHINGS	892.96	
1/2020	10	512-301	TRAINING AND TRAVEL	16.00	
1/2020	10	512-302	DUES AND SUBSCRIPTIONS	420.00	
1/2020	10	512-311	PROFESSIONAL SERVICES	600.00	
1/2020	10	512-321	PRISONER CARE	345.55	
1/2020	10	512-331	UTILITIES	712.40	
1/2020	10	512-351	MAINTENANCE-EQUIPMENT	787.29	
1/2020	10	512-352	MAINTENANCE-VEHICLES	630.57	
1/2020	10	512-353	MAINTENANCE-BUILDINGS	14,177.86	

G / L R E C A P

PERIOD	G/L	ACCOUNT	NAME	AMOUNT	TOTAL
1/2020	10	513-135	UNEMPLOYMENT COMPENSATION	135.35	
1/2020	10	513-214	OPERATIONAL SUPPLIES	292.46	
1/2020	10	513-260	MINOR EQUIPMENT & FURNISHINGS	267.79	
1/2020	10	513-311	PROFESSIONAL SERVICES	503.88	
1/2020	10	513-331	UTILITIES	314.16	
1/2020	10	513-351	MAINT - EQUIPMENT	118.45	
1/2020	10	513-353	MAINT - BUILDINGS	357.50	
1/2020	10	514-351	MAINTENANCE-EQUIPMENT	1,176.00	
1/2020	10	517-332	COMMUNICATION	40.01	
1/2020	10	518-313	PRINTING	510.00	
1/2020	10	590-141	CONTRACT LABOR	1,292.50	
1/2020	10	590-201	OFFICE SUPPLIES	31.54	
1/2020	10	590-202	POSTAGE	2,000.00	
1/2020	10	590-311	PROFESSIONAL SERVICES	250.00	
1/2020	10	590-331	UTILITIES	111.43	
1/2020	10	590-332	COMMUNICATIONS	19,210.80	
1/2020	10	590-353	MAINT-BUILDING & FIXTURES	190.00	
1/2020	10	590-505	LEASE PAYMENTS	2,327.00	
1/2020	10	591-390	CONTINGENCY FOR EXP NOT BUDGET	14,319.00	97,834.00
1/2020	20	522-135	UNEMPLOYMENT COMPENSATION	58.35	
1/2020	20	523-135	UNEMPLOYMENT COMPENSATION	25.70	
1/2020	20	523-221	FUEL AND OIL	59.38	
1/2020	20	523-311	PROFESSIONAL SERVICES	1,883.58	
1/2020	20	524-135	UNEMPLOYMENT COMPENSATION	87.97	
1/2020	20	524-214	OPERATIONAL SUPPLIES	30.20	
1/2020	20	524-221	FUEL & OIL	102.40	
1/2020	20	524-301	TRAINING AND TRAVEL	124.00	
1/2020	20	524-311	PROFESSIONAL SERVICES	4,385.50	
1/2020	20	524-315B	FEES & OTHR CHGS-SKIATOOK	22,724.54	
1/2020	20	524-322	WATER PURCHASE	241.98	
1/2020	20	524-331	UTILITIES	6,445.23	
1/2020	20	524-345	DISPOSAL OF SLUDGE	18,500.00	
1/2020	20	524-354	MAINTENANCE-FACILITIES	3,832.23	
1/2020	20	524-401	EQUIPMENT	3,121.16	
1/2020	20	524-403	VEHICLES	726.00	
1/2020	20	525-135	UNEMPLOYMENT COMPENSATION	154.97	
1/2020	20	525-221	FUEL & OIL	54.94	
1/2020	20	525-231	MINOR TOOLS	41.39	
1/2020	20	525-311D	PROF SERVICES-TESTING	600.00	
1/2020	20	525-325	SEWAGE DISPOSAL FEE	536.92	
1/2020	20	525-331	UTILITIES	656.55	
1/2020	20	525-341	RENTAL OF EQUIPMENT	18.85	
1/2020	20	525-345	DISPOSAL OF SLUDGE	4,773.26	
1/2020	20	525-351	MAINTENANCE-EQUIPMENT	344.76	

G / L R E C A P

PERIOD	G/L	ACCOUNT	NAME	AMOUNT	TOTAL
1/2020	20	525-354	MAINTENANCE-FACILITIES	261.80	
1/2020	20	527-141	CONTRACT LABOR	56,330.24	
1/2020	20	528-141	CONTRACT LABOR	10,000.00	
1/2020	20	590-141	CONTRACT LABOR	1,292.50	
1/2020	20	590-201	OFFICE SUPPLIES	31.54	
1/2020	20	590-311	PROFESSIONAL SERVICES	250.00	
1/2020	20	590-331	UTILITIES	111.43	
1/2020	20	590-353	BUILDING MAINTENANCE	973.60	
1/2020	20	590-501F	BOND EXP - SERIES 2012	135,866.66	
1/2020	20	590-501G	REVENUE BOND EXP - SERIES 2013	204,776.24	
1/2020	20	590-502	REVENUE BOND TRUSTEE FEES	1,104.17	480,528.04
1/2020	29	529-135	UNEMPLOYMENT COMPENSATION	132.82	
1/2020	29	529-141	CONTRACT LABOR	2,500.00	
1/2020	29	529-211	JANITORIAL SUPPLIES	36.99	
1/2020	29	529-221	FUEL & OIL	167.55	
1/2020	29	529-331	UTILITIES	339.08	
1/2020	29	529-351	MAINTENANCE-EQUIPMENT	76.94	
1/2020	29	529-354	MAINTENANCE-FACILITIES	380.00	3,633.38
1/2020	30	530-135	UNEMPLOYMENT COMPENSATION	199.31	
1/2020	30	530-260	MINOR EQUIPMENT & FURNISHINGS	588.93	
1/2020	30	530-301	TRAINING AND TRAVEL	62.55	
1/2020	30	530-331	UTILITIES	256.91	
1/2020	30	530-351	MAINTENANCE-EQUIPMENT	4.74-	1,102.96
1/2020	31	531-135	UNEMPLOYMENT COMPENSATION	33.78	
1/2020	31	531-241	SAFETY SUPPLIES	207.97	
1/2020	31	531-331	UTILITIES	402.48	
1/2020	31	531-352	MAINTENANCE-VEHICLES	23.60	
1/2020	31	531-353	MAINT-BUILDINGS	8.97-	658.86
1/2020	32	532-141	CONTRACT LABOR	750.00	
1/2020	32	532-142	PERMIT SALES COMMISSION	249.50	
1/2020	32	532-354	MAINTENANCE-FACILITIES	2,500.00	
1/2020	32	532-405A	FISH STOCKINGS	1,237.50	4,737.00
1/2020	33	533-135	UNEMPLOYMENT COMPENSATION	251.66	
1/2020	33	533-213	CONCESSION SUPPLY	578.04	
1/2020	33	533-215	PRO SHOP SUPPLIES	4,710.17	
1/2020	33	533-221	FUEL & OIL	624.62	
1/2020	33	533-331	UTILITIES	317.12	
1/2020	33	533-354	MAINTENANCE-FACILITIES	1,285.23	7,766.84
1/2020	34	534-135	UNEMPLOYMENT COMPENSATION	116.73	

G / L R E C A P

PERIOD	G/L	ACCOUNT	NAME	AMOUNT	TOTAL
1/2020	34	534-141	CONTRACT LABOR	1,295.00	
1/2020	34	534-201	OFFICE SUPPLIES	62.26	
1/2020	34	534-301B	TRAINING & TRAVEL-STATE AID	278.00	
1/2020	34	534-302	DUES AND SUBSCRIPTIONS	373.36	
1/2020	34	534-331	UTILITIES	387.00	
1/2020	34	534-351	MAINTENANCE-EQUIPMENT	1,214.35	
1/2020	34	534-353	MAINT/BUILDINGS	396.10	
1/2020	34	534-407	BOOKS	3,101.18	7,223.98
1/2020	35	535-135	UNEMPLOYMENT COMPENSATION	162.06	
1/2020	35	535-141	CONTRACT LABOR	2,595.00	
1/2020	35	535-221	FUEL AND OIL	21.22	
1/2020	35	535-243	RECREATIONAL SUPPLIES	56.27	
1/2020	35	535-314	UNIFORM CLEANING	152.64	
1/2020	35	535-331	UTILITIES	1,259.26	
1/2020	35	535-332	COMMUNICATIONS	67.67	
1/2020	35	535-351	MAINTENANCE-EQUIPMENT	50.00	
1/2020	35	535-354	MAINTENANCE-FACILITIES	1,125.00	5,489.12
1/2020	36	536-260	MINOR EQUIPMENT & FURNISHINGS	1,083.48	
1/2020	36	536-314	UNIFORMS	170.00	
1/2020	36	536-331	UTILITIES	21.77	
1/2020	36	536-351	MAINTENANCE-EQUIPMENT	25.00	1,300.25
1/2020	40	540-401	EQUIPMENT	26,959.76	
1/2020	40	540-402	FURNITURE	1,614.00	28,573.76
1/2020	41	541-401	EQUIPMENT	1,333.85	
1/2020	41	541-403	VEHICLES	44,998.00	46,331.85
1/2020	44	544-331	UTILITIES	532.19	
1/2020	44	544-354	MAINTENANCE-FACILITIES	190.08	
1/2020	44	544-390	CONTINGENCY	11,865.04	12,587.31
1/2020	45	524-403	VEHICLES	27,000.00	
1/2020	45	530-403	VEHICLES	32,711.00	59,711.00
1/2020	46	546-135	UNEMPLOYMENT COMPENSATION	125.25	
1/2020	46	546-221	FUEL AND OIL	86.46	
1/2020	46	546-301	TRAINING AND TRAVEL	18.30	
1/2020	46	546-331	UTILITIES	369.81	
1/2020	46	546-351	MAINTENANCE-EQUIPMENT	354.29	954.11
1/2020	48	548-390	CONTINGENCY FOR NOT BUDGETED	10,300.00	10,300.00
1/2020	55	555-391	LIFE INS PREM-OTHERS	4,739.44	

G / L R E C A P

PERIOD	G/L	ACCOUNT	NAME	AMOUNT	TOTAL
1/2020	55	555-392	FEES & OTHER-OTHERS	229,509.75	234,249.19
1/2020	57	557-135	UNEMPLOYMENT	256.44	
1/2020	57	557-315-.01	FEES & OTHER CHARGES-WIRELESS	236.90	493.34
1/2020	58	558-141	CONTRACT LABOR	1,250.00	1,250.00
1/2020	59	501-311	PROFESSIONAL SERVICES	13,027.36	
1/2020	59	590-319	ECONOMIC DEVELOPMENT INCENTIVE	6,352.09	19,379.45
1/2020	60	592-311A	PROF SVCS - DESGN & BID	9,200.00	9,200.00
1/2020	65	565-501	BOND EXP -SERIES 2004/2014	39,583.34	
1/2020	65	565-501I	2004/2014 DEBT SERVICE - INT	12,185.61	
1/2020	65	565-502	REVENUE BOND TRUSTEE FEES	333.34	52,102.29
1/2020	83	571-311B	PROF SVCS-ENG (C.A. & INSP)	4,300.00	
1/2020	83	578-405A	FACILITIES-IN HOUSE	29,676.71	33,976.71
1/2020	85	585-405	FACILITIES	127,569.91	127,569.91
				GRAND TOTAL ESTIMATE:	0.00
				GRAND TOTAL ACTUAL:	1,246,953.35
				REPORT TOTAL:	1,246,953.35



Consent Agenda 7. B.

City Council Regular

Meeting Date: January 21, 2020

Submitted For: Hailey Sharp, Accounts Payable Clerk

Submitted By: Amber Fisher, Accounts Payable Clerk

SUBJECT:

Consider approving Pre-Paid claims in the amount of \$99,550.94

Attachments

Pre-paid Claims 1/21/2020

Prepaid Claims for Agenda 1/21/2020
Submitted by: Hailey Sharp A/P

City:

AT&T Internet Services for December - \$654.69

OG&E Monthly Bill For December - \$42,047.45

Regina H. Land – \$26,000.00

Denice R Land - \$29,000.00

AT&T Mobility- 46 HotSpots for CAD - \$1,848.80

SMA:

Total Amount \$ 99,550.94



AGENDA ITEM

Consent Agenda 7. C.

City Council Regular

Meeting Date: January 21, 2020

Submitted For: David Widdoes, City Attorney

Submitted By: Amy Hoehner, Legal Assistant

Department: Legal

Presented By: David Widdoes

SUBJECT:

Consider acknowledging receipt and acceptance of Warranty Deed from Land Family Trust for 3.2 acres m/l located at the Southwest corner of West 81st street and Frankoma Road.

BACKGROUND:

This item follows the closing of the real estate transaction approved by City Council at its regular meeting on January 6, 2020. This transaction is for the situs of the lift station to service the sanitary sewer line extension to the property at the intersection of West 81st Street and Frankoma Road. Title work came back clear and closing of the transaction with the owner occurred on January 21, 2020. The City should acknowledge acceptance of the Warranty Deed delivered at the closing.

RECOMMENDATION:

Staff recommends Council approve the item as stated.

Attachments

Warranty Deed

GENERAL WARRANTY DEED

KNOW ALL MEN BY THESE PRESENTS:

THAT **REGENIA H. LAND, AS THE SOLE SURVIVING TRUSTEE OF THE LAND FAMILY TRUST AS ORIGINALLY CREATED ON the 22nd day of February, 2006, AS AMENDED**, of Creek County, State of Oklahoma (hereinafter "Grantor") in consideration of the sum of Ten Dollars (\$10.00), in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, does hereby grant, bargain, sell and convey unto the **CITY OF SAPULPA, a municipal corporation** ("Grantee"), the following described real property and premises situated in Creek County, State of Oklahoma, to-wit:

A tract of land located in the Northwest Quarter of Section 13, Township 18 North, Range 11 East, of the Indian Base and Meridian, Creek County, State of Oklahoma, more particularly described as follows, Commencing at the Northwest Corner of the NW/4, Thence S 89°52'09" E along the North line of the NW/4 a distance of 1298.07 feet to a point on the Easterly Right-of-Way of Frankoma Road said point being the True Point of Beginning, Thence S 19°44'00" W a distance of 881.51 feet, Thence N 89°59'30" E a distance of 318.15 feet, to a point on the East line of the NW/4 of the NW/4, Thence N 00°18'52" E a distance of 829.65 feet to the Northeast Corner of the NW/4 of the NW/4, Thence N 89°52'09" W a distance of 25.07 feet to the point of beginning, containing 3.2 acres m/l.

together with all and singular the hereditaments and appurtenances thereunto belonging.

TO HAVE AND TO HOLD the above described premises unto the said Grantee, party of the second part, and to it's heirs, assigns and successors forever. Said Grantor does hereby covenant, promise and agree to delivery of an absolute and indefeasible estate in fee simple (surface only) that is free, clear, and discharged of and from all former and other grants, titles, charges, judgments, taxes, assessments, and encumbrances, of whatsoever nature and kind, and will warrant and defend title to the same.

IN WITNESS HEREOF, the said GRANTOR has hereunto executed and delivered this deed as of the ____ day of _____, 2020.

GRANTOR:

By: _____
Regenia H. Land

ACKNOWLEDGMENT

STATE OF OKLAHOMA)
) ss.
COUNTY OF CREEK)

Before me, a Notary Public in and for said County and State, on this ____ day of _____, 2020, personally appeared Regenia H. Land, Sole Surviving Trustee of the Land Family Trust, City of Sapulpa, Oklahoma, to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that she executed the same as the free and voluntary act and deed of the municipal corporation for the uses and purposes therein set forth.

Given under my hand and seal the day and year last above written.

[S E A L]

Notary Public

My Commission Expires:

My Commission Number:



AGENDA ITEM

Administration 10. A.

City Council Regular

Meeting Date: January 21, 2020

Submitted By: Martha Stalker, Library Director

Department: Library

Presented By: Martha Stalker

SUBJECT:

Discussion and possible action regarding ratification of acceptance by the City of Sapulpa, Oklahoma, of State Aid Grant award from the Oklahoma Department of Libraries in the amount of \$11,832.00 to the Sapulpa Public Library.

BACKGROUND:

These are grant funds for Books, Travel & Training, Equipment, and Furniture from the Oklahoma Department of Libraries, and are distributed to Oklahoma libraries that have qualified for it. The Bartlett-Carnegie Sapulpa Public Library has made application, and has qualified for it, and has been awarded the above stated funds. Sapulpa Public Library makes great effort to qualify for this grant every year. The grant was accepted by the City Manager on January 6, 2020, and should be formally ratified by the Council.

RECOMMENDATION:

Martha Stalker recommends Council accept Grant Award and authorize Mayor to execute any and all documents required.



AGENDA ITEM

Administration 10. B.

City Council Regular

Meeting Date: January 21, 2020

Submitted For: David Widdoes, City Attorney

Submitted By: Shirley Burzio, City Clerk

Department: Legal

Presented By: David R. Widdoes, City Attorney

SUBJECT:

Discuss and possible action regarding release of abatement liens in the total amount of \$1,802.85 against property located at 517 North Third Street, and described as Lots 25 thru 28, inclusive, Block 28, North Heights Addition, Sapulpa, Creek County, and authorizing the Mayor to sign said release.

BACKGROUND:

The City incurred costs for the abatement of property located at 517 North Third Street. On December 5, 2017, a city abatement lien in the amount of \$1,198.85 was filed of record with the Creek County Clerk. The second abatement lien in the amount of \$604.00 was filed of record with the Creek County Clerk on August 8, 2008. The liens were foreclosed by the City, Case No.CV-2018-55, and title transferred to Hersh Properties, Inc., as the successful bidder at the Sheriff's sale for the sum of \$4,000.00. Since the City received payment of the subject liens from the proceeds of said sale, the same have been extinguished and a Release of Lien to clear title is proper.

RECOMMENDATION:

Staff recommends approval of the item as stated.

Attachments

Sheriff's Deed/Journal Entry of Judgment

Liens

release of lien

12
5 c.w.

FILED IN DISTRICT COURT
CREEK COUNTY SAPULPA OK
IN THE DISTRICT COURT IN AND FOR CREEK COUNTY
STATE OF OKLAHOMA
JUL 29 2019 310

HERSH PROPERTIES, LLC,)
)
Plaintiff,)
)
vs.)
)
J.J. HOWARD and NORA HOWARD,)
IF LIVING, AND IF DECEASED,)
THE UNKNOWN HEIRS, EXECUTORS,)
ADMINISTRATORS, DEVISEES, TRUSTEES,)
BENEFICIARIES, SUCCESSORS, AND)
ASSIGNS, IMMEDIATE AND REMOTE OF)
J.J. HOWARD and NORA HOWARD,)
)
Defendants.)

TIME _____
Amanda VanOrsdol, COURT CLERK

Case No.: CV-2019-80

1-2019-008789 Book: 1200 pg: 848
7/29/2019 3:21 PM pgs: 848 - 850
Fees: \$17.00 Doc: \$0.00

Jennifer Mortazavi
Creek County Clerk
State of Oklahoma



JOURNAL ENTRY OF JUDGMENT

The above entitled cause come on for hearing on this 29 day of July, 2019, before the Honorable Douglas W. Golden, Judge of the District Court within and for Creek County, State of Oklahoma; Plaintiff appears by and through counsel of record and the Court finds that this is an action to quiet title to real property located in Creek County, Oklahoma, fully described as follows:

LOTS 25 THRU 28, INCLUSIVE, BLOCK 28 NORTH HEIGHTS ADDITION, CITY OF SAPULPA, CREEK COUNTY, OKLAHOMA, ACCORDING TO THE RECORDED PLAT THEREOF.

the "Subject Property."

The Court hears evidence and argument of counsel and is otherwise fully advised in the premises.

The Court FINDS that this is an action to quiet title in the Subject Property and that jurisdiction and venue is proper.

The Court further FINDS that the Plaintiff obtained title to the Subject Property by Sheriff's Deed, dated May 25, 2019 and filed in Book 1186 at Page 700 of the records of the Creek County Clerk's office.

The Court further FINDS that the Defendants, J.J. Howard and Nora Howard , if living, and if any of them be deceased, their unknown heirs, administrators, devisees, trustees, successors and assigns, immediate and remote, have been served by publication; and the Court has examined the affidavits and notices in connection therewith, and finds the same to be in all respects as required by law, and that said service has been duly made, is complete, and the proof thereof is sufficient and the same is hereby approved. Further, that all said Defendants have failed to answer and are in default.

The Court further FINDS that the Plaintiff is entitled to have the title to the above described Subject Property quieted in Plaintiff and against each and every Defendant above named.

The Court further FINDS that all other allegations of Plaintiff's Petition are true and correct.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that all of the allegations of the Petition of Plaintiff are true and the same are hereby judicially so determined.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that Plaintiff acquired all legal and equitable title to the Subject Property by Sheriff's Deed from the Creek County Sheriff, dated May 25, 2019 and filed in Book 1186 at Page 700 of the records of the Creek County Clerk's office.

1-2019-008789 Book: 1200 pg: 849
7/29/2019 3:21 PM pgs: 848 - 850
Fees: \$17.00 Doc: \$0.00

Jennifer Mortazavi
Creek County Clerk
State of Oklahoma



IT IS FURTHER ORDERED ADJUDGED AND DECREED that the Plaintiff is the exclusive owner of all legal and equitable interest in and to the Subject Property.

IT IS FURTHER ORDERED ADJUDGED AND DECREED that any cloud on Plaintiff's title to the Subject Property created by or arising out of the foreclosure action underlying the Sheriff's Deed is hereby canceled and removed.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Defendants, and each of them, have no right, title or interest in and to the Subject Property above described, and that title to said property is hereby quieted in the Plaintiff, HERSH PROPERTIES, LLC, against each and every Defendant herein, and each of said Defendants be, and they are hereby, permanently enjoined and restrained from asserting any claim or any right, title or interest in and to said Subject Property.

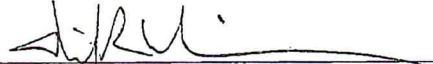
IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that title to said Subject Property is hereby quieted in the Plaintiff, HERSH PROPERTIES, LLC, against each and every Defendant above-named.

Dated: 7-29-19

DOUGLAS W. GOLDEN

JUDGE OF THE DISTRICT COURT

APPROVED AS TO FORM:


David R. Widdoes (OBA #13799)
P.O. Box 1130
Sapulpa, OK 74067
Attorney for Plaintiff
(918) 694-5430

1-2019-008789 Book: 1200 pg: 850
7/29/2019 3:21 PM pgs: 848 - 850
Fees: \$17.00 Doc: \$0.00

Jennifer Mortazavi
Creek County Clerk
State of Oklahoma



Amanda VanOrsdol, Court Clerk for Creek County, Oklahoma, hereby certify that the foregoing is a true, correct and full copy of the instrument herewith set out as approved by the Court Clerk's office of Creek County, Oklahoma. This

By:  Amanda VanOrsdol
Creek County Clerk

CERTIFIED STATEMENT OF COST

DEC 05 2017

To: Creek County Treasurer

Property Owner: J. J. Howard

Property Location: 517 North Third Street, Sapulpa , Oklahoma

Property Description: Lots 25 thru 28, inclusive, Block 28, North Heights Addition, City of Sapulpa, Creek County, Oklahoma

The City of Sapulpa certifies that the cost associated with the removal of junk, trash, weeds, grass, limb debris, and nuisances from the above-described property is in the amount of \$1,198.85. A Notice of Lien was filed by the City of Sapulpa with the Creek County Clerk on October 5, 2017, and the City of Sapulpa asks that the lien be imposed on the property in the amount of \$1,198.85.

Furthermore, 30 days has elapsed since mailing a Statement of Costs to the property owner, and the City has not received payment from the property owner.

December 5, 2017
Date

Shirley Burzio
City Clerk

ACKNOWLEDGEMENT

STATE OF OKLAHOMA)
) SS.
COUNTY OF CREEK)



Before me, the undersigned, a Notary Public in and for said County and State on the 5th day of December, 2017, personally appeared Shirley Burzio, Sapulpa City Clerk, to me known to be the identical person who executed the within and foregoing instrument and acknowledged to me that she executed the same as her free and voluntary act and deed for the uses and purposes therein set forth.

Given under my hand and seal the day and year last written above.

Anna Jo Fife
Notary Public

My Commission Expires: September 19, 2020

My Commission No. 00013319





AGENDA ITEM

Administration 10. C.

City Council Regular

Meeting Date: January 21, 2020

Submitted By: Becky McGinnis, HR Director

Department: Human Resources

Presented By: Becky McGinnis

SUBJECT:

Discussion and possible action regarding the renewal of City of Sapulpa Employee Health Insurance with Community Care Inc. at 0% increase in cost.

BACKGROUND:

Staff was made aware of a possible 6% increase from Community Care, our current employee health insurance carrier. Our broker and staff negotiated with Community Care reducing the increase from 6% to 0%.

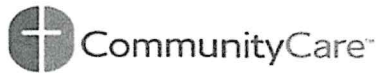
RECOMMENDATION:

Staff recommends the Mayor and City Councilors approve the City of Sapulpa Health Insurance renewal.

Attachments

PPO Renewal

HMO renewal



Group: City of Sapulpa
 Product: PPO
 Group Number(s): C05208
 Renewal Date: May 1, 2020

Current Plan:		In-Force Plan Current		In-Force Plan Proposed Renewal		In-Force Plan Current		In-Force Plan Proposed Renewal	
PPO		Fundamental 70/2500 Select; RX \$15/40/70/160 2x MO		Fundamental 70/2500 Select; RX \$15/40/70/160 2x MO		Fundamental 70/2500 Standard; RX \$15/40/70/160 2x MO		Fundamental 70/2500 Standard; RX \$15/40/70/160 2x MO	
	<i>Employees by Tier</i>					<i>Employees by Tier</i>			
Employee	19	\$ 574.88	\$ 574.88	4	\$ 644.26	\$ 644.26			
Employee/Spouse	6	\$ 1,253.21	\$ 1,253.21	1	\$ 1,404.46	\$ 1,404.46			
Employee/Child	1	\$ 961.65	\$ 961.65	0	\$ 1,077.71	\$ 1,077.71			
Employee/Children	1	\$ 961.65	\$ 961.65	0	\$ 1,077.71	\$ 1,077.71			
Employee/Spouse/ Child	2	\$ 1,615.56	\$ 1,615.56	1	\$ 1,810.55	\$ 1,810.55			
Family	3	\$ 1,615.56	\$ 1,615.56	3	\$ 1,810.55	\$ 1,810.55			
Monthly Premium:		\$ 28,443.08	\$ 28,443.08		\$ 11,223.70	\$ 11,223.70			
Rate Action:			0.00%			0.00%			

Caveats:

- Our renewal offer is contingent upon the parameters outlined in this renewal. It is important to note that deviations from these assumptions may result in additional charges and/or adjustments in our quote.
- If you change benefits on or after your group's renewal date, the change(s) will not take effect until the first of the month following 60 calendar days after the date CommunityCare was notified of the change(s).

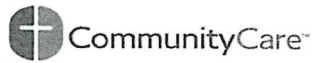
Please check the box below, then sign and date the form. Fax the completed form to (918) 879-4083 or email the form to your CommunityCare Account Manager no later than **4/5/2020**

I elect to renew with our current plan as indicated above.

Signature

Date

AMMay20C05208



Group: City of Sapulpa
 Product: HMO
 Group Number(s): C05208
 Renewal Date: May 1, 2020

Current Plan:		In-Force Plan Current		In-Force Plan Proposed Renewal		In-Force Plan Current		In-Force Plan Proposed Renewal	
HMO		CC 80/1000 Select; RX \$15/40/70/160 2x MO		CC 80/1000 Select; RX \$15/40/70/160 2x MO		CC 80/1000 Standard; RX \$15/40/70/160 2x MO		CC 80/1000 Standard; RX \$15/40/70/160 2x MO	
	Employees by Tier					Employees by Tier			
Employee	22	\$ 646.40	\$ 646.40	10	\$ 652.17	\$ 652.17			
Employee/Spouse	7	\$ 1,409.12	\$ 1,409.12	9	\$ 1,421.73	\$ 1,421.73			
Employee/Child	4	\$ 1,081.34	\$ 1,081.34	2	\$ 1,091.02	\$ 1,091.02			
Employee/Children	1	\$ 1,081.34	\$ 1,081.34	2	\$ 1,091.02	\$ 1,091.02			
Employee/Spouse/ Child	3	\$ 1,816.57	\$ 1,816.57	5	\$ 1,832.81	\$ 1,832.81			
Family	24	\$ 1,816.57	\$ 1,816.57	8	\$ 1,832.81	\$ 1,832.81			
Monthly Premium:		\$ 78,538.73	\$ 78,538.73		\$ 47,507.88	\$ 47,507.88			
Rate Action:			0.00%			0.00%			

Current Plan:		In-Force Plan Current		In-Force Plan Proposed Renewal		In-Force Plan Current		In-Force Plan Proposed Renewal	
HMO		CC 70/1000 Select; RX \$15/40/70/160 2x MO		CC 70/1000 Select; RX \$15/40/70/160 2x MO		CC 70/1000 Standard; RX \$15/40/70/160 2x MO		CC 70/1000 Standard; RX \$15/40/70/160 2x MO	
	Employees by Tier					Employees by Tier			
Employee	17	\$ 626.29	\$ 626.29	7	\$ 631.88	\$ 631.88			
Employee/Spouse	5	\$ 1,365.29	\$ 1,365.29	4	\$ 1,377.50	\$ 1,377.50			
Employee/Child	3	\$ 1,047.71	\$ 1,047.71	1	\$ 1,057.08	\$ 1,057.08			
Employee/Children	2	\$ 1,047.71	\$ 1,047.71	1	\$ 1,057.08	\$ 1,057.08			
Employee/Spouse/ Child	3	\$ 1,760.05	\$ 1,760.05	1	\$ 1,775.79	\$ 1,775.79			
Family	3	\$ 1,760.05	\$ 1,760.05	2	\$ 1,775.79	\$ 1,775.79			
Monthly Premium:		\$ 33,272.23	\$ 33,272.23		\$ 17,374.69	\$ 17,374.69			
Rate Action:			0.00%			0.00%			

Caveats:

•Our renewal offer is contingent upon the parameters outlined in this renewal. It is important to note that deviations from these assumptions may result in additional charges and/or adjustments in our quote.

•If you change benefits on or after your group's renewal date, the change(s) will not take effect until the first of the month following 60 calendar days after the date CommunityCare was notified of the change(s).

Please check the box below, then sign and date the form. Fax the completed form to (918) 879-4083 or email the form to your CommunityCare Account Manager no later than **4/5/2020**

I elect to renew with our current plan as indicated above.

Signature

Date



AGENDA ITEM

Administration 10. D.

City Council Regular

Meeting Date: January 21, 2020

Submitted By: Nikki Howard, Urban Development Director

Department: Planning & Development

Presented By: Nikki Howard

SUBJECT:

Discussion and possible action regarding a Consulting Agreement from WB Smith for Certified Floodplain Management Services.

BACKGROUND:

This is an on call agreement for floodplain management, stormwater management, hydrology and hydraulics, project management or construction management services on an as needed basis. The Consulting agreement will meet the requirements of the Oklahoma Water Resources Board for a Certified Floodplain Manager.

RECOMMENDATION:

Staff recommends Council approve the Consulting Agreement and authorize the Mayor to execute same.

Fiscal Impact

Amount:

To be paid from: General Fund-Urban Development

Account number: 10-515-311

Attachments

CFM Floodplain Management Contract

CONSULTING AGREEMENT

THIS AGREEMENT made and entered into as of this ____ day of _____, 2020, by and between the City of Sapulpa, Oklahoma, a community organized under the laws of the State of Oklahoma, USA, and having its principal offices at Sapulpa, Oklahoma hereinafter referred to as "CLIENT" and Mr. W. B. Smith, P.E. CFM, d.b.a. HISINC,L.L.C., hereinafter referred to as "CONSULTANT".

WITNESSETH:

WHEREAS, CONSULTANT is interested in performing and is qualified to perform the scope of business and interests of CLIENT, and

WHEREAS, CONSULTANT possesses certain qualifications, capabilities, and experience in the fields of floodplain management, stormwater management, hydrology and hydraulics, construction and project management, and

WHEREAS, CLIENT desires to avail itself of the benefits of said CONSULTANT's advise, recommendations, and other personal services which CONSULTANT is capable of rendering in connection with CLIENT's performance of its business.

NOW, THEREFORE, in consideration of the covenants and agreements hereinafter set forth, it is mutually agreed by and between the parties hereto as follows:

1. In total consideration of the sums hereinafter described to be paid by CLIENT to CONSULTANT, CONSULTANT agrees to provide his services to CLIENT on such occasions, at such locations, and at such hours as appear reasonable under the circumstances, and which are mutually agreeable to the parties hereto, for a term of one (1) year commencing on the date first hereinabove written and terminating on the ____ day of _____, 2020.
2.
 - a. CONSULTANT shall furnish to CLIENT such services as are available from CONSULTANT and as may be requested by CLIENT regarding floodplain management, stormwater management, hydrology and hydraulics, project management or construction management services.
 - b. CONSULTANT's services for CLIENT shall consist of, but shall not be limited to, providing interpretations, consultations and opinions as requested by CLIENT based on available data and information furnished by CLIENT. Such interpretations, consultations, and opinions shall be used by CLIENT to whatever extent and in whatever manner desired by CLIENT. CLIENT will define in advance what services are to be performed by CONSULTANT.
3. In total consideration of the services described herein to be furnished and provided by CONSULTANT, the CLIENT shall pay to the CONSULTANT the fees, either on a lump sum basis, or on an hourly rate basis with a not-to-exceed fee, as established, in writing, for each task order authorized by the CLIENT, and accepted by the CONSULTANT.
 - a. CLIENT shall pay to CONSULTANT for actual services performed for general consulting services to the CLIENT, including travel time, the fee of Ninety-Five Dollars (\$95.00) for each hour of services actually performed including hours in excess of eight (8) hours per working day and hours worked on weekends and

holidays. Reimbursable expenses shall be paid at actual cost incurred, without markup.

- b. CLIENT shall pay the CONSULTANT for engineering review services performed on behalf of the CLIENT the following fees:
- Individual or Small Residential/Commercial Developments - \$500 per each;
 - Large (more than 5 acres or 50 lots) Residential Developments - \$750 per each; or
 - Specialized or detailed hydrologic or hydraulic (riverine) analyses, or large detailed and complex hydrologic studies – Proposal and scope of work to be provided to CLIENT for pre-approval.
- c. All hours worked require the prior written approval of CLIENT as defined in individual work plans which identify scope, schedule, and mutually agreed not-to-exceed budget. Hours worked in excess of mutually agreed not-to-exceed budget or for work unauthorized will not be compensated.
- d. The hourly rate stated in paragraphs 3.a and 3.b above includes all of CONSULTANT'S costs, including but not limited to, taxes, insurance, general and administrative expenses and overheads, and CONSULTANT'S fee for profit.
- e. In the event CONSULTANT incurs travel, technical engineering, secretarial, surveying, or other direct and related expenses in providing services to CLIENT, other than defined in paragraph d. of this section, CLIENT shall reimburse CONSULTANT in the full amount thereof, to the extent that said expenses are approved in advance by CLIENT. Any expense or costs incurred shall be charged at actual cost without markup.
- f. CONSULTANT shall prepare and present to CLIENT an invoice for services rendered and costs incurred and identify time period covered as provided herein. For reimbursable expenses described under paragraph e. above, CONSULTANT shall present original copies of receipts with the corresponding invoice. CLIENT shall pay CONSULTANT the amount thereof in U.S. Dollars on a semi-monthly or monthly basis, as invoices are presented to CLIENT.
4. Notwithstanding any other provisions of this Agreement, CLIENT or CONSULTANT shall have the right, at their sole option, without cause, and without incurring liability for damages, to terminate this Agreement in its entirety at any time, by giving CONSULTANT or CLIENT thirty (30) days advance written notice. In the event the CLIENT exercises said option, CONSULTANT shall be paid the consulting fee earned and reimbursable expenses incurred as of the date of such termination of this Agreement in an amount calculated in accordance with the provisions of Paragraph 3 thereof.

In the event the CONSULTANT exercises said option, while an assignment is uncompleted, CONSULTANT shall provide to the CLIENT, at CONSULTANT's expense, CONSULTANT's transitional support during the thirty (30) day period required. This will provide the CLIENT a replacement, at CLIENT's expense, to complete the assignment.

5. Inasmuch as this is an agreement for the personal services of CONSULTANT, the rights, benefits, privileges, obligations and responsibilities of CONSULTANT may not be assigned or transferred to a third party or parties without the express written consent of CLIENT: however, the rights, benefits, privileges, obligations and responsibilities of CLIENT shall be transferable, and all covenants and agreements hereunder shall endure to the benefit of, and be enforceable by, or against its successors and assigns.
6. It is understood and agreed that CONSULTANT remains an independent contractor retaining sole control of the manner and means of performing this contract, and under no circumstances is CONSULTANT to be considered an employee, agent, or partner of CLIENT. CONSULTANT agrees to protect, indemnify, and hold CLIENT free and harmless from and against any and all claims, liabilities, demands and causes of action of every kind and character arising in favor of third parties arising out of negligent act or negligent failure to act incidental to the services performed by CONSULTANT.
7. CONSULTANT agrees that he will not, during the term of this Agreement or subsequent to the expiration or termination thereof, disclose to any third party any information which CONSULTANT acquired from or about the CLIENT (or any of its affiliates) or its plans and operations, as a result of the confidential relationship created herein, and CONSULTANT shall not use for his own benefit any of such information.
8. All communications by CONSULTANT to CLIENT are to be directed to:

CITY OF SAPULPA, OKLAHOMA
P.O. Box 1130
Sapulpa, Oklahoma 74067
918.248.5917
Attention: Urban Development Director

All communications by CLIENT to CONSULTANT are to be directed to:

W. B. Smith, P.E., CFM
Hydropower International Services, L.L.C. International Consultancy (HISINC, L.L.C.)
28508 W. 41st St. South
Mannford, Oklahoma 74044
918/865-6977

9. This agreement shall be construed in accordance with the laws of the State of Oklahoma, USA. The provisions of this Agreement which require the appropriations of monies are subject to the appropriation of adequate and sufficient funds by the City of Sapulpa as budgeted for each fiscal year. In the event the City does not or cannot appropriate funds for consecutive fiscal years during the term set forth in the Contract, the provisions for each remaining year shall be deemed null and void without further action by either party to this Agreement.
10. This Agreement represents the entire Agreement between the parties hereto and supersedes any oral or written understanding heretofore entered into by or on account of the parties and may not be changed, modified or amended except in writing signed by the parties hereto.

IN WITNESS WHEREOF, the parties hereto have made and executed this Agreement as of the day and year first above written.

CLIENT:

CONSULTANT:

CITY OF SAPULPA, OKLAHOMA

HISINC, L.L.C.
W. B. SMITH, P.E., CFM

Signature: _____

Signature: _____

Title: _____

Title: _____

Date: _____

Date: _____



AGENDA ITEM

Administration 10. E.

City Council Regular

Meeting Date: January 21, 2020

Submitted For: Steve Hardt, Public Works Director

Submitted By: Shirley Burzio, City Clerk

Department: Public Works

Presented By: Steve Hardt

SUBJECT:

Discussion and possible action regarding the approval of a contract with CEC Corporation for on-call engineering.

BACKGROUND:

This agreement will provide for on-call engineering services from CEC Corporation.

RECOMMENDATION:

Staff recommends approval of the agreement and authorize the mayor to execute same.

Attachments

contract

**AGREEMENT
BETWEEN OWNER AND ENGINEER
FOR PROFESSIONAL SERVICES**

TASK ORDER EDITION

THIS IS AN AGREEMENT effective as of _____ (“Effective Date of the Agreement”) between
_____ (“Owner”) and
_____ (“Engineer”).
The City of Sapulpa, P.O. Box 1130, Sapulpa, OK 74067
CEC Corporation, 4555 W. Memorial Road, Oklahoma City, OK 73142

Other terms used in this Agreement are defined in Article 7.

From time to time Owner may request that Engineer provide professional services for Specific Projects. Each engagement will be documented by a Task Order. This Agreement sets forth the general terms and conditions which shall apply to all Task Orders duly executed under this Agreement.

Owner and Engineer further agree as follows:

ARTICLE 1 – SERVICES OF ENGINEER

1.01 *Scope*

- A. Engineer’s services will be detailed in a duly executed Task Order for each Specific Project. The general format of a Task Order is shown in Attachment 1 to this Agreement. Each Task Order will indicate the specific services to be performed and deliverables to be provided.
- B. This Agreement is not a commitment by Owner to Engineer to issue any Task Orders.
- C. Engineer shall not be obligated to perform any prospective Task Order unless and until Owner and Engineer agree as to the particulars of the Specific Project, including the scope of Engineer’s services, time for performance, Engineer’s compensation, and all other appropriate matters.

1.02 *Task Order Procedure*

- A. Owner and Engineer shall agree on the scope, time for performance, and basis of compensation for each Task Order. With respect to the scope of Engineer’s services, each specific Task Order shall either 1) be accompanied by and incorporate a customized Exhibit A, “Engineer’s Services for Task Order,” prepared for the Specific Project, 2) state the scope of services in the Task Order document itself, or 3) incorporate by reference all or portions of Exhibit A, “Engineer’s Services for Task Order,” as attached to this Agreement. Each duly executed Task Order shall be subject to the terms and conditions of this Agreement.
- B. Engineer will commence performance as set forth in the Task Order.
- C. Engineer shall provide, or cause to be provided, the services set forth in the Task Order.

ARTICLE 2 – OWNER’S RESPONSIBILITIES

2.01 *General*

- A. Owner shall have the responsibilities set forth in this Agreement; in Exhibit B, "Owner's Responsibilities"; and in each Task Order.
- B. Owner shall pay Engineer as set forth in each Task Order, pursuant to the applicable terms of Article 4 and Exhibit C.
- C. Owner shall be responsible for all requirements and instructions that it furnishes to Engineer pursuant to this Agreement, and for the accuracy and completeness of all programs, reports, data, and other information furnished by Owner to Engineer pursuant to this Agreement; such responsibility extends to requirements, instructions, programs, reports, data, and other information furnished by Owner pursuant to any Task Order. Engineer may use and rely upon such requirements, programs, instructions, reports, data, and information in performing or furnishing services under this Agreement, subject to any express limitations or reservations applicable to the furnished items.
- D. Owner shall give prompt written notice to Engineer whenever Owner observes or otherwise becomes aware of: 1) any development that affects the scope or time of performance of Engineer’s services; 2) the presence at the Site of any Constituent of Concern; or 3) any relevant, material defect or nonconformance in Engineer’s services, the Work, the performance of any Constructor, or in Owner’s performance of its responsibilities under this Agreement.

ARTICLE 3 – TERM; TIMES FOR RENDERING SERVICES

3.01 *Term*

- A. This Agreement shall be effective and applicable to Task Orders issued hereunder for one (1) year from the Effective Date of the Agreement.
- B. The parties may extend or renew this Agreement, with or without changes, by written instrument establishing a new term.

3.02 *Times for Rendering Services*

- A. The Effective Date of the Task Order and the times for completing services or providing deliverables will be stated in each Task Order. Engineer is authorized to begin rendering services under a Task Order as of the Effective Date of the Task Order.
- B. If, through no fault of Engineer, such periods of time or dates are changed, or the orderly and continuous progress of Engineer’s services is impaired, or Engineer’s services are delayed or suspended, then the time for completion of Engineer’s services, and the rates and amounts of Engineer’s compensation, shall be adjusted equitably.
- C. If Owner authorizes changes in the scope, extent, or character of the Specific Project, or Engineer’s services, then the time for completion of Engineer’s services, and the rates and amounts of Engineer’s compensation, shall be adjusted equitably.

- D. Owner shall make decisions and carry out its other responsibilities in a timely manner so as not to delay the Engineer's performance of its services.
- E. If Engineer fails, through its own fault, to complete the performance required in a Task Order within the time set forth, as duly adjusted, then Owner shall be entitled, as its sole remedy, to the recovery of direct damages, if any, resulting from such failure.
- F. With respect to each Task Order, the number of Construction Contracts for Work designed or specified by Engineer upon which the Engineer's compensation has been established shall be identified in the Task Order. If the Work designed or specified by Engineer under a Task Order is to be performed or furnished under more than one prime contract, or if Engineer's services are to be separately sequenced with the work of one or more prime Contractors (such as in the case of fast-tracking), then the Task Order will state the schedule for performance of Engineer's services in order to sequence and properly coordinate such services as are applicable to the Work under the Construction Contracts. If the Task Order does not address such sequencing and coordination, then Owner and Engineer shall jointly develop a schedule for sequencing and coordination of services prior to commencement of final design services; this schedule is to be prepared and included in or become an amendment to the authorizing Task Order whether or not the work under such contracts is to proceed concurrently.

ARTICLE 4 – INVOICES AND PAYMENTS

4.01 *Invoices*

- A. *Preparation and Submittal of Invoices:* Engineer shall prepare invoices in accordance with its standard invoicing practices, the terms of Exhibit C, and the specific Task Order. Engineer shall submit its invoices to Owner on a monthly basis. Invoices are due and payable within 30 days of receipt.

4.02 *Payments*

- A. *Application to Interest and Principal:* Payment will be credited first to any interest owed to Engineer and then to principal.
- B. *Failure to Pay:* If Owner fails to make any payment due Engineer for services and expenses within 30 days after receipt of Engineer's invoice, then:
 1. amounts due Engineer will be increased at the rate of 1.0% per month (or the maximum rate of interest permitted by law, if less) from said thirtieth day; and
 2. Engineer may, after giving seven days written notice to Owner, suspend services under any Task Order issued until Owner has paid in full all amounts due for services, expenses, and other related charges. Owner waives any and all claims against Engineer for any such suspension.
- C. *Disputed Invoices:* If Owner disputes an invoice, either as to amount or entitlement, then Owner shall promptly advise Engineer in writing of the specific basis for doing so, may withhold only that portion so disputed, and must pay the undisputed portion subject to the terms of Paragraph 4.01.
- D. *Sales or Use Taxes:* If after the Effective Date of a Task Order any governmental entity takes a legislative action that imposes additional sales or use taxes on Engineer's services or compensation under the Task Order, then Engineer may invoice such additional sales or use taxes for reimbursement by Owner. Owner shall reimburse Engineer for the cost of such invoiced additional sales or use taxes; such reimbursement

shall be in addition to the compensation to which Engineer is entitled under the terms of Exhibit C and the specific Task Order.

ARTICLE 5 – OPINIONS OF COST

5.01 *Opinions of Probable Construction Cost*

- A. Engineer's opinions (if any) of probable Construction Cost are to be made on the basis of Engineer's experience, qualifications, and general familiarity with the construction industry. However, because Engineer has no control over the cost of labor, materials, equipment, or services furnished by others, or over contractors' methods of determining prices, or over competitive bidding or market conditions, Engineer cannot and does not guarantee that proposals, bids, or actual Construction Cost will not vary from opinions of probable Construction Cost prepared by Engineer. If Owner requires greater assurance as to probable Construction Cost, then Owner agrees to obtain an independent cost estimate.

5.02 *Opinions of Total Project Costs*

- A. The services, if any, of Engineer with respect to Total Project Costs for a Specific Project shall be limited to assisting the Owner in tabulating the various categories that comprise Total Project Costs. Engineer assumes no responsibility for the accuracy of any opinions of Total Project Costs.

ARTICLE 6 – GENERAL CONSIDERATIONS

6.01 *Standards of Performance*

- A. *Standard of Care:* The standard of care for all professional engineering and related services performed or furnished by Engineer under this Agreement will be the care and skill ordinarily used by members of the subject profession practicing under similar circumstances at the same time and in the same locality. Engineer makes no warranties, express or implied, under this Agreement or otherwise, in connection with any services performed or furnished by Engineer.
- B. *Technical Accuracy:* Owner shall not be responsible for discovering deficiencies in the technical accuracy of Engineer's services. Engineer shall correct deficiencies in technical accuracy without additional compensation, unless such corrective action is directly attributable to deficiencies in Owner-furnished information.
- C. *Consultants:* Engineer may retain such Consultants as Engineer deems necessary to assist in the performance or furnishing of the services, subject to reasonable, timely, and substantive objections by Owner.
- D. *Reliance on Others:* Subject to the standard of care set forth in Paragraph 6.01.A, Engineer and its Consultants may use or rely upon design elements and information ordinarily or customarily furnished by others, including, but not limited to, specialty contractors, manufacturers, suppliers, and the publishers of technical standards.
- E. *Compliance with Laws and Regulations, and Policies and Procedures*
 - 1. Engineer and Owner shall comply with applicable Laws and Regulations.

2. Engineer shall comply with the policies, procedures, and instructions of Owner that are applicable to Engineer's performance of services under this Agreement and that Owner provides to Engineer in writing, subject to the standard of care set forth in Paragraph 6.01.A, and to the extent compliance is not inconsistent with professional practice requirements.
3. Each Task Order is based on Laws and Regulations and Owner-provided written policies and procedures as of the Effective Date of the Task Order. The following may be the basis for modifications to Owner's responsibilities or to Engineer's scope of services, times of performance, or compensation:
 - a. changes after the Effective Date of the Task Order to Laws and Regulations;
 - b. the receipt by Engineer after the Effective Date of the Task Order of Owner-provided written policies and procedures;
 - c. changes after the Effective Date of the Task Order to Owner-provided policies or procedures.
- F. Engineer shall not be required to sign any document, no matter by whom requested, that would result in Engineer having to certify, guarantee, or warrant the existence of conditions whose existence Engineer cannot ascertain within its services for that Specific Project. Owner agrees not to make resolution of any dispute with Engineer or payment of any amount due to the Engineer in any way contingent upon Engineer signing any such document.
- G. The general conditions for any construction contract documents prepared hereunder are to be EJCDC® C-700 "Standard General Conditions of the Construction Contract" (2013 Edition), prepared by the Engineers Joint Contract Documents Committee, unless expressly indicated otherwise in the specific Task Order.
- H. Engineer shall not at any time supervise, direct, control, or have authority over any Constructor's work, nor shall Engineer have authority over or be responsible for the means, methods, techniques, sequences, or procedures of construction selected or used by any Constructor, or the safety precautions and programs incident thereto, for security or safety at the Site, nor for any failure of a Constructor to comply with Laws and Regulations applicable to such Constructor's furnishing and performing of its work. Engineer shall not be responsible for the acts or omissions of any Constructor.
- I. Engineer neither guarantees the performance of any Constructor nor assumes responsibility for any Constructor's failure to furnish and perform the Work in accordance with the Construction Contract Documents.
- J. Engineer shall not be responsible for any decision made regarding the Construction Contract Documents, or any application, interpretation, clarification, or modification of the Construction Contract Documents, other than those made by Engineer or its Consultants.
- K. Engineer is not required to provide and does not have any responsibility for surety bonding or insurance-related advice, recommendations, counseling, or research, or for enforcement of construction insurance or surety bonding requirements.
- L. Engineer's services do not include providing legal advice or representation.
- M. Engineer's services do not include (1) serving as a "municipal advisor" for purposes of the registration requirements of Section 975 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (2010) or

the municipal advisor registration rules issued by the Securities and Exchange Commission, or (2) advising Owner, or any municipal entity or other person or entity, regarding municipal financial products or the issuance of municipal securities, including advice with respect to the structure, timing, terms, or other similar matters concerning such products or issuances.

- N. While at a Site, Engineer, its Consultant, and their employees and representatives shall comply with the applicable requirements of Contractor's and Owner's safety programs of which Engineer has been informed in writing.

6.02 *Design Without Construction Phase Services*

- A. For each design performed or furnished, Engineer shall be responsible only for those Construction Phase services that have been expressly required of Engineer in the authorizing Task Order. With the exception of such expressly required services, Engineer shall have no design, Shop Drawing review, or other obligations during construction, and Owner assumes all responsibility for the application and interpretation of the Construction Contract Documents, review and response to Contractor claims, Construction Contract administration, processing of Change Orders and submittals, revisions to the Construction Contract Documents during construction, construction observation and review, review of Contractor's payment applications, and all other necessary Construction Phase administrative, engineering, and professional services. Owner waives all claims against Engineer that may be in any way connected to Construction Phase administrative, engineering, or professional services except for those services that are expressly required of Engineer in the authorizing Task Order.

6.03 *Use of Documents*

- A. All Documents are instruments of service, and Engineer shall retain an ownership and property interest therein (including the copyright and the right of reuse at the discretion of the Engineer) whether or not the Specific Project is completed.
- B. If Engineer is required to prepare or furnish Drawings or Specifications under the specific Task Order, then Engineer shall deliver to Owner at least one original printed record version of such Drawings and Specifications, signed and sealed according to applicable Laws and Regulations.
- C. Owner may make and retain copies of Documents for information and reference in connection with the use of the Documents on the Specific Project. Engineer grants Owner a limited license to use the Documents on the Specific Project, extensions of the Specific Project, and for related uses of the Owner, subject to receipt by Engineer of full payment due and owing for all services relating to preparation of the Documents, and subject to the following limitations: (1) Owner acknowledges that such Documents are not intended or represented to be suitable for use on the Specific Project unless completed by Engineer, or for use or reuse by Owner or others on extensions of the Specific Project, on any other project, or for any other use or purpose, without written verification or adaptation by Engineer; (2) any such use or reuse, or any modification of the Documents, without written verification, completion, or adaptation by Engineer, as appropriate for the specific purpose intended, will be at Owner's sole risk and without liability or legal exposure to Engineer or to its officers, directors, members, partners, agents, employees, and Consultants; (3) Owner shall indemnify and hold harmless Engineer and its officers, directors, members, partners, agents, employees, and its Consultants from all claims, damages, losses, and expenses, including attorneys' fees, arising out of or resulting from any use, reuse, or modification of the Documents without written verification, completion, or adaptation by Engineer; and (4) such limited license to Owner shall not create any rights in third parties.

- D. If Engineer at Owner's request verifies the suitability of the Documents, completes them, or adapts them for extensions of the Specific Project or for any other purpose, then Owner shall compensate Engineer at rates or in an amount to be agreed upon by Owner and Engineer.

6.04 *Electronic Transmittals*

- A. Owner and Engineer may transmit, and shall accept, Specific Project-related correspondence, Documents, text, data, drawings, information, and graphics, in electronic media or digital format, either directly, or through access to a secure Specific Project website, in accordance with a mutually agreeable protocol.
- B. If this Agreement or a Task Order does not establish protocols for electronic or digital transmittals, then Owner and Engineer shall jointly develop such protocols.
- C. When transmitting items in electronic media or digital format, the transmitting party makes no representations as to long term compatibility, usability, or readability of the items resulting from the recipient's use of software application packages, operating systems, or computer hardware differing from those used in the drafting or transmittal of the items, or from those established in applicable transmittal protocols.

6.05 *Insurance*

- A. Commencing with the Effective Date of the Agreement, Engineer shall procure and maintain insurance as set forth in Exhibit G, "Insurance." Engineer shall cause Owner to be listed as an additional insured on any applicable general liability insurance policy carried by Engineer that is applicable to a Specific Project.
- B. Commencing with the Effective Date of the Agreement, Owner shall procure and maintain insurance as set forth in Exhibit G, "Insurance." Owner shall cause Engineer and its Consultants to be listed as additional insureds on any general liability insurance policies carried by Owner, which are applicable to the Specific Project.
- C. Owner shall require Contractors to purchase and maintain policies of insurance covering workers' compensation, general liability, motor vehicle damage and injuries, and other insurance necessary to protect Owner's and Engineer's interests in the Specific Project. Owner shall require Contractor to cause Engineer and its Consultants to be listed as additional insureds with respect to such liability insurance purchased and maintained by Contractor.
- D. Owner and Engineer shall each deliver to the other certificates of insurance evidencing the coverages indicated in Exhibit G. Such certificates shall be furnished promptly after the Effective Date of the Agreement and at renewals thereafter during the life of this Agreement.
- E. All policies of property insurance relating to a Specific Project, including but not limited to any builder's risk policy, shall allow for waiver of subrogation rights and contain provisions to the effect that in the event of payment of any loss or damage the insurers will have no rights of recovery against any insured thereunder or against Engineer or its Consultants. Owner and Engineer waive all rights against each other, Contractor, the Consultants, and the respective officers, directors, members, partners, employees, agents, consultants, and subcontractors of each and any of them, for all losses and damages caused by, arising out of, or resulting from any of the perils or causes of loss covered by any builder's risk policy and any other property insurance relating to the Specific Project. Owner and Engineer shall take appropriate measures in other Specific Project-related contracts to secure waivers of rights consistent with those set forth in this paragraph.

- F. All policies of insurance shall contain a provision or endorsement that the coverage afforded will not be canceled or reduced in limits by endorsement, and that renewal will not be refused, until at least 10 days' prior written notice has been given to the primary insured. Upon receipt of such notice, the receiving party shall promptly forward a copy of the notice to the other party to this Agreement.
- G. Under the terms of any Task Order, or after commencement of performance of a Task Order, Owner may request that Engineer or its Consultants, at Owner's sole expense, provide additional insurance coverage, increased limits, or revised deductibles that are more protective than those specified in Exhibit G. If so requested by Owner, and if commercially available, Engineer shall obtain and shall require its Consultants to obtain such additional insurance coverage, different limits, or revised deductibles for such periods of time as requested by Owner.

6.06 *Suspension and Termination*

A. *Suspension*

1. By Owner: Owner may suspend a Task Order for up to 90 days upon seven days written notice to Engineer.
2. By Engineer: Engineer may suspend services under a Task Order (a) if Owner has failed to pay Engineer for invoiced services and expenses, as set forth in Paragraph 4.02.B, or (b) in response to the presence of Constituents of Concern at the Site, as set forth in Paragraph 6.10.A.4.
3. A suspension on a specific Task Order, whether by Owner or Engineer, shall not affect the duty of the two parties to proceed with their obligations under other Task Orders.

B. *Termination for Cause—Task Order*: The obligation to provide further services under a specific Task Order may be terminated for cause:

1. By either party upon 30 days written notice in the event of substantial failure by the other party to perform in accordance with the terms of the specific Task Order or this Agreement, whose terms govern the specific Task Order, through no fault of the terminating party.
2. By Engineer:
 - a. upon seven days written notice if Owner demands that Engineer furnish or perform services contrary to Engineer's responsibilities as a licensed professional; or
 - b. upon seven days written notice if the Engineer's services under a Task Order are delayed or suspended for more than 90 days for reasons beyond Engineer's control, or as the result of the presence at the Site of undisclosed Constituents of Concern, as set forth in Paragraph 6.10.A.5.
 - c. Engineer shall have no liability to Owner on account of such termination.
 - d. Notwithstanding the foregoing, neither this Agreement nor the Task Order will terminate under Paragraph 6.06.B.1 if the party receiving such notice begins, within seven days of receipt of such notice, to correct its substantial failure to perform and proceeds diligently to cure such failure within no more than 30 days of receipt thereof; provided, however, that if and to the extent such substantial failure cannot be reasonably cured within such 30 day

period, and if such party has diligently attempted to cure the same and thereafter continues diligently to cure the same, then the cure period provided for herein shall extend up to, but in no case more than, 60 days after the date of receipt of the notice.

- C. *Termination for Cause—Agreement:* In the case of a default by Owner in its obligation to pay Engineer for its services under more than one specific Task Order, Engineer may request immediate payment of all amounts invoiced on other Task Orders, and may invoice Owner for continued services on such Task Orders on a two-week billing cycle, with payment due within one week of an invoice. If Owner fails to make such payments, then upon seven days' notice Engineer may terminate this Agreement, including Engineer's services under all Task Orders.
- D. *Termination for Convenience by Owner:* Owner may terminate a Task Order or this Agreement for Owner's convenience, effective upon Engineer's receipt of notice from Owner.
- E. *Effective Date of Termination:* The terminating party under Paragraphs 6.06.B, C, and D may set the effective date of termination at a time up to 30 days later than otherwise provided to allow Engineer to demobilize personnel and equipment from the Site, to complete tasks whose value would otherwise be lost, to prepare notes as to the status of completed and uncompleted tasks, and to assemble Task Order materials in orderly files.
- F. *Payments Upon Termination:*
 - 1. In the event of any termination under Paragraph 6.06, Engineer will be entitled to invoice Owner and to receive full payment for all services performed or furnished in accordance with the specific Task Order and this Agreement, and for all expenses incurred through the effective date of termination, to the extent that the specific Task Order (or Task Orders) allows reimbursement for such expenses. Upon making such payment, Owner shall have the limited right to the use of Documents, at Owner's sole risk, subject to the provisions of Paragraph 6.03.
 - 2. In the event of termination by Owner for convenience or by Engineer for cause, Engineer shall be entitled, in addition to invoicing for those items identified in Paragraph 6.06.F.1, to invoice Owner and receive payment of a reasonable amount for services and expenses directly attributable to termination, both before and after the effective date of termination, such as reassignment of personnel, costs of terminating contracts with Engineer's Consultants, and other related close-out costs, using the basis of compensation for Additional Services, as indicated in the specific Task Order.

6.07 *Controlling Law*

- A. This Agreement is to be governed by the Laws and Regulations of the Muscogee (Creek) Nation in which the Specific Project is located.

6.08 *Successors, Assigns, and Beneficiaries*

- A. Owner and Engineer are hereby bound and the successors, executors, administrators, and legal representatives of Owner and Engineer (and to the extent permitted by Paragraph 6.08.B the assigns of Owner and Engineer) are hereby bound to the other party to this Agreement and to the successors, executors, administrators and legal representatives (and said assigns) of such other party, in respect of all covenants, agreements and obligations of this Agreement.

- B. Neither Owner nor Engineer may assign, sublet, or transfer any rights under or interest (including, but without limitation, money that is due or may become due) in this Agreement without the written consent of the other party, except to the extent that any assignment, subletting, or transfer is mandated or restricted by law. Unless specifically stated to the contrary in any written consent to an assignment, no assignment will release or discharge the assignor from any duty or responsibility under this Agreement.
- C. Unless expressly provided otherwise in this Agreement:
 - 1. Nothing in this Agreement shall be construed to create, impose, or give rise to any duty owed by Owner or Engineer to any Constructor, other third-party individual or entity, or to any surety for or employee of any of them.
 - 2. All duties and responsibilities undertaken pursuant to this Agreement will be for the sole and exclusive benefit of Owner and Engineer and not for the benefit of any other party.
 - 3. The Owner agrees that the substance of the provisions of this Paragraph 6.08.C shall appear in any Construction Contract Documents prepared for any Specific Project under this Agreement.

6.09 *Dispute Resolution*

- A. Owner and Engineer agree to negotiate all disputes between them in good faith for a period of 30 days from the date of notice prior to invoking the procedures of Exhibit H or other provisions of this Agreement, or exercising their rights at law.
- B. If the parties fail to resolve a dispute through negotiation under Paragraph 6.09.A, then either or both may invoke the procedures of Exhibit H. If Exhibit H is not included, or if no dispute resolution method is specified in Exhibit H, then the parties may exercise their rights at law.

6.10 *Environmental Condition of Site*

- A. With respect to each specific Task Order, Specific Project, and Site (unless indicated otherwise in a specific Task Order):
 - 1. Owner represents to Engineer that as of the Effective Date of the Task Order, to the best of Owner's knowledge no Constituents of Concern, other than those disclosed in writing to Engineer, exist at or adjacent to the Site.
 - 2. If Engineer encounters or learns of an undisclosed Constituent of Concern at the Site, then Engineer shall notify (a) Owner and (b) appropriate governmental officials if Engineer reasonably concludes that doing so is required by applicable Laws or Regulations.
 - 3. It is acknowledged by both parties that Engineer's scope of services does not include any services related to unknown or undisclosed Constituents of Concern. If Engineer or any other party encounters, uncovers, or reveals an undisclosed Constituent of Concern, then Owner shall promptly determine whether to retain a qualified expert to evaluate such condition or take any necessary corrective action.
 - 4. If investigative or remedial action, or other professional services, are necessary with respect to undisclosed Constituents of Concern, or if investigative or remedial action beyond that reasonably contemplated is needed to address a disclosed or known Constituent of Concern, then Engineer

may, at its option and without liability for consequential or any other damages, immediately suspend performance of services on the portion of the Specific Project affected thereby until such portion of the Specific Project is no longer affected.

5. If the presence at the Site of undisclosed Constituents of Concern adversely affects the performance of Engineer's services under the specific Task Order, then the Engineer shall have the option of a) accepting an equitable adjustment in its compensation or in the time of completion, or both; or b) terminating the specific Task Order for cause on seven days' notice.
6. Owner acknowledges that Engineer is performing professional services for Owner and that Engineer is not and shall not be required to become an "owner," "arranger," "operator," "generator," or "transporter" of hazardous substances, as defined in the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended, which are or may be encountered at or near the Site in connection with Engineer's activities under a specific Task Order or this Agreement.

6.11 *Indemnification and Mutual Waiver*

- A. *Indemnification by Engineer:* To the fullest extent permitted by Laws and Regulations, Engineer shall indemnify and hold harmless Owner, and Owner's officers, directors, members, partners, agents, consultants, and employees from losses, damages, and judgments (including reasonable consultants' and attorneys' fees and expenses) arising from third-party claims or actions relating to this Agreement, any Task Order, or any Specific Project, provided that any such claim, action, loss, damages, or judgment is attributable to bodily injury, sickness, disease, or death, or to injury to or destruction of tangible property (other than the Work itself), including the loss of use resulting therefrom, but only to the extent caused by any negligent act or omission of Engineer or Engineer's officers, directors, members, partners, agents, employees, or Consultants. **This indemnification provision is subject to and limited by the provisions, if any, agreed to by Owner and Engineer in Exhibit I, "Limitations of Liability."**
- B. *No Defense Obligation:* The indemnification commitments in this Agreement do not include a defense obligation by the indemnitor unless such obligation is expressly stated.
- C. *Percentage Share of Negligence:* To the fullest extent permitted by Laws and Regulations, a party's total liability to the other party and anyone claiming by, through, or under the other party for any cost, loss, or damages caused in part by the negligence of the party and in part by the negligence of the other party or any other negligent entity or individual, shall not exceed the percentage share that the party's negligence bears to the total negligence of Owner, Engineer, and all other negligent entities and individuals.
- D. *Mutual Waiver:* To the fullest extent permitted by law, Owner and Engineer waive against each other, and the other's employees, officers, directors, members, agents, insurers, partners, and consultants, any and all claims for or entitlement to special, incidental, indirect, or consequential damages arising out of, resulting from, or in any way related to this Agreement, any Task Order, or a Specific Project, from any cause or causes.

6.12 *Miscellaneous Provisions*

- A. *Notices:* Any notice required under this Agreement will be in writing, addressed to the appropriate party at its address on the signature page and given personally, by registered or certified mail postage prepaid, or by a commercial courier service. All notices shall be effective upon the date of receipt.
- B. *Survival:* All express representations, waivers, indemnifications, and limitations of liability included in this Agreement will survive its completion or termination for any reason.
- C. *Severability:* Any provision or part of the Agreement held to be void or unenforceable under any Laws or Regulations shall be deemed stricken, and all remaining provisions shall continue to be valid and binding upon Owner and Engineer, which agree that the Agreement shall be reformed to replace such stricken provision or part thereof with a valid and enforceable provision that comes as close as possible to expressing the intention of the stricken provision.
- D. *Waiver:* A party's non-enforcement of any provision shall not constitute a waiver of that provision, nor shall it affect the enforceability of that provision or of the remainder of this Agreement.
- E. *Accrual of Claims:* To the fullest extent permitted by Laws and Regulations, all causes of action arising under a Specific Project shall be deemed to have accrued, and all statutory periods of limitation shall commence, no later than the date of Substantial Completion of such Specific Project.
- F. *Applicability to Task Orders:* The terms and conditions set forth in this Agreement apply to each Task Order as if set forth in the Task Order, unless specifically modified. In the event of conflicts between this Agreement and a Task Order, the conflicting provisions of the Task Order shall take precedence for that Task Order. The provisions of this Agreement shall be modified only by a written instrument. Such amendments shall be applicable to all Task Orders issued after the effective date of the amendment if not otherwise set forth in the amendment.
- G. *Non-Exclusive Agreement:* Nothing herein shall establish an exclusive relationship between Owner and Engineer. Owner may enter into similar agreements with other professionals for the same or different types of services contemplated hereunder, and Engineer may enter into similar or different agreements with other project owners for the same or different services contemplated hereunder.

ARTICLE 7 – DEFINITIONS

7.01 *Defined Terms*

- A. Wherever used in this Agreement (including the Exhibits hereto and any Task Order) terms (including the singular and plural forms) printed with initial capital letters have the meanings indicated in the text above, in the exhibits or Task Order, or in the following definitions:
 - 1. *Addenda*—Written or graphic instruments issued prior to the opening of bids which clarify, correct, or change the bidding requirements or the proposed Construction Contract Documents.
 - 2. *Additional Services*—Services to be performed for or furnished to Owner by Engineer in accordance with a Task Order, but which are not included in Basic Services for that Task Order.
 - 3. *Agreement*—This written contract for professional services between Owner and Engineer, including all exhibits identified in Article 8.

4. *Application for Payment*—The form acceptable to Engineer which is to be used by a Contractor in requesting progress or final payments and which is to be accompanied by such supporting documentation as is required by the Construction Contract.
5. *Basic Services*—The services to be performed for or furnished to Owner by Engineer in accordance with a specific Task Order, as specified in the Task Order (but not including Additional Services performed or furnished pursuant to an amendment to the specific Task Order).
6. *Change Order*—A document which is signed by a Contractor and Owner and authorizes an addition, deletion, or revision in the Work or an adjustment in the Construction Contract Price or the Construction Contract Times, or other revision to the Construction Contract, issued on or after the effective date of the Construction Contract.
7. *Change Proposal*—A written request by a Contractor, duly submitted in compliance with the procedural requirements set forth in the Construction Contract, seeking an adjustment in Construction Contract Price or Construction Contract Times, or both; contesting an initial decision by Engineer concerning the requirements of the Construction Contract Documents or the acceptability of Work under the Construction Contract Documents; challenging a set-off against payments due; or seeking other relief with respect to the terms of the Construction Contract.
8. *Constituent of Concern*—Asbestos, petroleum, radioactive material, polychlorinated biphenyls (PCBs), hazardous waste, and any substance, product, waste, or other material of any nature whatsoever that is or becomes listed, regulated, or addressed pursuant to (a) the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §§9601 et seq. (“CERCLA”); (b) the Hazardous Materials Transportation Act, 49 U.S.C. §§5101 et seq.; (c) the Resource Conservation and Recovery Act, 42 U.S.C. §§6901 et seq. (“RCRA”); (d) the Toxic Substances Control Act, 15 U.S.C. §§2601 et seq.; (e) the Clean Water Act, 33 U.S.C. §§1251 et seq.; (f) the Clean Air Act, 42 U.S.C. §§7401 et seq.; or (g) any other federal, state, or local statute, law, rule, regulation, ordinance, resolution, code, order, or decree regulating, relating to, or imposing liability or standards of conduct concerning, any hazardous, toxic, or dangerous waste, substance, or material.
9. *Construction Contract*—The entire and integrated written contract between Owner and Contractor concerning the Work.
10. *Construction Contract Documents*—Those items designated as “Contract Documents” in the Construction Contract, and which together comprise the Construction Contract.
11. *Construction Contract Price*—The money that Owner has agreed to pay Contractor for completion of the Work in accordance with the Construction Contract Documents.
12. *Construction Contract Times*—The numbers of days or the dates by which a Contractor shall: a) achieve milestones, if any, in the Construction Contract; b) achieve Substantial Completion, and c) complete the Work.
13. *Construction Cost*—The cost to Owner of the construction of those portions of an entire Specific Project designed or specified by or for Engineer under this Agreement and the specific Task Order, including construction labor, services, materials, equipment, insurance, and bonding costs, and allowances for contingencies. Construction Cost does not include costs of services of Engineer or other design professionals and consultants; cost of land or rights-of-way, or compensation for

damage to property; Owner's costs for legal, accounting, insurance counseling, or auditing services; interest or financing charges incurred in connection with a Specific Project; or the cost of other services to be provided by others to Owner. Construction Cost is one of the items comprising Total Project Costs.

14. *Constructor*—Any person or entity (not including the Engineer, its employees, agents, representatives, and Consultants), performing or supporting construction activities relating to the Specific Project, including but not limited to Contractors, Subcontractors, Suppliers, Owner's work forces, utility companies, other contractors, construction managers, testing firms, shippers, and truckers, and their employees, agents, and representatives.
15. *Consultants*—Individuals or entities having a contract with Engineer to furnish services with respect to a Specific Project as Engineer's independent professional associates, consultants, subcontractors, or vendors.
16. *Contractor*—The entity or individual with which Owner enters into a Construction Contract.
17. *Documents*—Data, reports, Drawings, Specifications, Record Drawings, building information models, civil integrated management models, and other deliverables, whether in printed or electronic media format, provided or furnished in appropriate phases by Engineer to Owner pursuant to this Agreement.
18. *Drawings*—That part of the Construction Contract Documents that graphically shows the scope, extent, and character of the Work to be performed by a Contractor.
19. *Effective Date of the Agreement*—The date indicated in this Agreement on which it becomes effective, but if no such date is indicated, it means the date on which the Agreement is signed and delivered by the last of the two parties to sign and deliver.
20. *Effective Date of the Task Order*—The date indicated in the Task Order on which it becomes effective, but if no such date is indicated, it means the date on which the Task Order is signed and delivered by the last of the two parties to sign and deliver.
21. *Engineer*—The individual or entity named as such in this Agreement.
22. *Field Order*—A written order issued by Engineer which requires minor changes in the Work but does not change the Construction Contract Price or the Construction Contract Times.
23. *Laws and Regulations; Laws or Regulations*—Any and all applicable laws, statutes, rules, regulations, ordinances, codes, and orders of any and all governmental bodies, agencies, authorities, and courts having jurisdiction.
24. *Owner*—The individual or entity with which Engineer has entered into this Agreement and for which Engineer's services are to be performed. Unless indicated otherwise, this is the same individual or entity that will enter into any Construction Contracts concerning Specific Projects.
25. *Record Drawings*—Drawings depicting the completed Specific Project, or a specific portion of the completed Specific Project, prepared by Engineer as an Additional Service and based solely on Contractor's record copy of all Drawings, Specifications, Addenda, Change Orders, Work Change

Directives, Field Orders, and written interpretations and clarifications, as delivered to Engineer and annotated by Contractor to show changes made during construction.

26. *Resident Project Representative*—The authorized representative, if any, of Engineer assigned to assist Engineer at the Site of a Specific Project during the Construction Phase. As used herein, the term Resident Project Representative or "RPR" includes any assistants or field staff of the RPR. The duties and responsibilities of the RPR will be as set forth in each Task Order.
27. *Samples*—Physical examples of materials, equipment, or workmanship that are representative of some portion of the Work and that establish the standards by which such portion of the Work will be judged.
28. *Shop Drawings*—All drawings, diagrams, illustrations, schedules, and other data or information that are specifically prepared or assembled by or for a Contractor and submitted by a Contractor to Engineer to illustrate some portion of the Work. Shop Drawings, whether approved or not, are not Drawings and are not Construction Contract Documents.
29. *Site*—Lands or areas indicated in the Construction Contract Documents for a Specific Project as being furnished by Owner upon which the Work is to be performed, including rights-of-way and easements, and such other lands furnished by Owner which are designated for use of a Contractor.
30. *Specifications*—The part of the Construction Contract Documents that consists of written requirements for materials, equipment, systems, standards, and workmanship as applied to the Work, and certain administrative requirements and procedural matters applicable to the Work.
31. *Specific Project*—The total specific undertaking to be accomplished for Owner by engineers, contractors, and others, including planning, study, design, construction, testing, commissioning, and start-up, and of which the services to be performed or furnished by Engineer under a specific Task Order are a part.
32. *Subcontractor*—An individual or entity having a direct contract with a Contractor or with any other Subcontractor for the performance of a part of the Work.
33. *Substantial Completion*—The time at which the Work (or a specified part thereof) has progressed to the point where, in the opinion of Engineer, the Work (or a specified part thereof) is sufficiently complete, in accordance with the Construction Contract Documents, so that the Work (or a specified part thereof) can be utilized for the purposes for which it is intended. The terms "substantially complete" and "substantially completed" as applied to all or part of the Work refer to Substantial Completion thereof.
34. *Supplier*—A manufacturer, fabricator, supplier, distributor, materialman, or vendor having a direct contract with a Contractor or with any Subcontractor to furnish materials or equipment to be incorporated in the Work by Contractor or a Subcontractor.
35. *Task Order*—A document executed by Owner and Engineer, including amendments if any, stating the scope of services, Engineer's compensation, times for performance of services and other relevant information for a Specific Project.

36. *Total Project Costs*—The total cost of planning, studying, designing, constructing, testing, commissioning, and start-up of the Specific Project, including Construction Cost and all other Specific Project labor, services, materials, equipment, insurance, and bonding costs, allowances for contingencies, the total costs of services of Engineer or other design professionals and consultants, cost of land, rights-of-way, or compensation for damages to properties, or Owner's costs for legal, accounting, insurance counseling, and auditing services, interest and financing charges incurred in connection with the Specific Project, and the cost of other services to be provided by others to Owner.
37. *Work*—The entire construction or the various separately identifiable parts thereof required to be provided under the Construction Contract Documents for a Specific Project. Work includes and is the result of performing or providing all labor, services, and documentation necessary to produce such construction; furnishing, installing, and incorporating all materials and equipment into such construction; and may include related services such as testing, start-up, and commissioning; all as required by such Construction Contract Documents.
38. *Work Change Directive*—A written directive to a Contractor issued on or after the effective date of the Construction Contract, signed by Owner and recommended by Engineer, ordering an addition, deletion, or revision in the Work.

B. *Day*: The word "day" means a calendar day of 24 hours measured from midnight to the next midnight.

ARTICLE 8 – EXHIBITS AND SPECIAL PROVISIONS

8.01 *Suggested Form of Task Order*

- A. The Suggested Form of Task Order is attached as Attachment 1, and shall be used as the basis for preparing a specific Task Order for each Specific Project under this Agreement.

8.02 *Exhibits Included:*

- A. Exhibit A, Engineer's Services for Task Order. Services, tasks, and terms in Exhibit A as included with this Agreement are for reference in preparing the scope of services for specific Task Orders, and are contractually binding only to the extent expressly incorporated in a specific Task Order.
- B. Exhibit B, Owner's Responsibilities. This Exhibit applies to all Task Orders.
- C. Exhibit C, Payments to Engineer for Services and Reimbursable Expenses. The terms of Exhibit C that will be applicable to and govern compensation under a specific Task Order will be determined by the selection of compensation methods made in Paragraph 6, "Payments to Engineer," of the specific Task Order.
- D. Exhibit D, Duties, Responsibilities and Limitations of Authority of Resident Project Representative. This Exhibit is not contractually binding except when expressly incorporated in a specific Task Order. **NOT APPLICABLE**
- E. Exhibit E, Notice of Acceptability of Work. Engineer shall use this Notice of Acceptability of Work form at the conclusion of construction on a Specific Project if 1) the form is expressly incorporated by reference in a specific Task Order, and Engineer's scope of services in the specific Task Order includes providing such a notice to Owner and Contractor, and 2) the Work is in fact acceptable pursuant to applicable requirements, subject to the terms of the notice. **NOT APPLICABLE**

- F. Exhibit F, Construction Cost Limit. This Exhibit is contractually binding only with respect to those specific Task Orders that 1) expressly incorporate Exhibit F by reference in the Task Order, Paragraph 2, "Services of Engineer," and 2) expressly state a specific Construction Cost Limit and contingency for the Specific Project in Paragraph 2, "Services of Engineer," of the specific Task Order. **NOT APPLICABLE**
- G. Exhibit G, Insurance. This Exhibit is applicable to all Task Orders.
- H. Exhibit H, Dispute Resolution. This Exhibit is applicable to all Task Orders.
- I. Exhibit I, Limitations of Liability. This Exhibit is applicable to all Task Orders.
- J. Exhibit J, Special Provisions. This Exhibit is applicable to all Task Orders.
- K. Exhibit K, Amendment to Task Order. Owner and Engineer may use this form during a Specific Project to modify the specific Task Order.

8.03 *Total Agreement*

- A. This Agreement (together with the Exhibits included above) constitutes the entire agreement between Owner and Engineer and supersedes all prior written or oral understandings. This Agreement may only be amended, supplemented, modified, or canceled by a written instrument duly executed by both parties.
- B. An executed Task Order under this Agreement (including any incorporated exhibits or attachments) constitutes the entire agreement between Owner and Engineer with respect to the Specific Project, and supersedes all prior written or oral understandings. Such a Task Order may only be amended, supplemented, modified, or canceled by a written instrument duly executed by both parties. Amendments to such a Task Order should be based whenever possible on the format of Exhibit K to this Agreement.

8.04 *Designated Representatives*

- A. With the execution of this Agreement, Engineer and Owner shall designate specific individuals to act as Engineer's and Owner's representatives with respect to the services to be performed or furnished by Engineer and responsibilities of Owner under this Agreement. Such individuals shall have authority to transmit instructions, receive information, and render decisions relative to this Agreement on behalf of the respective party that the individual represents. Each Task Order shall likewise designate representatives of the two parties with respect to that Task Order.

8.05 *Engineer's Certifications*

- A. Engineer certifies that it has not engaged in corrupt, fraudulent, or coercive practices in competing for or in executing the Agreement. For the purposes of this Paragraph 8.05:
 1. "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value likely to influence the action of a public official in the selection process or in the Agreement execution;
 2. "fraudulent practice" means an intentional misrepresentation of facts made a) to influence the selection process or the execution of the Agreement to the detriment of Owner, or b) to deprive Owner of the benefits of free and open competition;

3. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the selection process or affect the execution of the Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement, the Effective Date of which is indicated on Page 1.

OWNER: City of Sapulpa

ENGINEER: CEC Corporation

By:

Print Name: James R. Floyd

By:

Print Name: Craig Ireland

Title:

Date Signed:

Title:

Date Signed:

Chief Financial Officer

Engineer License or Firm's Certificate No. (if required):

State of:

Date Signed:

Date Signed:

Address for Owner's receipt of notices:

Address for Engineer's receipt of notices:

P.O. Box 1130

4555 W. Memorial Road

Sapulpa, OK 74067

Oklahoma City, OK 73142-2013

DESIGNATED REPRESENTATIVE
(Paragraph 8.04):

DESIGNATED REPRESENTATIVE
(Paragraph 8.04):

Shannon Hanks

Title:

Title: Streets & Stormwater Team Coordinator

Phone Number:

Phone Number: 918.663.9401

E-Mail Address:

E-Mail Address: shannon.hanks@connectcec.com



ATTACHMENT 1 – SAMPLE TASK ORDER FORM

Date _____

TASK ORDER NO. _____

_____ Services Associated with
Name and Location of Project
CEC No. _____

SCOPE OF WORK:

Services shall be rendered in accordance to the attached Proposal of Services provided by CEC Corporation (CEC) to the City of Sapulpa (CLIENT). If additional services are required, they may be authorized in writing only and added to this agreement as an additional Task Orders.

ADDITIONAL REQUIREMENTS:

The fee shall be invoiced progressively to CEC. Invoices sent shall be included in CEC's current request for payment to the Owner. Invoices received after the fifth (5th) of the month will be included in CEC's next request for payment. CEC shall pay CLIENT within ten (10) days after receipt by CEC of funds from OWNER in payment for work performed by CLIENT for which CLIENT has submitted a proper invoice and for which CLIENT is entitled payment under this Task Order.

TOTAL PROJECT COST: \$ _____

THE CITY OF SAPULPA

CEC CORPORATION (CEC)

Name:
Title:
Date:

Name:
Title:
Date:

Task Order Form

EJCDC® E-505, Agreement Between Owner and Engineer for Professional Services – Task Order Edition.
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and American Society of Civil Engineers. All rights reserved.

This is **EXHIBIT A**, consisting of [1] pages, referred to in and part of the **Task Order** dated Oct 1, 2019.

Engineer's Services for Task Order

Engineer's services include, but are not limited to the following:

Survey and Mapping – Property boundary, transportation route and utility, control, topographic, ALTA, LiDAR, alignment, construction and right-of-way staking, easement preparation, GIS services

Design – Transportation planning and design, site planning and design, permitting, structural design - vertical and bridge, mechanical-electrical-plumbing, traffic engineering, water/wastewater design, stormwater analysis and design, water distribution design and wastewater collection design

Construction services – Construction management, contract administration and inspection

Materials Testing – Soils, aggregates, asphalt, concrete, masonry

Specific scope(s) for requested services will be provided by Engineer and agreed upon by both parties in a Project Specific Task Order.

Exhibit A – Engineer's Services

EJCDC® E-505, Agreement Between Owner and Engineer for Professional Services – Task Order Edition.
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This is **EXHIBIT B**, consisting of [3] pages, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition** dated Oct 1, 2019.

Owner's Responsibilities

Article 2 of the Agreement is amended and supplemented to include the following responsibilities unless expressly stated otherwise in a Task Order.

B2.01 Specific Responsibilities

A. Owner shall:

1. Provide Engineer with all criteria and full information as to Owner's requirements for the Specific Project, including design objectives and constraints, space, capacity and performance requirements, flexibility, and expandability, and any budgetary limitations; and furnish copies of all design and construction standards which Owner will require to be included in the Drawings and Specifications; and furnish copies of Owner's standard forms, conditions, and related documents for Engineer to include in the Bidding Documents, when applicable.
2. Furnish to Engineer any other available information pertinent to the Specific Project including reports and data relative to previous designs, construction, or investigation at or adjacent to the Site of the Specific Project.
3. Following Engineer's assessment of initially-available Specific Project information and data and upon Engineer's request, obtain, furnish, or otherwise make available (if necessary through title searches, or retention of specialists or consultants) such additional Project-related information and data as is reasonably required to enable Engineer to complete its Basic and Additional Services. Such additional information or data would generally include the following:
 - a. Property descriptions.
 - b. Zoning, deed, and other land use restrictions.
 - c. Utility and topographic mapping and surveys.
 - d. Property, boundary, easement, right-of-way, and other special surveys or data, including establishing relevant reference points.
 - e. Explorations and tests of subsurface conditions at or adjacent to the Site; geotechnical reports and investigations; drawings of physical conditions relating to existing surface or subsurface structures at the Site; hydrographic surveys, laboratory tests and inspections of samples, materials, and equipment; with appropriate professional interpretation of such information or data.

Exhibit B– Owner's Responsibilities

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- f. Environmental assessments, audits, investigations, and impact statements, and other relevant environmental, historical, or cultural studies relevant to the Specific Project, the Site, and adjacent areas.
 - g. Data or consultations as required for the Project but not otherwise identified in this Agreement.
 4. Arrange for safe access to and make all provisions for Engineer to enter upon public and private property as required for Engineer to perform services under the Agreement.
 5. Recognizing and acknowledging that Engineer's services and expertise do not include the following services, provide, as required for the Project:
 - a. Accounting, bond and financial advisory (including, if applicable, "municipal advisor" services as described in Section 975 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (2010) and the municipal advisor registration rules issued by the Securities and Exchange Commission), independent cost estimating, and insurance counseling services.
 - b. Legal services with regard to issues pertaining to the Project as Owner requires, Contractor raises, or Engineer reasonably requests.
 - c. Such auditing services as Owner requires to ascertain how or for what purpose Contractor has used the money paid.
 6. Provide the services of an independent testing laboratory to perform all inspections, tests, and approvals of samples, materials, and equipment required by the Construction Contract Documents (other than those required to be furnished or arranged by Contractor), or to evaluate the performance of materials, equipment, and facilities of Owner, prior to their incorporation into the Work with appropriate professional interpretation thereof. Provide Engineer with the findings and reports generated by testing laboratories, including findings and reports obtained from or through Contractor.
 7. Provide reviews, approvals, and permits from all governmental authorities having jurisdiction to approve all phases of the Project designed or specified by Engineer and such reviews, approvals, and consents from others as may be necessary for completion of each phase of the Project.
 8. Advise Engineer of the identity and scope of services of any independent consultants employed by Owner to perform or furnish services in regard to the Project, including, but not limited to, cost estimating, project peer review, value engineering, and constructability review.
 9. If Owner designates a construction manager or an individual or entity other than, or in addition to, Engineer to represent Owner at the Site, define and set forth as an attachment to this Exhibit B the duties, responsibilities, and limitations of authority of such other party and the relation thereof to the duties, responsibilities, and authority of Engineer.
 10. If more than one prime contract is to be awarded for the Work designed or specified by Engineer, other work is to be performed at or adjacent to the Site by others or by employees of Owner, or if Owner arranges to have work performed at the Site by utility owners, then Owner shall coordinate such work unless Owner designates an individual or entity to have authority and responsibility for

Exhibit B– Owner's Responsibilities

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coordinating the activities among the various prime Contractors and others performing work. In such case Owner shall define and set forth the duties, responsibilities, and limitations of authority of such individual or entity and the relation thereof to the duties, responsibilities, and authority of Engineer as an attachment to this Exhibit B that is to be mutually agreed upon and made a part of this Agreement before such services begin.

11. Inform Engineer in writing of any specific requirements of safety or security programs that are applicable to Engineer, as a visitor to the Site.
12. Examine all alternative solutions, studies, reports, sketches, Drawings, Specifications, proposals, and other documents presented by Engineer (including obtaining advice of an attorney, risk manager, insurance counselor, financial/municipal advisor, and other advisors or consultants as Owner deems appropriate with respect to such examination) and render in writing timely decisions pertaining thereto.
13. Inform Engineer regarding any need for assistance in evaluating the possible use of Project Strategies, Technologies, and Techniques, as defined in Exhibit A.
14. Advise Engineer as to whether Engineer's assistance is requested in identifying opportunities for enhancing the sustainability of the Project.
15. Place and pay for advertisement for Bids in appropriate publications.
16. Furnish to Engineer data as to Owner's anticipated costs for services to be provided by others (including, but not limited to, accounting, bond and financial, independent cost estimating, insurance counseling, and legal advice) for Owner so that Engineer may assist Owner in collating the various cost categories which comprise Total Project Costs.
17. Attend and participate in the pre-bid conference, bid opening, pre-construction conferences, construction progress and other job related meetings, and Site visits to determine Substantial Completion and readiness of the completed Work for final payment.
18. Authorize Engineer to provide Additional Services as set forth in Part 2 of Exhibit A of the Agreement, as required.

This is **EXHIBIT C**, consisting of [3] pages, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition** dated Oct 1, 2019.

Payments to Engineer for Services and Reimbursable Expenses

Article 2 of the Agreement is amended and supplemented to include the following agreement of the parties:

ARTICLE 2 – OWNER'S RESPONSIBILITIES

C2.01 Basis of Compensation

- A. The bases of compensation (compensation methods) for Basic Services (including if applicable the bases of compensation for individual phases of Basic Services) and for Additional Services shall be identified in each specific Task Order (see Suggested Form of Task Order, Paragraph 6). Owner shall pay Engineer for services in accordance with the applicable basis of compensation.
- B. The two following bases of compensation are used for services under the Task Orders, as identified in each specific Task Order:
 1. Lump Sum (plus any expenses expressly eligible for reimbursement)
 2. Standard Hourly Rates (plus any expenses expressly eligible for reimbursement)

C2.02 Explanation of Compensation Methods

A. Lump Sum

1. Owner shall pay Engineer a Lump Sum amount for the specified category of services.
2. The Lump Sum will include compensation for Engineer's services and services of Consultants, if any. The Lump Sum constitutes full and complete compensation for Engineer's services in the specified category, including labor costs, overhead, profit, Reimbursable Expenses, and Consultant charges.
3. The portion of the Lump Sum amount billed for Engineer's services will be based upon Engineer's estimate of the proportion of the total services actually completed during the billing period to the Lump Sum.

B. Standard Hourly Rates

1. For the specified category of services, the Owner shall pay Engineer an amount equal to the cumulative hours charged to the Specific Project by each class of Engineer's employees times Standard Hourly Rates for each applicable billing class for all services performed on the Specific Project, plus Reimbursable Expenses and Consultant's charges, if any.

2. Standard Hourly Rates include salaries and wages paid to personnel in each billing class plus the cost of customary and statutory benefits, general and administrative overhead, non-project operating costs, and operating margin or profit.
3. Engineer's Standard Hourly Rates and Materials Testing Rates are attached to this Exhibit as Appendices 1 and 2.
4. The total estimated compensation for the specified category of services shall be stated in the Task Order. This total estimated compensation will incorporate all labor at Standard Hourly Rates, Reimbursable Expenses, and Consultants' charges, if any.
5. The amounts billed will be based on the percent complete milestones of the project and/or cumulative hours charged to the specified category of services on the Specific Project during the billing period by each class of Engineer's employees times Standard Hourly Rates for each applicable billing class, plus Reimbursable Expenses and Consultant's charges, if any.
6. The Standard Hourly Rates and Reimbursable Expenses Schedule shall be adjusted annually (as of January 2018) to reflect equitable changes in the compensation payable to Engineer.

C2.03 *Reimbursable Expenses*

- A. Under the Lump Sum method basis of compensation to Engineer, unless expressly indicated otherwise the Lump Sum amount **includes** the following categories of expenses: transportation (including mileage), lodging, and subsistence incidental thereto; providing and maintaining field office facilities including furnishings and utilities; toll telephone calls, mobile phone services, and courier charges; reproduction of reports, Drawings, Specifications, bidding-related or other procurement documents, Construction Contract Documents, and similar Specific Project-related items; and Consultant charges. These expenses are not reimbursable under the Lump Sum method, unless expressly indicated otherwise in C2.02.A.3 above.
- B. Expenses eligible for reimbursement under the Standard Hourly Rate method of compensation includes the following expenses reasonably and necessarily incurred by Engineer in connection with the performing or furnishing of Basic and Additional Services for the Task Order: transportation (including mileage), lodging, and subsistence incidental thereto; providing and maintaining field office facilities including furnishings and utilities; toll telephone calls, mobile phone services, and courier services; reproduction of reports, Drawings, Specifications, bidding-related or other procurement documents, Construction Contract Documents, and similar Specific Project-related items; Consultant charges; and any other expenses identified in Appendix 1.
- C. The amounts payable to Engineer for reimbursable expenses will be the Project-specific internal expenses actually incurred or allocated by Engineer, plus all invoiced external reimbursable expenses allocable to the Specific Project, the latter multiplied by a factor of **1.03**.
- D. The external reimbursable expenses and Consultants' factors include Engineer's overhead and profit associated with Engineer's responsibility for the administration of such services and costs.

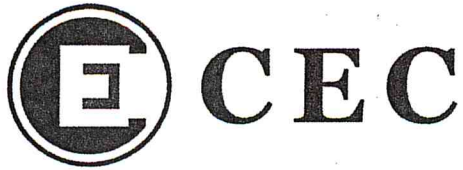
C2.04 *Serving as a Witness*

- A. For services performed by Engineer's employees as witnesses giving testimony in any litigation, arbitration or other legal or administrative proceeding under Paragraph A2.01.A.20, at a rate of x1.15 times the witness's standard hourly rate. Compensation for Consultants for such services will be by reimbursement of Consultants' reasonable charges to Engineer for such services.

C2.05 *Other Provisions Concerning Payment*

- A. *Extended Contract Times:* Should the Contract Times to complete the Work be extended beyond the period stated in the Task Order, payment for Engineer's services shall be continued based on the Standard Hourly Rates Method of Payment.
- B. *Estimated Compensation Amounts*
 - 1. Engineer's estimate of the amounts that will become payable for services are only estimates for planning purposes, are not binding on the parties, and are not the minimum or maximum amounts payable to Engineer under the Agreement.
 - 2. When estimated compensation amounts have been stated in a Task Order and it subsequently becomes apparent to Engineer that a compensation amount thus estimated will be exceeded, Engineer shall give Owner written notice thereof. Promptly thereafter Owner and Engineer shall review the matter of services remaining to be performed and compensation for such services. Owner shall either agree to such compensation exceeding said estimated amount or Owner and Engineer shall agree to a reduction in the remaining services to be rendered by Engineer so that total compensation for such services will not exceed said estimated amount when such services are completed. If Engineer exceeds the estimated amount before Owner and Engineer have agreed to an increase in the compensation due Engineer or a reduction in the remaining services, the Engineer shall give written notice thereof to Owner and shall be paid for all services rendered thereafter.

This is **Appendix 1 to EXHIBIT C**, consisting of 1 page, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition**, dated Oct 1, 2019.



RATE SCHEDULE 2019

ENGINEERING SERVICES

Executive	\$271.00 per hour
Practice Leader	\$239.00 per hour
Market Leader	\$205.00 per hour
Department Manager	\$170.00 per hour
Client Manager	\$163.00 per hour
Project Coordinator	\$176.00 per hour
Senior Engineer (PE)	\$211.00 per hour
Project Engineer (PE)	\$173.00 per hour
Team Coordinator	\$123.00 per hour
Engineer Intern (EI)	\$94.00 per hour
Senior Design Technician	\$119.00 per hour
Design Technician	\$96.00 per hour
Technician	\$51.00 per hour
Professional Land Surveyor (PLS)	\$163.00 per hour
Senior Survey Technician	\$125.00 per hour
Survey Field Technician	\$73.00 per hour
Survey Office Technician	\$71.00 per hour
Executive Assistant	\$100.00 per hour
Senior Assistant	\$89.00 per hour
Administrative Assistant	\$69.00 per hour
Information Services System Administrator	\$123.00 per hour
Information Services Technician	\$73.00 per hour

INSPECTION SERVICES

Department Manager	\$170.00 per hour
Auditor	\$141.00 per hour
Project Coordinator	\$176.00 per hour
Inspector	\$102.00 per hour
Testing Specialist	\$105.00 per hour
Testing Field Technician	\$85.00 per hour
Testing Lab Technician	\$88.00 per hour
Technician	\$51.00 per hour

This is **Appendix 2 to EXHIBIT C**, consisting of 3 pages, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition** dated Oct 1, 2019.

Exhibit F – Construction Cost Limit

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Page 1



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TESTING SERVICES FEE SCHEDULE

Soils

Laboratory Soil Resistivity (ASTM G57)	\$66.00
Field Soil Resistivity (To include 3 locations)	\$209.00
- Each Additional Location over 3 Locations	\$51.50
In Place Nuclear Density Test (ASTM D6938/AASHTO T310)	\$45.00
Sand Cone Density Test (ASTM D1556)	\$90.00
Standard Optimum Moisture-Density Relationship (ASTM D698/AASHTO T99)	Soil \$140.00; Soil Aggregate \$155.00
Modified Optimum Moisture-Density Relationship (ASTM D1557/AASHTO T180)	Soil \$155.00; Soil Aggregate \$170.00
Atterberg Limits (ASTM D4318/AASHTO T89 & T90)	\$75.00
California Bearing Ratio (ASTM D1883/AASHTO T193)	\$250.00
Sieve Analysis (ASTM D422/AASHTO T88)	Soil \$60.00; Soil Aggregate \$80.00
200 Wash Loss (ASTM C117/AASHTO T11)	\$30.00
Soluble Sulfate Content in Soil (OHD L-49)	\$33.00 with sieve analysis; \$88.00 if not
Natural Moisture Content (ASTM 2216/AASHTO T265)	\$8.00
PH of Soil (ASTM E29/AASHTO T289)	\$33.00
Organic Impurities (AASHTO T21/ASTM C40)	\$33.00
Stabilization Recommendation (CBR Method)	\$555.00
Stabilization Recommendation (Harvard Miniature Method)	\$2090.00
Soil Stabilization Depth Checks	\$17.00
Cement Treated Base Field Molded Specimens	\$125.00
Cement Treated Base Field Molded Specimens Compressive Strength	\$40.00
Unconfined Compressive Strength	\$85.00
Dynamic Cone Penetrometer	\$97.50/hour (2 Hr. Minimum)
- Engineering Time	\$150.00 (1 Hr. Minimum)

Aggregates

Sieve Analysis of Fine Aggregate (ASTM C125/AASHTO T27)	\$75.00
Sieve Analysis of Coarse Aggregate (ASTM C175/AASHTO T27)	\$125.00
Specific Gravity of Coarse Aggregate (AASHTO T85/ASTM C127)	\$110.00
Specific Gravity of Fine Aggregate (AASHTO T84/ASTM C128)	\$155.00
Sand Equivalent (AASHTO T176/ASTM D2419)	\$80.00/each
Uncompacted Voids (AASHTO T304/ASTM C1252)	\$80.00/each
Aggregate Durability Index, Coarse (AASHTO T210/ASTM D3744)	\$165.00/each
Aggregate Durability Index, Fine (AASHTO T210/ASTM D3744)	\$165.00/each



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Asphalt

Super Pave Mix Design	\$3950.00/design
Conventional Design Marshall	\$1850.00/design
Marshall Mix Design	\$2000.00/design
Core Densities	\$25.00/core
- Same Day Turnaround	\$35.00/core
Extraction (AASHTO T308/ASTM D6307)	\$83.00/each
Gradation (AASHTO T30/ASTM D5444)	\$83.00/each
Rice Gravity (AASHTO T209/ASTM D2041)	\$83.00/each
Lab Molds (Superpave, Hveems, Marshall) (AASHTOT166/ASTM D2726)	\$138.00/set
Marshall Stability and Flow (AASHTOT 245/ASTM D6927)	\$110.00/set
Asphalt Drain Down (AASHTO T305/ASTM D6390)	\$83.00/each
TSR	\$400.00/each

Concrete

Fabrication of Concrete Strength Test Specimens (slump & air included) (AASHTO T23/ASTM C31) \$72.00/set (up to 6 cylinders)
\$10.00 for additional cylinders

Compressive Strength of Concrete Test Specimens (AAHTO T22/ASTM C39) \$15.00
\$20.00 (if made by others)

Cylinder Trimming (If Needed)	\$11.00/end
Slump Test (ASTM C143/AASHTO T119)	\$22.00
Air Test (ASTM C138/AASHTO T152)	\$40.00
Concrete Temperature	\$6.00
Concrete Unit Weight	\$30.00/unit
Roadway Core Cutting Concrete/Asphalt	\$55.00
- Core Patching	\$17.00/each
- Core Trimming	\$11.00/end
Fabrication of Flexural Strength Test Specimens (AASHTO T23/ASTM C31)	\$150.00 (up to 6 beams)
Flexural Strength of Flexural Test Specimens (AASHTO T97/ASTM C78)	\$28.00/each
Core Measurement (9 Point Method)	\$25.00/each
Floor Flatness/Floor Levelness	\$0.10/sq. ft.
Concrete Floor Vapor Emission Rate	\$94.00/each

Masonry

Fabrication of Grout Specimens (ASTM C1019)	\$83.00 (set of 3)
Compressive Strength of Grout Specimens (ASTM C1019)	\$22.00/each
Fabrication of Mortar Specimens (ASTM C780)	\$94.00 (set of 3)
Compressive Strength of Mortar Specimens (ASTM C780)	\$11.00/each



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Miscellaneous

*Trip Charge	\$30.00/trip (OKC/Tulsa/Duncan Metro Area) \$1.50/mile (Outside OKC/Tulsa/Duncan Metro Area)
**Outside Normal Business Hours	1.5 times base rate
***Technician Time	\$65.00/hour
****Standby Time	\$53.00/hour
Engineer Time	\$150.00/hour
P.E. Signature	\$28.00 per report
Construction Manager	\$121.00/hour

Special Inspections

Reinforcing Steel Inspection	\$65.00/Hr. (2 Hr. Min.)
Structural Steel Inspection	\$80.00/Hr. (4 Hr. Min.)
Fire Proofing Inspection	\$72.00/Hr. (2 Hr. Min.)
Paint Thickness/Adhesion Testing	\$72.00/Hr. (2 Hr. Min.)
Drilled Pier Inspection	\$65.00/Hr. (2 Hr. Min.)
Proof Roll Inspection	\$65.00/Hr. (2 Hr. Min.)
Masonry Inspection	\$65.00/Hr. (2 Hr. Min.)

*Trip charge includes vehicle expense and technician time to and from testing location.

**This charge is for work performed outside the normal business hours at CEC. Normal business hours are Monday - Friday, 7 a.m. - 5 p.m. and excludes weekends and holidays.

***This charge is for activities not specifically covered by tests with established rates. Technician time will be charged in 30 minute intervals with a 2 hour minimum.

****This charge is for the time during which the Technician is required to remain at job site for additional testing or schedule has been delayed. Standby time will be charged in 30 minute intervals. There will be no standby time for delays less than 30 minutes.



CEC

CONTACT INFORMATION

CEC | OKC TESTING LAB
13801 N. MERIDIAN, OKLAHOMA CITY, OK 73134
P: 405.753.6840 | F: 405.260.9709 | C: 405.999.5354
OKC LAB MANAGER: MATT BRADY
MATT.BRADY@CONNECTCEC.COM

CEC | TULSA TESTING LAB
5147 SOUTH GARNETT ROAD, SUITE A, TULSA, OK 74146
P: 405.753.6840 | F: 405.260.9709 | C: 405.999.5354
TULSA LAB MANAGER: SHANNON ROACH
SHANNON.ROACH@CONNECTCEC.COM

WWW.CONNECTCEC.COM

This is **EXHIBIT G**, consisting of [1] pages, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition** dated Oct 1, 2019.

Insurance

Paragraph 6.05 of the Agreement is amended and supplemented to include the following agreement of the parties.

G6.05 *Insurance*

- A. The limits of liability for the insurance required by Paragraphs 6.05.A and 6.05.B of the Agreement are as follows, unless and except as specifically modified by a specific Task Order:

See attached **Exhibit G, Appendix 1** for CEC corporation Certificate of Insurance.

- B. Additional Insureds:

1. Engineer and the Consultants identified in the Task Order for a Specific Project shall be listed on Owner's general liability policies of insurance as additional insureds, and on any applicable property insurance policy as loss payees, as provided in Paragraph 6.05.B.

Exhibit G - Insurance

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

12/18/2019

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Risk Strategies 12801 North Central Expy. Suite 1710 Dallas, TX 75243	CONTACT NAME:	Cameron Brown	
	PHONE (A/C, No., Ext):	(214) 503-1212	FAX (A/C, No.): (214) 503-8899
	E-MAIL ADDRESS:	certificatedallas@risk-strategies.com	
	INSURER(S) AFFORDING COVERAGE		NAIC #
	INSURER A : Travelers Property Casualty Co of Amer		25674
	INSURER B : Phoenix Insurance Company		25623
	INSURER C : Continental Casualty Company		20443
	INSURER D :		
	INSURER E :		
	INSURER F :		

COVERAGES CERTIFICATE NUMBER: 52978761 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
B	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input checked="" type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	6803P266420	11/1/2019	11/1/2020	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 300,000 MED EXP (Any one person) \$ 15,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ 2,000,000 Valuable Papers \$ 500,000
A	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	BA3P258223	11/1/2019	11/1/2020	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
A	<input checked="" type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED <input checked="" type="checkbox"/> RETENTION \$ 10,000	<input checked="" type="checkbox"/>	<input checked="" type="checkbox"/>	CUP3P266874	11/1/2019	11/1/2020	EACH OCCURRENCE \$ 5,000,000 AGGREGATE \$ 5,000,000 \$
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	<input type="checkbox"/>	N/A	UB3P256309	11/1/2019	11/1/2020	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER E.L. EACH ACCIDENT \$ 1,000,000 E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT \$ 1,000,000
C	Professional Liability		<input checked="" type="checkbox"/>	AEH591920040	6/8/2019	6/8/2020	Per Claim/Annual Aggregate \$ 5,000,000


DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

The claims made professional liability coverage is the total aggregate limit for all claims presented within the policy period and is subject to a deductible. Thirty (30) day notice of cancellation in favor of the certificate holder on all policies.

RE: Project: Master Service Agreement

CERTIFICATE HOLDER

CANCELLATION

The City of Sapulpa PO Box 1130 Sapulpa OK 74067	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE  Cameron Brown

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This is **EXHIBIT H**, consisting of [1] pages, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition** dated Oct 1, 2019.

Dispute Resolution

Paragraph 6.09 of the Agreement is supplemented to include the following agreement of the parties:

H6.09 *Dispute Resolution*

- A. *Mediation*: Owner and Engineer agree that they shall first submit any and all unsettled claims, counterclaims, disputes, and other matters in question between them arising out of or relating to this Agreement, including any Task Order, or the breach thereof ("Disputes") to mediation by a mutually agreed upon mediation service. Owner and Engineer agree to participate in the mediation process in good faith. The process shall be conducted on a confidential basis, and shall be completed within 120 days. If such mediation is unsuccessful in resolving a Dispute, then (1) the parties may mutually agree to a dispute resolution method of their choice.

This is **EXHIBIT I**, consisting of [1] pages, referred to in and part of the **Agreement between Owner and Engineer for Professional Services – Task Order Edition** dated Oct 1, 2019.

Limitations of Liability

Paragraph 6.11 of the Agreement is supplemented to include the following agreement of the parties:

I6.11.A Limitation of Engineer's Liability

1. *Engineer's Liability Limited to Amount of Engineer's Compensation:* To the fullest extent permitted by law, and notwithstanding any other provision of this Agreement, the total liability, in the aggregate, of Engineer and Engineer's officers, directors, members, partners, agents, employees, and Consultants, to Owner and anyone claiming by, through, or under Owner for any and all claims, losses, costs, or damages whatsoever arising out of, resulting from, or in any way related to the Specific Project or the specific Task Order from any cause or causes, including but not limited to the negligence, professional errors or omissions, strict liability, breach of contract, indemnity obligations, or warranty express or implied of Engineer or Engineer's officers, directors, members, partners, agents, employees, or Consultants shall not exceed the total compensation received by Engineer under the specific Task Order.
2. *Exclusion of Special, Incidental, Indirect, and Consequential Damages:* To the fullest extent permitted by law, and notwithstanding any other provision in the Agreement, consistent with the terms of Paragraph 6.11, the Engineer and Engineer's officers, directors, members, partners, agents, Consultants, and employees shall not be liable to Owner or anyone claiming by, through, or under Owner for any and all claims for or entitlement to special, incidental, indirect, or consequential damages arising out of, resulting from, or in any way related to this Agreement, the Task Order, or the Specific Project, from any cause or causes, including but not limited to any such damages caused by the negligence, professional errors or omissions, strict liability, breach of contract, indemnity obligations, or warranty, express or implied, of Engineer or Engineer's officers, directors, members, partners, agents, employees.



AGENDA ITEM

Administration 10. F.

City Council Regular

Meeting Date: January 21, 2020

Submitted By: Becky McGinnis, HR Director

Department: Human Resources

Presented By: Becky McGinnis

SUBJECT:

Discussion and possible action regarding a Resolution Authorizing Oklahoma Municipal Assurance Group To Distribute Escrow Account Funds in the amount of \$170,000.00.

BACKGROUND:

Our Workers Compensation Company, OMAG sets aside a reserve each year for anticipated claims and charges based on our past claims experience. In the event the claims and/or charges are less than anticipated, OMAG has begun refunding some unused reserve back to the various cities and towns.

RECOMMENDATION:

Staff recommends disbursement of the Workers Compensation Escrow Account Funds.

Attachments

OMAG Resolution

RESOLUTION NO. _____

**A RESOLUTION AUTHORIZING OKLAHOMA MUNICIPAL ASSURANCE GROUP (OMAG)
TO DISTRIBUTE ESCROW ACCOUNT FUNDS**

WHEREAS, the City of Sapulpa desires to send a request to OMAG:

Return of Escrow Account Funds in the amount of \$170,000,

**NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF
SAPULPA, OKLAHOMA** that we approve Resolution No. _____ and authorize the
request of return.

**APPROVED BY THE CITY COUNCILORS FOR THE CITY OF SAPULPA, THE
_____ DAY OF _____, 2020.**

Reg Green, Mayor

Attest:

(City Clerk)



AGENDA ITEM

Administration 10. G.

City Council Regular

Meeting Date: January 21, 2020

Submitted By: Pam Vann, Finance Director

Department: Finance

Presented By: Pam Vann

SUBJECT:

Discussion and possible action regarding a Resolution of the City of Sapulpa, Oklahoma, amending the FY 2019-2020 General Fund annual budget by increasing appropriations in the Animal Control department in the amount of \$38,500.00 for the purpose of providing funds for personnel costs, supplies, and utilities.

BACKGROUND:

Upon completion of the Animal Shelter it was determined that an additional employee was needed. Additional supply and utility costs are being incurred due to the increased size of the new facility. The fund balance in the General Fund is sufficient to appropriate the funds needed without negatively affecting reserves.

RECOMMENDATION:

Staff recommends approval of the resolution.

Attachments

General Fund Budget Resolution-Animal Control

General Fund budget adjustment-Animal Control

RESOLUTION NO. _____

A RESOLUTION OF THE CITY OF SAPULPA, OKLAHOMA, AMENDING THE FY 2019-2020 GENERAL FUND ANNUAL BUDGET BY INCREASING APPROPRIATIONS IN THE ANIMAL CONTROL DEPARTMENT IN THE AMOUNT OF \$38,500.00 FOR THE PURPOSE OF PROVIDING FUNDS FOR PERSONNEL COSTS, SUPPLES, AND UTILITIES.

WHEREAS, upon completion of the Animal Shelter it was determined that an additional employee was needed; and

WHEREAS, additional supply and utility costs will be incurred to maintain the new facility; and

WHEREAS, the fund balance in the General Fund is sufficient to appropriate the funds needed without negatively affecting reserves,

NOW, THEREFORE BE IT RESOLVED, by the City Council of the City of Sapulpa, Oklahoma, that the following budget amendment be made:

GENERAL FUND

(Increase) 10-513-101 Salaries	\$20,000.00	
(Increase) 10-513-133 Employee Insurance	5,000.00	
(Increase) 10-513-211 Janitorial Supplies	1,500.00	
(Increase) 10-513-214 Operational Supplies	3,000.00	
(Increase) 10-513-260 Minor Equipment & Furnishings	1,000.00	
(Increase) 10-513-331 Utilities	<u>8,000.00</u>	
Total Appropriation Increase:		\$38,500.00

PASSED BY THE CITY COUNCIL FOR THE CITY OF SAPULPA, OKLAHOMA and signed by the Mayor this 21st day of January 2020.

Reg Green, Mayor

ATTEST:

Shirley Burzio, City Clerk

David Widdoes, City Attorney

