# CITY OF SAN ANTONIO CONSENT AGENDA OFFICE OF MANAGEMENT & BUDGED. INTERDEPARTMENTAL CORRESPONDENCE

TO: Mayor and City Council

FROM: Louis A. Lendman, Director of Management & Budget

COPIES TO: Milo Nitschke, Director of Finance; Michael Rich, Risk Manager; File

SUBJECT: Professional Services Contract for Third Party Administrator

DATE: October 23, 2002

## SUMMARY AND RECOMMENDATIONS

This Ordinance ratifies the renewal and extension of a Contract with Cambridge Integrated Services Group, Inc. to provide Third Party Claims Administration Services for the City's Self-Insured Liability and Workers' Compensation programs. The term of the contract will be for a one-year period beginning October 1, 2002 through September 30, 2003, at a cost of \$1,011,750.

Staff recommends approval of this ordinance.

## **BACKGROUND**

The City employs a Third Party Administrator to process, investigate, adjust, negotiate, and make payments for claims in accordance with the requirements of the Texas Workers' Compensation Act and the Texas Tort Claims Act. The City has had its Workers' Compensation program administered since 1974 and its Liability program administered since 1983 through various third party administrators. The Third Party Claims Administrator provides a vital service to the City by processing approximately 1,900 Workers' Compensation and 1,400 Liability claims a year.

Pursuant to Ordinance No. 92177, the City Manager and the Chief Operations Manager of Cambridge Integrated Service Group, Inc. executed an agreement for the provision of Third Party Claims Administration Services and allowed for a renewal for four (4) successive one (1) year periods. The cost for this renewal period is \$1,011,750.00. Through this Ordinance the City will be exercising its second renewal option, under the same terms and conditions.

## **POLICY ANALYSIS**

On July 27, 2000, City Council passed and approved Ordinance 92177 which authorized the execution of the original Contract between the City and Cambridge Integrated Services Group, Inc. On September 27, 2001, City Council passed and approved Ordinance 94620 which renewed and extended the original contract for the second year. This Ordinance will authorize the continuation of the Third Party Claims Administration Services for the third of the five (5) year period as agreed upon in the Contract.

# FISCAL IMPACT

Third Party Claims Administration Services are budgeted for annually in the Self-Insurance Workers' Compensation and Liability Funds. The sources of these funds include operating revenues through departmental assessments for risk management services and non-operating revenues. Non-operating revenues include interest on time deposits, stop loss payments and recovery of subrogated claims. This Ordinance will authorize one full year of Third Party Claims Administration Services and recurring expenditures for subsequent years will be requested through Ordinance annually.

# **COORDINATION**

The Office of Management & Budget has coordinated this item with the City Attorney's Office and Finance Department.

# SUPPLEMENTAL COMMENTS

The City's Risk Manager has evaluated the services provided by Cambridge Integrated Services Group, Inc., and has determined them to be in compliance with the scope of services contained in the contract. I concur with this evaluation. The Discretionary Contracts Disclosure Form is attached.

### **SIGNATURES**

Louis A. Lendman

Director of Management & Budget

Christopher J. Brady
Assistant City Manage

APPROVED:

City Manager

Oct-25-02 OB:33am From-CAMBRIDGE SERVICES GROUP

T-927 P.02/03 F-105

METO NOT Applicable for questions that do not apply.

" This form is required to be supplemented in the event there is any charge in the information under (1), (2), or (3) below, before the discretionery contract is the subject of council action, and no later than two (5) business days after any change about which information is required to be filed.

Disclosure of Parties, Owners, and Closely Related Persons

For the purpose of assisting the city in the enforcement of provisions contained in the City Charter and the code of ethics, an individual or business entity seeking a discretionary contract from the city is required to disclose in connection with a proposal for a discretionary contract:

(1) the identity of any individual who would be a parocto the discretionary contracts.

No individual, Cambridge Integrated Services Group, Inc. only.

(2) to denity of any business multi-1921 would be a park to the discretionary to the discreti

Chartening and all be big mass county that would be a subpostractor on the discretionary

Subcontractor will be utilized only at the direct consent of the City of San Antonio, and subcontractors will be required to meet the minimum specifications and service standards required by the City of San Antonio. Please refer to the proposal for recommended subcontractors.

(B) any mandalar to sente and the light of the carried to be a partie of the carried to the carr

Cambridge can provide all services proposed in this contract without any other individual or business entity.

(3) the dentity of any lebbyest of public telepore from employed the purpose related to the decrets any content to the personal relation of the property of the description of the descr

None.

COSA Fam 1060-13-2 Discretorary Contract 69/7/101

<sup>&</sup>lt;sup>1</sup> A business entity means a sale proprietorable, partnership, firm, corporation, holding company, joint-stack company, receivership, trust, urdincorporated association, or any other entity recognized by law.

From-CAMBRIDGE SERVICES GROUP Oct-25-02 08:34am

Political Contributions

Any individual or business entity seeking a discretionary contract from the city must disclose in connection with a proposal for a discretionary contract all political earthful pre-totaling one hundred dollars (\$100) or more within the past twenty ou (24) months in side directly or indused to any current of former member of City Council, any caribidate for City council of to any political action committee that contributes to Dity Council elections by any individual of business shilly whose dentity must be discipsed under (1) (2) or (3) above indirect contributions by an individual include but are not limited to contributions in age by the individuate apoure: Whether statutory on common law ladiest seathfully by an entity include but are not limited to convibutions made through the onicals lowners attorney or realistered leady as of the entire with the land the land

To Whom Made:	Amount:	Date of Contribution:
None	N/A	N/A

Disclosures to Reposals

Any individual of business cally speking a distribution contract with the dry shall olsclass any known acts which reasonably understood, mise a question as to whether any city official of employee world vibiae Section 1-of Patt B. Improper Geomonic Benefit by participating th oficial action to the discountry contract

To our knowledge Cambridge would not violate Section 1 Part B by participating in official action relating to the discretionary contract.

Signature:

Title: Coo

Company: Carbridge

10/1/1/2

For purposes of this rule, tacts are "reasonably understood" to "raise a question" about the appropriateness of chical action if a distributested person would conclude that the facts, if the, require recusal or require careful consideration of whether or not recusal