CITY OF SAN ANTONIO INTERDEPARTMENTAL MEMORANDUM PUBLIC WORKS DEPARTMENT

TO:

Mayor and City Council

FROM:

Thomas G. Wendorf, P.E., Director of Public Works

THROUGH: Terry M. Brechtel, City Manager

COPIES:

Melissa Byrne Vossmer; Andrew Martin; Peter Zanoni; Milo D. Nitschke; file

SUBJECT:

Stahl Road – O'Connor to Judson

DATE:

March 11, 2004

SUMMARY AND RECOMMENDATIONS

This ordinance accepts the proposal and awards a professional service contract in the amount of \$457,500 payable to Pape-Dawson Engineers, Inc., a non-MBE firm, for engineering services and authorizes \$45,750 for design contingency expenses, for an overall total amount of \$503,250 in connection with the Stahl Road – O'Connor to Judson project, an authorized 2003-2007 General Obligation Street Improvement Bond funded project located in City Council District 10.

Staff recommends approval of this ordinance.

BACKGROUND INFORMATION

This ordinance authorizes compensation to Pape-Dawson Engineers, Inc., for engineering services to provide base engineering services to include design preparation of plans and bid documents and construction phase services and additional services to include Texas Department of Licensing and Regulation (TDLR) review and inspection, tree survey and related items, record drawings, Traffic Control Plan (TCP) and Storm Water Pollution Prevention Plan (SW3P) as shown on the proposal included herein as Attachment 2. The project is anticipated to be advertised for construction in September 2006 and be completed by December of 2007.

This project will provide for street reconstruction to five lanes and associated drainage and traffic improvements.

POLICY ANALYSIS

Approval of this ordinance will be a continuation of City Council policy to design previously approved 2003-2007 General Obligation Street Improvement Bond funded Capital Improvement Projects.

FISCAL IMPACT

This ordinance is also a declaration of the City's official intent to reimburse itself from the proceeds derived from the sale of the City of San Antonio, General Obligation Street Improvement Bonds, Series 2003 for any authorized expenditures from any lawfully available funds of the City.

The following appropriations are contingent upon the sale of the City of San Antonio, General Obligation Street Improvement Bonds, Series 2003 for engineering services in connection with the Stahl Road – O'Connor to Judson project.

This is a one-time capital improvement expenditure within budget and not included in the FY 04-09 Capital Improvement Program Budget. Funds in the amount of \$503,250 are available from 2003-2007 General Obligation Street Improvement Bonds, and are authorized payable as follows:

\$457,500.00 payable to Pape-Dawson Engineers, Inc. for engineering services \$45,750.00 payable for design contingency expenses

COORDINATION

This request for ordinance has been coordinated with the Finance Department and the Office of Management and Budget.

SUPPLEMENTARY COMMENTS

The Discretionary Contracts Disclosure Form required by the Ethics Ordinance is attached.

ATTACHMENTS

- 1) Project Map
- 2) Pape-Dawson Engineers, Inc. Fee Proposal
- 3) Professional Services Agreement
- 4) Discretionary Contracts Disclosure Form

M. OnEckel

Thomas G. Wendorf, P. E.

Director of Public Works

Melissa Byrne Vossmer

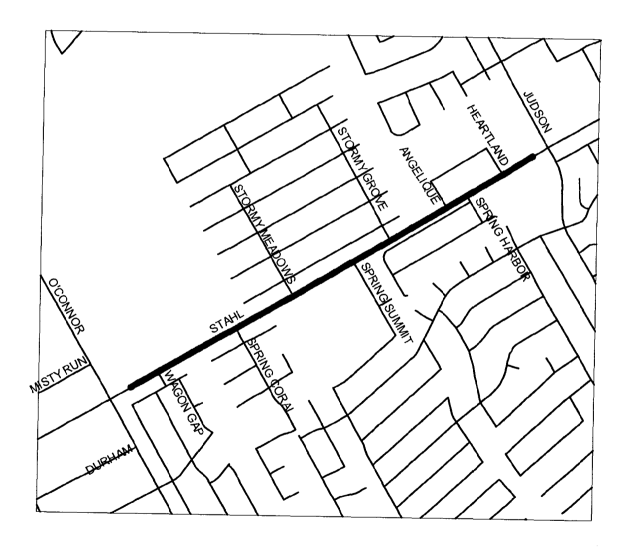
Assistant City Manager

Approved:

Terry M. Brechtel

City Manager

STAHL: O' CONNOR TO JUDSON







CONSULTANT FEE PROPOSAL SUMMARY

PROJECT:		Stahl Road - O'Connor to Judson	_	
DATE:		February 26, 2004	_	
		e the fee amounts that you are requesting con eligible for compensation will be "checked" i		
				Amount:
A. 🔀	BASE	FEE (as per Professional Services Agreemer	nt)=	\$ 400,000
В.	ADDI'	TIONAL SERVICES FEES:	Amount:	
		LR review and inspection	= \$ <u>1,200</u>	
	2. Des	ign Enhancement sub-consultant services	= \$	
\boxtimes		ffic Control plan (TCP) preparation dify TCP for project to include MPO projects	= \$ <u>25,000</u>	
\boxtimes	4. Tree	e survey/protection/mitigation/permit	= \$ 300	
\boxtimes	5. Soil	Borings and Soils Report	= \$ <u>16,500</u>	
\boxtimes	6. Rec	ord drawings	= \$ 7,500	
\boxtimes	7. Con	sultant One Year Warranty Services	= \$ 2,000	
\boxtimes	8. SW	3P	= \$ 5,000	
	9. USA	ACE 404 Permit	=\$	
	10. Ra	ilroad Permit	= \$	
	11. Tx	DOT Permit	= \$	
		Subtotal	= \$ <u>57,500</u>	
		Additional Services F	Gee Subtotal=	= \$ <u>57,500</u>
TC	TAL PF	ROFESSIONAL SERVICES FEE	=	\$ 457,500
	-	rpose of establishing a unit rate fee for certa te following unit rates are requested:	in design efforts that are	understood to be additional
\boxtimes	1. Prep	paration of driveway plats	= \$ <u>100</u>	_ / ea.
	-	cial driveway grading	= \$ 900	
\boxtimes	acq	paration of plats and field notes for property uisition or easement procurement (incl. nt of entry agreements)		

PROFESSIONAL SERVICES AGREEMENT FOR ENGINEERING SERVICES

STATE OF TEXAS

COUNTY OF BEXAR

AGREEMENT FOR

STAHL ROAD, O'CONNOR TO JUDSON

This AGREEMENT is made and entered into by and between the City of San Antonio
(hereinafter referred to as "CITY"), a Texas Municipal Corporation acting by and through it
City Manager, pursuant to Ordinance No, passed and approved on the
day of, 2004 and Pape-Dawson Engineers, Inc. (hereinafter referred to a
"CONSULTANT"), both of which may be referred to herein collectively as the "PARTIES".
IN CONSIDERATION of the mutual covenants, terms, conditions, privileges and obligation herein contained, CITY and CONSULTANT do hereby agree as follows:
I. DEFINITIONS
As used in this ACDEFMENT, the following terms shall have meanings as set ou

As used in this **AGREEMENT**, the following terms shall have meanings as set out below:

- 1.1 "Director" means the director of CITY's Public Works Department, or the designated project manager identified by the Notice to Proceed.
- 1.2 "Project" means the capital improvement/construction development undertaking of CITY for which CONSULTANT's design services, as stated in the Scope of Services, are to be provided pursuant to this AGREEMENT.
- 1.3 "Ab Initio" means from the beginning; from the first act; from the inception. See Black's Law Dictionary, 5th Ed., © 1983.
- 1.4 "Respondeat Superior" means let the master answer. This maxim means that a master is liable in certain cases for the wrongful acts of his servant, and a principal for those of his agent. See Black's Law Dictionary, 5^{th} Ed., © 1983.

II. PERIOD OF SERVICE

This **AGREEMENT** shall take effect on the eleventh (11th) calendar day after it is approved by the San Antonio City Council or upon execution by both parties, whichever date is later, and continue in full force and effect for the period required for completion of the duties as set forth in the Scope of Services.

III. SCOPE OF SERVICES

- 3.1 CONSULTANT shall not commence work until CONSULTANT has been thoroughly briefed on the scope of Project, and has been notified in writing by Director to proceed. CONSULTANT shall provide a written summary of the scope meeting, including a description of the Project's scope and CONSULTANT's services required by said scope. Should the scope subsequently change, either party may request a review of the anticipated services, with an appropriate adjustment in fees; however, such adjustment cannot exceed the maximum allowed for additional services in Article V, Compensation, and cannot substantially alter the original scope of this AGREEMENT.
- 3.2 **CONSULTANT**, in consideration for the compensation herein provided, shall render the professional services necessary for the development of the Project to substantial completion, including plans and specifications, construction services and any special and general conditions and instruction to bidders as acceptable to Director.
- 3.3 CONSULTANT shall be represented by a professional engineer licensed to practice in the State of Texas at meetings of any official nature concerning the Project, including but not limited to scope meetings, review meetings and other meetings as may be required by the Project development process. All design submittals shall carry the signature and seal or, in the case of progress, or incomplete submittals, an appropriate disclaimer with the professional engineer's name and license number, with the date of the submittal adjacent thereto of a licensed professional engineer.
- 3.4 **CONSULTANT** shall complete the various phases of work listed in this Article III "Scope of Services", including all attachments hereto, in accordance with the Production Schedule in Attachment "B" of this AGREEMENT. Director may, in writing, extend any delivery dates contained in said Attachment "B", Production Schedule, as requested by **CONSULTANT**.
- 3.5 Upon acceptance and approval of the plans, reports or other producibles required for a phase of work, as set forth in the Scope of Services, Director shall authorize CONSULTANT, in writing, to proceed with the next phase of work.
- 3.6 The following is a list of all the documents that comprise the Scope of Services for this Project: Each such document is attached hereto and incorporated herein for all purposes. **CONSULTANT** agrees to perform all work required by this Scope of Services.
 - 3.6.1 ATTACHMENT "A" (Scope of Services)
 - 3.6.2 ATTACHMENT "B" (Production Schedule)
 - 3.6.3 ATTACHMENT "C" (Consultant's Fee Proposal and SBEDA Participation Statement From Consultant's Interest Statement)

IV. COORDINATION WITH THE CITY

- 4.1 CONSULTANT shall hold periodic conferences with Director, so that the project, as developed, shall have the full benefit of CITY's experience and knowledge of existing needs and facilities and be consistent with its current policies and standards. No more than two conferences shall be held per phase, unless otherwise agreed to by Parties. CITY shall make available, for CONSULTANT's use, all existing plans, maps, field notes, statistics, computations, and other data in its possession relative to existing facilities and to this Project as may be requested by CONSULTANT at no cost to CONSULTANT.
- 4.2 Director shall act on behalf of CITY with respect to the work performed under this AGREEMENT. He shall have complete authority to transmit instructions, receive information, and interpret and define CITY's policies and decisions with respect to materials, equipment elements and systems pertinent to CONSULTANT's services.
- 4.3 CITY shall provide written notice to the CONSULTANT of any errors or omissions discovered in the CONSULTANT's services, or performance, or of any development that affects the scope or timing of CONSULTANT's services.
- 4.4 **CONSULTANT** shall complete all applications and furnish all required data, as set forth in the Scope of Services, compiled by **CONSULTANT** for **CITY**'s use in obtaining any permits or approvals from governmental authorities having jurisdiction over the Project as may be necessary for completion of the Project. **CONSULTANT** shall not be obligated to develop additional data, prepare extensive reports or appear at hearings in order to obtain said permits or approvals, unless compensated therefore as provided in Article V, entitled "Compensation".

V. COMPENSATION

- 5.1 For and in consideration of the services to be rendered by CONSULTANT, CITY shall pay CONSULTANT the fee set forth in this Article V, Compensation. CITY may request CONSULTANT to perform an engineering study to refine the Project scope. Payment for such a study will be negotiated in accordance with Article V, Section 5.5 herein.
- 5.2 Nothing contained in this AGREEMENT shall require CITY to pay for any unsatisfactory work, as determined by Director, or for work that is not in compliance with the terms of this AGREEMENT. CITY shall not be required to make any payments to CONSULTANT at any time CONSULTANT is in default under this AGREEMENT.

5.3 BASIS FOR COMPENSATION

A. The total fee for CONSULTANT's work as defined in the Scope of Services shall be four hundred fifty-seven thousand five hundred and no/100 dollars (\$457,500.00).

- B. CONSULTANT may submit invoices for partial payment prior to submittal of review documents as outlined below. CONSULTANT must submit a written progress report detailing work performed for the billing period reflected in the invoice. A partial payment made must be in proportion to the work performed as reflected in the report and approved by Director. Partial payments shall be payable no later than thirty (30) days following acceptance by Director. Partial payments shall not exceed 70% of each phase prior to acceptance of that phase by CITY. The balance due for that phase will be paid upon acceptance of the phase by CITY. CITY shall have no more than 45 days from the date of submittal within which to review and approve or reject said phase. If no action has been taken by Director at the expiration of the 45 day review period, said phase shall be deemed approved. If any phases are authorized to be omitted then the percentage allocation will be applied to the next appropriate phase. Payments shall be made to the CONSULTANT in accordance with the following:
 - 1) PRELIMINARY PHASE "A": 30% of the total fee due **CONSULTANT** shall be payable no later than thirty (30) days following acceptance of the Preliminary Phase "A" work by **CITY**;
 - 2) PRELIMINARY PHASE "B": 30% of the total fee due **CONSULTANT** shall be payable no later than thirty (30) days following acceptance of the Preliminary Phase "B" work by **CITY**.
 - 3) FINAL DESIGN: 20% of the total fee due **CONSULTANT** shall be payable no later than thirty (30) days following acceptance of the Final Design by **CITY**.
 - 4) BID PHASE & DOCUMENTS: <u>5%</u> of the total fee due **CONSULTANT** shall be payable no later than thirty (30) days following acceptance of the Bid Documents by **CITY**.
 - 5) CONSTRUCTION PHASE: 15% of the total fee due CONSULTANT shall be payable by CITY in monthly installments in accordance with the percentage of construction completed as determine by Director in his sole discretion.
- 5.4 <u>MODIFICATIONS</u> CONSULTANT and CITY acknowledge the fact that the base fee as determined in section 5.3(A) above has been established predicated upon the total estimated costs of services to be rendered under the AGREEMENT. For additional services, compensation shall be subject to renegotiations in accordance with section 5.5 below.

5.5 COMPENSATION FOR ADDITIONAL PROFESSIONAL SERVICES

CONSULTANT may be required to perform the additional services listed in 5.5(B) below, subject to appropriations having been made therefore, in connection with this AGREEMENT. Should CONSULTANT be directed in writing by Director to perform these services, compensation shall be paid by CITY to CONSULTANT as authorized in writing by Director, as follows:

A. The basis for compensation for additional services may be in one or more of the following forms:

- (1) Rate for testimony of principals to be negotiated.
- (2) Non-Principal Salary cost times a multiplier of 2.5 with a stated maximum not to be exceeded.
- (3) Principal hourly rate set forth in 5.5(D) herein with a stated maximum not to be exceeded.
- (4) Reimbursement of non-labor expenses and CITY directed subcontract expenses at invoice cost plus a 15% service charge.
- (5) Lump sum per item of work to be negotiated.
- (6) Lump sum to be negotiated.

B. Additional services include, but are not limited to the following:

- (1) Assistance to CITY as an expert witness in any litigation with third parties, arising from the development or construction of the Project including the preparation of engineering data and reports.
- (2) Preparation of plats and field notes for acquisition of property required for the construction of the project.
- (3) Site visits for ROW pin locating and/or setting for utility companies.
- (4) Preparation of applications and supporting documents for governmental grants, loans, or advances in connection with the Project.
- (5) Preparation or review of environmental assessments and impact statements.
- (6) Review and evaluation of the effect on design requirements of the Project of any assessments, statements, or documents prepared by others.
- (7) Assistance in obtaining approvals of authorities having jurisdiction over the anticipated environmental impact of the Project.
- (8) Revising previously accepted studies, reports, design documents or AGREEMENT documents when such revisions are required by changes in laws, rules, regulations, ordinances, codes, standards, design criteria or orders enacted subsequent to the preparation of such studies, reports, and documents, or are due to causes beyond CONSULTANT's control.
- (9) Preparation of feasibility studies not required in the base AGREEMENT.
- (10) Detailed quantity surveys of materials, equipment and labor during or after construction phase.
- (11) Services in making revisions to Drawings and Specifications occasioned by the acceptance of substitutions by CITY proposed by the CONTRACTOR retained to construct the designed Project; and services after the award of each CONTRACT in evaluating and determining the acceptability of an unreasonable and excessive number of substitutions proposed by CONTRACTOR.
- (12) Services after the completion of the Construction Phase, such as inspections during any guarantee period and reporting observed discrepancies under guarantee called for in any contract for the Project.
- (13) Additional copies of reports, drawings and specifications over the number specified in the base **AGREEMENT**.
- (14) Preparation of all documents dealing with 404 permits, highway permits, and railroad agreements.
- (15) Preparation of driveway plats.

- (16) Obtaining Right of Entry Agreements on behalf of CITY for driveway penetrations.
- (17) Detailed measurements and surveys for exploration for utilities, if required.
- (18) Preparation of record drawing after completion of work by CONTRACTOR.
- (19) Actual performance of test borings and other soil or foundation investigations and related analysis.
- (20) Tree surveys.
- C. Salary Cost Salary cost is defined as the cost of salaries of engineers, draftsmen, stenographers, surveymen, clerks, laborers, etc. for time directly chargeable to the Project, plus customary and statutory benefits including but not limited to social security contributions, unemployment, excise and payroll taxes, employment compensation insurance, retirement benefits, medical and insurance benefits, sick leave, vacation and holiday pay applicable thereto.
 - a. The amount of customary and statutory benefits of all personnel other than Principals of the Consulting Firm will be considered equal to 43 % of salaries or wages.
- D. Principals of the Consulting Firm For the purpose of this provision, the Principals of the Consulting Firm and their total hourly charge will be as follows, except as stated previously for testimony as expert witnesses:

Principal Name SEE ATTACHMENT D Hourly Charge

5.6 <u>MAXIMUM COMPENSATION FOR ADDITIONAL SERVICES</u> – Total cumulative costs for the additional services listed in Section 5.5 or in Article VI below shall not exceed that amount appropriated by CITY as set forth in the ordinance authorizing this AGREEMENT, without prior authorization of the San Antonio City Council by passage of an ordinance therefore.

VI. REVISIONS TO DRAWINGS AND SPECIFICATIONS

CONSULTANT shall provide, at no expense to CITY, reasonable minor revisions to any phase, whether previously approved and accepted, as may be required to satisfy the scope of services established by this AGREEMENT. Approval of any phase constitutes CITY's acceptance of the design presented. After acceptance of each phase of the Project, any revisions, additions, or modifications made at CITY's request which constitute a change in the Scope of Services shall be subject to additional compensation to CONSULTANT as agreed upon by CITY, subject to Article V, Section 5.6 above.

VII. OWNERSHIP OF DOCUMENTS

- 7.1 CONSULTANT acknowledges and agrees that CITY shall own exclusively any and all information in whatsoever form and character produced and/or maintained in accordance with, pursuant to, or as a result of this AGREEMENT and shall be used as CITY desires and shall be delivered to CITY at no additional cost to CITY upon request or completion or termination of this AGREEMENT without restriction on future use.
- 7.2 CONSULTANT agrees and covenants to protect any and all proprietary rights of CITY in any materials provided to CONSULTANT. Such protection of proprietary rights by CONSULTANT shall include, but not be limited to, the inclusion in any copy intended for publication of copyright mark reserving all rights to CITY. Additionally, any materials provided to CONSULTANT by CITY shall not be released to any third party without the consent of CITY and shall be returned intact to CITY upon completion or termination of this AGREEMENT.
- 7.3 CONSULTANT hereby assigns all statutory and common law copyrights to any copyrightable work that in part or in whole was produced from this AGREEMENT to CITY, including all moral rights. No reports, maps, documents or other copyrightable works produced in whole or in part by this AGREEMENT shall be subject of an application for copyright by CONSULTANT. All reports, maps, project logos, drawings or other copyrightable work produced under this AGREEMENT shall become the property of CITY (excluding any instrument of services, unless otherwise specified herein). CONSULTANT shall, at its expense, defend all suits or proceedings instituted against CITY and pay any award of damages or loss resulting from an injunction, against CITY, insofar as the same are based on any claim that materials or work provided under this AGREEMENT constitute an infringement of any patent, trade secret, trademark, copyright or other intellectual property rights.
- 7.4 CONSULTANT may make copies of any and all documents and items for its files. CONSULTANT shall have no liability for changes made to or use of the drawings, specifications and other documents by other engineers, or other persons, subsequent to the completion of the Project. CITY shall require that any such change or other use shall be appropriately marked to reflect what was changed or modified.
- 7.5 Copies of documents that may be relied upon by CITY are limited to the printed copies (also known as hard copies) that are sealed and signed by CONSULTANT. Files in electronic media format of text, data, graphics, or other types that are furnished by CONSULTANT to CITY are only for convenience of CITY. Any conclusion or information obtained or derived from such electronic files will be at the user's sole risk.

VIII. TERMINATION AND/OR SUSPENSION OF WORK

8.1 For purposes of this **AGREEMENT**, termination of this **AGREEMENT** shall mean termination by expiration of the **AGREEMENT** term or earlier termination pursuant to any of the provisions hereof.

8.2 TERMINATION WITHOUT CAUSE.

- 8.2.1 This AGREEMENT may be terminated by either party upon written notice in accordance with Article XVIII, Notice. Such notice must specify an effective date of termination, which shall be not less than thirty (30) calendar days after the date of receipt of the notice by the other Party. If the notice does not specify a date of termination, the effective date of termination shall be thirty (30) calendar days after receipt of the notice by the other Party.
- 8.2.2 This AGREEMENT may be terminated by CITY prior to Director giving CONSULTANT written notice to proceed pursuant to Article III, Section 3.1, should Director, at his sole discretion, determine that it is not in CITY's best interest to proceed with this AGREEMENT. Such notice shall be provided in accordance with Article XVIII, Notice and shall be effective upon delivery by CITY in accordance with Article XVIII.
- 8.2.3 CITY shall equitably compensate CONSULTANT in accordance with the terms of this AGREEMENT for the Services properly performed prior to the effective date of termination, following inspection and acceptance of same by CITY. CONSULTANT shall not, however, be entitled to lost or anticipated profits should CITY choose to exercise its option to terminate.

8.3 DEFAULTS WITH OPPORTUNITY FOR CURE.

Should CONSULTANT fail to provide the required designs and/or documents required by Article III, Scope of Services by the due dates establish in Article III, Attachment B, Production Schedule, in acceptable form, as indicated in said Scope of Services as approved by Director, same shall be considered a default. However, Parties agree that no default shall be considered to occur where CONSULTANT's failure to provide the designs and/or documents is directly caused by the actions of CITY. CITY shall deliver written notice of said default specifying such matter(s) in default. CONSULTANT shall have ten (10) days after receipt of the written notice, in accordance with Article XVIII, Notice, to cure such default. If CONSULTANT fails to cure the default within such tenday cure period, CITY shall have the right, without further notice, to terminate this AGREEMENT in whole or in part as CITY deems appropriate, and to CONTRACT with another contractor to complete the work required in this AGREEMENT. CITY shall also have the right to offset the cost of said new CONTRACT with a new contractor against CONSULTANT's future or unpaid invoice(s), subject to the duty on the part of CITY to mitigate its losses to the extent required by law.

- 8.4 <u>TERMINATION FOR CAUSE</u>. Upon written notice, CITY may terminate this **AGREEMENT** upon the occurrence of one (1) or more of the following events, each of which shall constitute an Event for Cause under this **AGREEMENT**:
 - 8.4.1 **CONSULTANT** makes or allows to be made any material misrepresentation or provides any materially misleading information in connection with this **AGREEMENT**, including, but not limited to, **CONSULTANT's** Interest Statement, or any covenant, obligation, term or condition contained in this **AGREEMENT**; or

- 8.4.2 **CONSULTANT** violates or fails to perform any covenant, provision, obligation, term or condition of a material nature contained in this **AGREEMENT**, except those events of default for which an opportunity to cure is provided herein; however, if such default as provided in Section 8.3, Defaults with Opportunity for Cure, exceeds the following, same shall be considered an Event for Cause, subject to the remedies as provided herein:
 - (A) CONSULTANT fails to cure a default listed in Section 8.3 within the time period required for cure; or
 - (B) **CONSULTANT** is in default as provided in Section 8.3 on more than one occasion in any consecutive twelve (12) month period.
- 8.4.3 **CONSULTANT** attempts to assign this **AGREEMENT** contrary to the terms hereof; or experiences a change in ownership interest greater than thirty percent (30%), or control of its business entity; or
- 8.4.4 CONSULTANT ceases to do business as a going concern; makes an assignment for the benefit of creditors; admits in writing its inability to pay debts as they become due; files a petition in bankruptcy or has an involuntary bankruptcy petition filed against it (except in connection with a reorganization under which the business of such party is continued and performance of all its obligations under this AGREEMENT shall continue); or if a receiver, trustee or liquidator is appointed for it or any substantial part of CONSULTANT's assets or properties; or
- 8.4.5 **CONSULTANT** fails to comply in any respect with the insurance requirements set forth in this **AGREEMENT**; or
- 8.4.6 **CONSULTANT** violates any rule, regulation or law by which **CONSULTANT** is bound or shall be bound while and in performing the services required under this **AGREEMENT**.
- 8.5 <u>TERMINATION BY LAW.</u> If any state or federal law or regulation is enacted or promulgated which prohibits the performance of any of the duties herein, or, if any law is interpreted to prohibit such performance, this **AGREEMENT** shall automatically terminate as of the effective date of such prohibition.
- 8.6 **EFFECT OF TERMINATION.** Notwithstanding Section 8.3, Defaults with Opportunity for Cure, upon a decision to terminate by **CITY**, written notice of such shall be immediately provided to **CONSULTANT** specifying the effective date of termination, notice of which shall be given in accordance with Article XVIII, Notice.
 - 8.6.1 Regardless of how this AGREEMENT is terminated, and subject to 8.6.2, CONSULTANT shall affect an orderly transfer to CITY or to such person(s) or firm(s) as the CITY may designate, at no additional cost to CITY, all completed or partially completed specifications and reproducibles of all completed or partially completed designs

and plans prepared pursuant to this AGREEMENT, documents, papers, records, charts, reports, and any other materials or information produced as a result of or pertaining to the services rendered by CONSULTANT, or provided to CONSULTANT, hereunder in accordance with Article VII, Ownership of Documents. Any record transfer shall be completed within thirty (30) calendar days of the termination date and shall be completed at CONSULTANT's sole cost and expense. Payment of compensation due or to become due to CONSULTANT is conditioned upon delivery of all such documents.

- 8.6.2 Within forty-five (45) calendar days of the effective date of completion, or termination or expiration of this AGREEMENT, CONSULTANT shall submit to CITY its claims, in detail, for the monies owed by CITY for services performed under this AGREEMENT through the effective date of termination. Failure by CONSULTANT to submit its claims within said forty-five (45) calendar days shall negate any liability on the part of CITY and constitute a Waiver by CONSULTANT of any and all right or claims to collect moneys that CONSULTANT may rightfully be otherwise entitled to for services performed pursuant to this AGREEMENT.
- 8.6.3 Upon the effective date of expiration or termination of this AGREEMENT, CONSULTANT shall cease all operations of work being performed by CONSULTANT or any of its subcontractors pursuant to this AGREEMENT.
- 8.6.4 <u>Termination not sole remedy.</u> In no event shall CITY's action of terminating this AGREEMENT, whether for cause or otherwise, be deemed an election of CITY's remedies, nor shall such termination limit, in any way, at law or at equity, CITY's right to seek damages from or otherwise pursue CONSULTANT for any default hereunder or other action.

8.7 <u>RIGHT OF CITY TO SUSPEND GIVING RISE TO RIGHT OF CONSULTANT TO TERMINATE</u>.

- 8.7.1 CITY may suspend this AGREEMENT at the end of any phase for the convenience of CITY by issuing a signed, written notice of suspension (citing this paragraph) as provided in Article XVIII, Notice, which shall outline the reasons for the suspension and the duration of the suspension. However, it is understood and agreed by the Parties that the total number of days of suspension as reflected in said notice is not guaranteed, and in fact, may be shorter or longer. Such suspension shall take effect upon the date set forth in the notice, or if no date is set forth, immediately upon CONSULTANT's receipt of said notice.
- 8.7.2 **CONSULTANT** may terminate this **AGREEMENT** in the event such suspension exceeds one hundred and twenty (120) calendar days. **CONSULTANT** may exercise this right to terminate by issuing a signed, written notice of termination, in accordance with Article XVIII, Notice, (citing this paragraph) to **CITY** after the expiration of one hundred and twenty (120) calendar days from the effective date of the suspension. Termination pursuant to this paragraph shall become effective immediately upon receipt of said written notice by **CITY**.

8.8 PROCEDURES FOR CONSULTANT TO FOLLOW UPON RECEIPT OF NOTICE OF SUSPENSION.

- 8.8.1 Upon receipt of written notice of suspension, **CONSULTANT** shall, unless the notice otherwise directs, immediately discontinue all services in connection with the performance of this agreement and cancel all existing orders and contracts.
- 8.8.2 **CONSULTANT** shall prepare a statement showing in detail the services performed under this agreement prior to the effective date of suspension.
- 8.8.3 All completed or partially completed designs, plans and specifications prepared under this agreement prior to the effective date of suspension shall be prepared for possible delivery to CITY but shall be retained by CONSULTANT until such time as CONSULTANT may exercise the right to terminate.
- 8.8.4 In the event that CONSULTANT exercises the right to terminate after the suspension date as provided by this Article, within thirty (30) calendar days after receipt by CITY of CONSULTANT's notice of termination, CONSULTANT shall submit the above referenced statement showing in detail the services performed under this agreement prior to the effective date of suspension. Nothing in this section 8.8.4 shall prevent CONSULTANT from submitting invoices for partial payments for work performed prior to the termination date as provided by Article V, Compensation.
- 8.8.5 Additionally, any documents prepared in association with this AGREEMENT shall be delivered to CITY by CONSULTANT, as a pre-condition to final payment, within thirty (30) calendar days after receipt by CITY of CONSULTANT's notice of termination.
- 8.8.6 Upon the above conditions being met, CITY shall pay CONSULTANT that proportion of the prescribed fee which the services actually performed under this agreement bear to the total services called for under this agreement, less previous payments of the fee.
- 8.8.7 CITY, as a public entity, has a duty to document the expenditure of public funds. CONSULTANT acknowledges this duty on the part of CITY. To this end, CONSULTANT understands that failure of CONSULTANT to substantially comply with the submittal of the statements and documents as required herein shall constitute a waiver by CONSULTANT of any portion of the fee for which CONSULTANT did not supply such necessary statements and/or documents.

IX. INSURANCE REQUIREMENTS

9.1 Prior to the commencement of any work under this AGREEMENT, CONSULTANT shall furnish an original completed Certificate of Insurance to CITY's Public Works Department and CITY's Risk Management Division, and shall be clearly labeled "Stahl Road, O'Connor to Judson", which shall be completed by an agent authorized to bind the named underwriter(s) and

their company to the coverage, limits, and termination provisions shown thereon, containing all required information referenced or indicated thereon. The original certificate must have the agent's original signature, including the signer's company affiliation, title and phone number, and be mailed directly from the agent to CITY. CITY shall have no duty to pay or perform under this AGREEMENT until such certificate shall have been delivered to CITY's Public Works Department and CITY's Risk Management Office, and no officer or employee shall have authority to waive this requirement.

9.2 CONSULTANT's financial integrity is of interest to CITY, therefore, subject to CONSULTANT's right to maintain reasonable deductibles in such amounts as are approved by CITY, CONSULTANT shall obtain and maintain in full force and effect for the duration of this AGREEMENT, and any extension hereof, at CONSULTANT's sole expense, insurance coverage written on an occurrence basis, except for professional liability, by companies authorized, approved or admitted to do business in the State of Texas and rated A- or better by A.M. Best Company and/or otherwise acceptable to CITY, in the following types and amounts:

TYPE MINIMU	IM AMOUNTS
1. Workers' Compensation	Statutory
2. Employers' Liability	\$500,000/\$500,000/\$500,000
3. Commercial General (public) Liability Insurance to include coverage for the following: a. Premises/Operations b. Independent Contractors c. Products/completed operations d. Personal Injury e. Contractual liability	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per; General Aggregate limit of \$2,000,000 occurrence or its equivalent in umbrella or excess liability coverage
 4. Business Automobile Liability a. Owned/Leased Vehicles b. Non-Owned Vehicles c. Hired Vehicles 	Combined Single Limit for Bodily Injury and Property Damage of \$1,000,000 per occurrence
5. Professional Liability (Claims made form)	\$1,000,000 per claim to pay on behalf of the insured all sums which the insured shall become legally obligated to pay as damages by reason of any negligent act, malpractice, error or omission in professional services.

9.3 CITY shall be entitled, upon request and without expense, to receive copies of the policies and all endorsements thereto as they apply to the limits required by CITY. CONSULTANT shall be required to comply with any such requests and shall submit a copy of the replacement certificate of insurance to CITY at the address provided in Article IX herein within 10 days of the requested change.

- 9.4 **CONSULTANT** agrees that with respect to the above required insurance, all insurance contracts and Certificate(s) of Insurance will contain the following required provisions:
 - Name CITY and its officers, employees, and elected representatives as <u>additional insureds</u> as respects operations and activities of, or on behalf of, the named insured performed under contract with CITY, with the exception of the workers' compensation and professional liability polices;
 - Provide for an endorsement that the "other insurance" clause shall not apply to the City of San Antonio where CITY is an additional insured shown on the policy;
 - Workers' compensation and employers' liability policy will provide a waiver of subrogation in favor of CITY.
- 9.5 When there is a cancellation, non-renewal or material change in coverage which is not made pursuant to a request by CITY, CONSULTANT shall notify CITY of such and shall give such notices not less than thirty (30) days prior to the change, if CONSULTANT knows of said change in advance, or ten (10) days notice after the change, if the CONSULTANT did not know of the change in advance. In the event of cancellation or non-renewal, such notice must be accompanied by a replacement Certificate of Insurance. All notices under this Article shall be given to CITY at the following addresses:

City of San Antonio	City of San Antonio
Public Works Department - Capital Programs	Risk Management
P.O. Box 839966	111 Soledad, 10 th Floor
San Antonio, Texas 78283-3966	San Antonio, Texas 78205

- 9.6 If CONSULTANT fails to maintain the aforementioned insurance, or fails to secure and maintain the aforementioned endorsements, CITY may obtain such insurance, and deduct and retain the amount of the premiums for such insurance from any sums due under the AGREEMENT; however, procuring of said insurance by CITY is an alternative to other remedies CITY may have, and is not the exclusive remedy for failure of CONSULTANT to maintain said insurance or secure such endorsement. In addition to any other remedies CITY may have upon CONSULTANT's failure to provide and maintain any insurance or policy endorsements to the extent and within the time herein required, CITY shall have the right to order CONSULTANT to stop work hereunder, and/or withhold any payment(s) which become due to CONSULTANT hereunder until CONSULTANT demonstrates compliance with the requirements hereof. A stop work order given to CONSULTANT by CITY in accordance with this Article shall not constitute a Suspension of Work pursuant to Article VIII, Section 8.7.
- 9.7 Nothing herein contained shall be construed as limiting in any way the extent to which CONSULTANT may be held responsible for payments of damages to persons or property resulting from CONSULTANT's or its subcontractors' performance of the work covered under this AGREEMENT.

9.8 It is agreed that **CONSULTANT's** insurance shall be deemed primary with respect to any insurance or self insurance carried by **CITY** of San Antonio for liability arising out of operations under this **AGREEMENT**.

X. INDEMNIFICATION

10.1 CONSULTANT, whose work product is the subject of this AGREEMENT for engineering services, agrees to INDEMNIFY AND HOLD CITY, ITS ELECTED OFFICIALS, OFFICERS AND EMPLOYEES HARMLESS against any and all claims, lawsuits, judgments, cost, liens, losses, expenses, fees (including attorney's fees and costs of defense), proceedings, actions, demands, causes of action, liability and suits of any kind and nature, including but not limited to, personal injury (including death), property damage, or other harm for which recovery of damages is sought that may ARISE OUT OF OR BE OCCASIONED OR CAUSED BY CONSULTANT'S NEGLIGENT ACT, ERROR, OR OF CONSULTANT, ANY AGENT, OFFICER, DIRECTOR. REPRESENTATIVE, EMPLOYEE, CONSULTANT OR SUBCONSULTANT OF CONSULTANT, AND THEIR RESPECTIVE OFFICERS, AGENTS, EMPLOYEES, DIRECTORS AND REPRESENTATIVES while in the exercise of performance of the rights or duties under this AGREEMENT. The indemnity provided for in this paragraph shall not apply to any liability resulting from the negligence of CITY, its officers or employees, in instances where such negligence causes personal injury, death, or property damage. IN THE EVENT CONSULTANT AND CITY ARE FOUND JOINTLY LIABLE BY A COURT OF COMPETENT JURISDICTION, LIABILITY SHALL BE APPORTIONED COMPARATIVELY IN ACCORDANCE WITH THE LAWS OF THE STATE OF TEXAS, WITHOUT, HOWEVER, WAIVING ANY GOVERNMENTAL IMMUNITY AVAILABLE TO CITY UNDER TEXAS LAW AND WITHOUT WAIVING ANY DEFENSES OF THE PARTIES UNDER TEXAS LAW.

10.2 CONSULTANT shall advise CITY in writing within 24 hours of any claim or demand against CITY or CONSULTANT known to CONSULTANT related to or arising out of CONSULTANT's activities under this AGREEMENT.

10.3 The provisions of this section are solely for the benefit of the parties hereto and not intended to create or grant any rights, contractual or otherwise, to any other person or entity.

XI. ENGINEER'S LIABILITY

11.1 Acceptance of the final plans by CITY shall not constitute nor be deemed a release of the responsibility and liability of CONSULTANT, its employees, associates, agents or subcontractors for the accuracy and competency of their designs, working drawings, specifications or other documents and work; nor shall such acceptance be deemed an assumption of responsibility or liability by CITY for any defect in the designs, working drawings, specifications or other documents and work prepared by said CONSULTANT, its employees, subcontractors, and agents.

11.2 Standard of Care: Services provided by **CONSULTANT** under this **AGREEMENT** will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing under similar circumstances.

XII. LICENSING

CONSULTANT shall utilize qualified personnel to complete the work to be performed under this AGREEMENT, and all work performed under this AGREEMENT is to be executed under the direct supervision of a licensed professional engineer as required by state law. Persons retained to perform work pursuant to this AGREEMENT shall be the employees or subcontractors of CONSULTANT. CONSULTANT or its subcontractors shall perform all necessary work.

XIII. ASSIGNMENT OF RIGHTS OR DUTIES

- 13.1 By entering into this AGREEMENT, CITY has approved the use of any subcontractors identified in CONSULTANT's Interest Statement. No further approval shall be needed for CONSULTANT to use such subcontractors as are identified in CONSULTANT's Interest Statement.
- 13.2 Except as otherwise required herein, CONSULTANT may not sell, assign, pledge, transfer or convey any interest in this AGREEMENT nor delegate the performance of any duties hereunder, by transfer, by subcontracting or any other means, without the consent of CITY. Actual engineering services, those required by law to be performed by a licensed engineer, or services to be performed which, by law, require the supervision and approval of a licensed engineer, may only be subcontracted upon the written approval of the San Antonio City Council, by approval and passage of an ordinance therefore. Any other services to be performed under this AGREEMENT may be subcontracted upon the written approval of Director.
- 13.3 As a condition of consent, if same is given, CONSULTANT shall remain liable for completion of the services outlined in this AGREEMENT in the event of default by the successor consultant, assignee, transferee or subcontractor. Any references in this AGREEMENT to an assignee, transferee, or subcontractor, indicate only such an entity as has been approved by CITY in accordance with this Article.
- 13.4 Any attempt to assign, transfer, pledge, convey or otherwise dispose of any part of, or all of its right, title, interest or duties to or under this AGREEMENT, without said written approval, shall be void ab initio and shall confer no rights upon any third person. Should CONSULTANT assign, transfer, convey or otherwise dispose of any part of, or all of its right, title or interest or duties to or under this AGREEMENT, CITY may, at its option, terminate this AGREEMENT in accordance with Article VIII, Termination, and all rights, titles and interest of CONSULTANT shall thereupon cease and terminate, notwithstanding any other remedy available to CITY under this AGREEMENT. The violation of this provision by CONSULTANT shall in no event release CONSULTANT from any obligation under the terms of this AGREEMENT, nor shall it relieve or release CONSULTANT from the payment of any damages to CITY, which CITY sustains as a result of such violation.

13.5 CONSULTANT agrees to notify Director of any changes in ownership interest greater than thirty percent (30%), or control of its business entity not less than sixty (60) days in advance of the effective date of such change. Notwithstanding any other remedies that are available to CITY under this AGREEMENT, any such change of ownership interest or control of its business entity may be grounds for termination of this AGREEMENT in accordance with Article VIII, Termination.

XIV. INDEPENDENT CONTRACTOR

14.1 CONSULTANT covenants and agrees that (s)he is an independent contractor and not an officer, agent, servant, or employee of CITY; that CONSULTANT shall have exclusive control of and exclusive right to control the details of the work performed hereunder and all persons performing same, and shall be responsible for the acts and omissions of its officers, agents, employees, contractors, and subcontractors; that the doctrine of respondeat superior shall not apply as between CITY and CONSULTANT, its officers, agents, employees, contractors, and subcontractors, and nothing herein shall be construed as creating a partnership or joint enterprise between CITY and CONSULTANT.

14.2 No Third Party Beneficiaries - For purposes of this AGREEMENT, including its intended operation and effect, the Parties specifically agree and CONTRACT that: (1) this AGREEMENT only affects matters/disputes between the Parties to this AGREEMENT, and is in no way intended by the Parties to benefit or otherwise affect any third person or entity, notwithstanding the fact that such third person or entities may be in a contractual relationship with CITY or CONSULTANT or both, or that such third parties may benefit incidentally by this AGREEMENT; and (2) the terms of this AGREEMENT are not intended to release, either by contract or operation of law, any third person or entity from obligations owing by them to either CITY or CONSULTANT.

XV. EQUAL EMPLOYMENT OPPORTUNITY

CONSULTANT shall not engage in employment practices which have the effect of discriminating against any employee or applicant for employment, and, will take affirmative steps to ensure that applicants are employed and employees are treated during employment without regard to their race, color, religion, national origin, sex, age, handicap, or political belief or affiliation. Specifically, CONSULTANT agrees to abide by all applicable provisions of San Antonio City ordinance number 69403 on file in the City Clerk's office.

XVI. SBEDA REQUIREMENTS

16.1 CONSULTANT hereby acknowledges that it is the policy of the CITY of San Antonio to assist in increasing the competitiveness and qualifications of small ("SBE"), women ("WBE"), handicapped and minority-owned business ("MBE") enterprises in order to afford greater opportunities for obtaining and participating in contracts, related subcontracts, and leases and concessions awarded by CITY. This policy and its implementation is known as the Small Business Economic Development Advocacy Program (hereinafter referred to as "SBEDA Program").

16.2 **CONSULTANT** agrees to implement the plan submitted in CONSULTANT's response to CITY's Request for Interest Statement under the SBEDA Program for Small, Minority and Women-owned Business Participation in this AGREEMENT, thereby meeting the percentages for participation of those groups as submitted therein. CONSULTANT agrees to be in full compliance with this article by meeting the percentages listed in CONSULTANT's Interest Statement no later than 60 days from the date of execution of this AGREEMENT, and to remain in compliance throughout the term of this AGREEMENT. CONSULTANT further agrees to continue to make every effort to utilize businesses for subcontracting and supplying during the duration of this AGREEMENT, as may be approved pursuant to this AGREEMENT, that will meet the percentages submitted in CONSULTANT's Interest Statement. Changes in contract value by changes in work orders, AGREEMENT amendments, or use of contract alternatives, which result in an increase in the value of the AGREEMENT by 10% or greater require the CONSULTANT to increase its use of business enterprises described in this section, if such is necessary to maintain the same percentages as exist in CONSULTANT's Interest Statement. However, the delegation of any duties hereunder by any means must be approved by CITY as stated herein.

16.3 CONSULTANT shall maintain records showing all contracts, subcontracts, and supplier awards to SBE/MBE/WBE's. CONSULTANT shall submit annual reports to CITY's Department of Economic Development, identifying the above activity and other efforts at increasing SBE/MBE/WBE participation in the AGREEMENT. Further, such records shall be open to inspection by CITY or its authorized agent at all reasonable times. Should CITY find that CONSULTANT is not in compliance with this article, CITY shall give notice of noncompliance to CONSULTANT. CONSULTANT shall have 30 calendar days to correct any and all deficiencies in compliance with this article. Failure to comply with this article and/or to correct any deficiencies within the time allotted shall be considered a material breach of this AGREEMENT and may subject CONSULTANT to any of the penalties listed in CITY of San Antonio Ordinance No. 77758, at CITY's option. Further, such failure may be considered a default for which CITY may terminate this AGREEMENT in accordance with Article VIII, Termination.

16.4 **CONSULTANT** shall appoint a representative of its company to administer and coordinate its efforts to carry out these requirements.

16.5 In all events, CONSULTANT shall comply with the CITY's Small, Business Economic Development Advocacy Program, contained in San Antonio Ordinance No. 77758, and the amendments thereto. Said ordinances are incorporated herein for all purposes, as if fully set forth herein.

16.6 It is CITY's understanding, and this AGREEMENT is made in reliance thereon, that CONSULTANT, in the performance of services required hereunder, will use the subcontractor(s) listed in its response to CITY's Request for Interest Statement.

16.7 Any work or services subcontracted by **CONSULTANT** shall be by written contract, and unless specific waiver is granted in writing by **CITY**, shall be subject by its terms to each and every provision of this **AGREEMENT**. Compliance by subcontractor with the provisions of said contract shall be the responsibility of **CONSULTANT**.

16.8 CITY shall in no event be obligated to any third party, including any subcontractor of CONSULTANT, for performance or services or payment of fees.

XVII. ESTIMATES OF COST

Because CONSULTANT has no control over the cost of construction labor, materials or equipment or over the construction contractor's methods of determining prices, or over competitive bidding or market conditions, CONSULTANT's opinions of probable construction cost provided herein shall be made on the basis of CONSULTANT's experience and qualifications and represent CONSULTANT's best judgment as a design professional familiar with the construction industry. CONSULTANT cannot and does not guarantee that proposals, bids or the construction cost will not vary from opinions of probable cost prepared by CONSULTANT.

XVIII. NOTICES

Unless otherwise expressly provided elsewhere in this AGREEMENT, any election, notice or communication required or permitted to be given under this AGREEMENT shall be in writing and deemed to have been duly given if and when delivered personally (with receipt acknowledged), or on receipt after mailing the same by certified mail, return receipt request with proper postage prepaid, or three (3) days after mailing the same by first class U.S. mail, postage prepaid (in accordance with the "Mailbox Rule"), or when sent by a national commercial courier service (such as Federal Express or DHL Worldwide Express) for expedited delivery to be confirmed in writing by such courier.

If intended for CITY, to:

CITY of San Antonio
Public Works Department - Capital Programs
Attn: William E. Krause, Capital Programs Mgr.
P.O. Box 839966
San Antonio, Texas 78283-3966

If intended for CONSULTANT, to:

K. Stephen Bonnette, P.E., Sr. Vice PresidentPape-Dawson Engineers, Inc.555 East RamseySan Antonio, Texas 78216

XIX. INTEREST IN CITY CONTRACTS PROHIBITED

19.1 **CONSULTANT** acknowledges that it is informed that the Charter of the City of San Antonio and its Ethics Code prohibit a City officer or employee, as those terms are defined in the Ethics Code, from having a financial interest in any contract with **CITY** or any **CITY** agency such as **CITY** owned utilities. An officer or employee has a "prohibited financial interest" in a contract with **CITY** or in the sale to **CITY** of land, materials, supplies or service, if any of the following individual(s) or entities is a party to the contract or sale: a **CITY** officer or employee;

his parent, child or spouse; a business entity in which the officer or employee, or his parent, child or spouse owns ten (10) percent or more of the voting stock or shares of the business entity, or ten (10) percent or more of the fair market value of the business entity; a business entity in which any individual or entity above listed is a subcontractor on a CITY contract, a partner or a parent or subsidiary business entity.

19.2 CONSULTANT warrants and certifies, and this AGREEMENT is made in reliance thereon, that it, its officers, employees and agents are neither officers nor employees of CITY. CONSULTANT further warrants and certifies that is has tendered to CITY a Discretionary Contracts Disclosure Statement in compliance with CITY's Ethics Code.

XX. SOLICITATION

CONSULTANT warrants and represents that he has not employed or retained any company or person, other than a bona fide employee working solely for CONSULTANT, to solicit or secure this AGREEMENT, nor paid or agreed to pay any company or person, other than a bona fide employee working solely for CONSULTANT, any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from the award or making of this AGREEMENT. This representation constitutes a substantial part of the consideration for the making of this AGREEMENT.

XXI. CONTRACT CONSTRUCTION

All parties have participated fully in the review and revision of this **AGREEMENT**. Any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply to the interpretation of this **AGREEMENT**.

XXII. FAMILIARITY WITH LAW AND CONTRACT TERMS

CONSULTANT represents that, prior to signing this AGREEMENT, CONSULTANT has become thoroughly acquainted with all matters relating to the performance of this AGREEMENT, all applicable laws, and all of the terms and conditions of this AGREEMENT.

XXIII. APPLICABLE LAW

This **AGREEMENT** shall be governed by and construed in accordance with the laws and court decisions of the State of Texas.

XXIV. VENUE

The obligations of the parties to this **AGREEMENT** shall be performable in San Antonio, Bexar County, Texas, and if legal action, such as civil litigation, is necessary in connection therewith, exclusive venue shall lie in Bexar County, Texas.

XXV. SEVERABLITY

In the event any one or more paragraphs or portions of this AGREEMENT are held invalid or unenforceable, such shall not affect, impair or invalidate the remaining portions of this AGREEMENT, but such shall be confined to the specific section, sentences, clauses or portions of this AGREEMENT held invalid or unenforceable.

XVI. FORCE MAJEURE

In the event that performance by either party of any of its' obligations or undertakings hereunder shall be interrupted or delayed by any occurrence and not occasioned by the conduct of either party hereto, whether such occurrence be an act of God or the common enemy or the result of war, riot, civil commotion, sovereign conduct, or the act or conduct of any person or persons not party or privy hereto, then such party shall be excused from performance for a period of time as is reasonably necessary after such occurrence to remedy the effects thereof, and each party shall bear the cost of any expense it may incur due to the occurrence.

XVII. SUCCESSORS

This AGREEMENT shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, successors and, except as otherwise provided in this AGREEMENT, their assigns.

XXVIII. NON-WAIVER OF PERFORMANCE

- 28.1 A waiver by either Party of a breach of any of the terms, conditions, covenants or guarantees of this AGREEMENT shall not be construed or held to be a waiver of any succeeding or preceding breach of the same or any other term, condition, covenant or guarantee herein contained. Further, any failure of either Party to insist in any one or more cases upon the strict performance of any of the covenants of this AGREEMENT, or to exercise any option herein contained, shall in no event be construed as a waiver or relinquishment for the future of such covenant or option. In fact, no waiver, change, modification or discharge by either party hereto of any provision of this AGREEMENT shall be deemed to have been made or shall be effective unless expressed in writing and signed by the party to be charged. In case of CITY, such changes must be approved by the San Antonio City Council.
- 28.2 No act or omission by a Party shall in any manner impair or prejudice any right, power, privilege, or remedy available to that Party hereunder or by law or in equity, such rights, powers, privileges, or remedies to be always specifically preserved hereby.

XXIX. PARAGRAPH HEADINGS

The headings of this AGREEMENT are for the convenience of reference only and shall not affect in any manner any of the terms and conditions hereof.

XXX. LEGAL AUTHORITY

The signer of this AGREEMENT for CITY and CONSULTANT each represents, warrants, assures and guarantees that he has full legal authority to execute this AGREEMENT on behalf of CITY and CONSULTANT respectively, and to bind CITY and CONSULTANT to all of the terms, conditions, provisions and obligations herein contained.

XXXI. INCORPORATION OF ATTACHMENTS

CONSULTANT understands and agrees that all attachments, including appendices thereto, referred to in this **AGREEMENT** are intended to be and hereby are incorporated herein and specifically made a part of this **AGREEMENT** for all purposes. Said attachments are as follows:

ATTACHMENT "A" (Scope of Services)

ATTACHMENT "B" – (Production Schedule)

ATTACHMENT "C" - (CONSULTANT's Fee Proposal and SBEDA Participation Statement from CONSULTANT's Interest Statement)

In the event of a conflict or inconsistency between any attachment and the terms of this **AGREEMENT**, the terms of this **AGREEMENT** shall govern and prevail. In the event of a conflict or inconsistency between Attachment "A" and Attachments "B" and/or Attachment "C", the terms of Attachment "A" shall control over the terms of Attachment "B" and Attachment "C". In the event of a conflict or inconsistency between Attachment "B" and Attachment "C", the terms of Attachment "B" shall control over the terms of Attachment "C".

XXXII. ENTIRE AGREEMENT

32.1 This AGREEMENT, together with its authorizing ordinance and Attachments, as listed in Article XXXI, Incorporation of Attachments, embodies the complete AGREEMENT of the Parties hereto, superseding all oral or written previous and contemporary agreements between the Parties relating to matters herein; and except as otherwise provided herein, cannot be modified without written consent of the parties and approved by ordinance passed by the San Antonio City Council.

32.2 It is understood and agreed by the Parties hereto that changes in local, state or federal rules, regulations or laws applicable hereto may occur during the term of this AGREEMENT and that any such changes shall be automatically incorporated into this AGREEMENT without written amendment hereto, and shall become a part hereof as of the effective date of the rule, regulation or law.					
EXECUTED ON THIS, THE	DAY OF, 2004.				
CITY OF SAN ANTONIO	CONSULTANT:				
	PAPE-DAWSON ENGINEERS, INC.				
	4/2/2				
CITY MANAGER	K. STEPHEN BANNETTE, P.E., SR. VICE PRESIDENT				
APPROVED AS TO FORM:					
CITY ATTORNEY					
CITY CLERK	DATE				

ATTACHMENT "A"

SCOPE OF SERVICES

A. The Preliminary Phase:

CONSULTANT SHALL:

- 1. Phase "A"
 - a. Meet with CITY officials to determine the scope of the proposed project.
 - b. Contact the Right-of-Way Division CITY if any easements, fee title right-of-way, or fee title land acquisition is to be involved in the project. Confer with CITY's Right of Way division on possible alternate routes or sites, if any, that may result in cost savings. CONSULTANT shall advise CITY on Right-of-Way and land cost alternatives as weighed against any increased construction costs entailed as a part of this Phase.
 - c. Make personal contact with each of the Utility Company Coordinators whose utility services may be affected by this Project and request the most current records showing the location of facilities. CONSULTANT shall identify particular problems and conflicts arising from such facilities affecting the Project and shall make recommendations with respect thereto. In accordance with an Agreement existing between CITY and City Public Service, documents will be furnished by the City Public Service Utility Coordinator at no cost to CONSULTANT upon request by CONSULTANT and CONSULTANT shall attach a copy of documentation to the Preliminary Phase "A" Report. CITY will assist CONSULTANT in obtaining data and services requested from the Utility Companies by CONSULTANT after diligent effort has been made by CONSULTANT to no avail.
 - d. Perform any field surveys, required to establish existing right-of-way or easement boundaries (but not right-of-way acquisition surveys), and, where necessary, site topography required to collect information needed in the design of the Project, establishing or locating at least two bench marks set to U.S. Coast and Geodetic Survey Datum within the job site in accordance with sound engineering practices. Detailed measurements and surveys for exploration for utilities, if required, will be additional services.
 - e. Meet with CITY's Drainage Engineer to review existing preliminary drainage studies that include the project area with consideration for the relative location of the project within the watershed as well as upstream and downstream drainage facilities. Study the existing drainage conditions for the project. Determine drainage area impacting the project limits, and prepare preliminary calculation of drainage flows within the project limits. Review, study and report adequacy of existing drainage systems and drainage design alternatives for the project including street drainage, storm sewer system, detention and/or combinations thereof. Provide schematic presentation of proposed design solutions to address all drainage issues within the project limits and associated upstream and downstream of the project. Include these solutions in the Phase "A" report for determining project feasibility.
 - f. Develop a program for the project including schematic layouts and drawings in sufficient detail to determine Project feasibility and give opinions of probable construction costs of the various components or portions of the Project. Include a statement addressing any anticipated right-of-way needs. After determining that sufficient data and information has been compiled, and to the extent that a recommendation can be made, prepare a report of findings and recommendations and furnish CITY with fourteen (14) copies of said report. Upon review of said report and after approval of same, CITY will furnish to CONSULTANT, in writing, authority to proceed with the completion of Preliminary Phase "B."

2. Phase "B"

- a. Prepare a preliminary plan and supporting documents of the proposed project, including plan and profile, in sufficient detail to indicate clearly the problems involved, including trees of 6" caliper or greater, if tree survey has been authorized as an additional service, and approximate locations of the existing utilities within the project site or right-of-way, and anticipate the design, if appropriate, of solutions to minimize conflicts.
- b. Prepare a complete hydrologic and hydraulic design report for the drainage system. This report must include computer models and hydraulic and energy lines plotted on a set of drawing profiles, if applicable.
- c. Show on the preliminary plan existing topographical features and improvements within and outside the right-of-way, necessary for the design of the project. Show any fence or structural encroachments; identify whether or not removal is necessary for construction and/or utility relocation, and show house numbers of each residence on the plans.
- d. When applicable, show adequate existing property lines elevations, proposed top of curb elevations, proposed top of channel elevations and all adequate proposed flow line elevations on the profiles.
- e. Under separate cover, submit one set of pavement design calculations to support the proposed roadway design. Plot and submit the energy grade lines and hydraulic grade lines on one set of prints for review by CITY's Drainage Engineer.
- f. Where applicable, under separate cover, provide supporting documents for design of corrugated pipe to support the proposed design loads.
- g. When both drainage and street reconstruction are included in the project, show the proposed drainage facilities and street improvements on the same plan and profile sheets with the proposed or existing sanitary sewer inverts shown in dashed lines on the profile. Proposed sanitary sewers must be shown on separate plan and profile sheets including proposed top of curb elevations, channel flow lines elevation, drainage crossings, wherever applicable, and storm sewers dashed double line thereon.
- h. Where no drainage improvements are required, show the street and sanitary improvements on the same plan and profile sheets.
- i. Unless directed otherwise by Director, the CONTRACT drawings shall include, but not be limited to, plan and profile sheets with the plan portion at a scale of 1" = 20'-0" horizontally and 1" = 5'0" vertically. All drawings shall be submitted on standard 22" by 34" sheets, untrimmed, trim line to trim line.
- j. Furnish an opinion of probable construction cost based on the plan and supporting documents of the proposed construction, excluding land costs. The opinion of probable construction cost will be based on the latest unit prices provided by CITY for similar work, and when approved by CITY, include adjustments to reflect the level of complexity of constructing the project.
- k. Plan and coordinate Consultant services for foundation investigations, soil borings, and other tests required for design of the project. Furnish locations and elevations of the borings.
- Furnish CITY with fourteen (14) copies of the Preliminary Phase plans and supporting documents
 including any and all of those mentioned immediately above. Upon review of said plan and supporting
 documents and after approval of same, CITY may furnish to CONSULTANT, in writing, approval of
 such plan, opinion of probable construction cost and authority to proceed with the Design Phase of the
 Project.

B. Design Phase:

The Consultant Shall:

- 1. Attend not more than three (3) citizen meetings, and, as deemed necessary by Director in his sole discretion, meet with City officials.
- 2. Furnish data required by CITY for the development of any applications or supporting documents for State or Federal Government permits, grants, or planning advances, provided that such data shall not extend beyond that actually developed in the performance of other provisions of this CONTRACT.
- 3. Conduct preliminary investigation of the need for a 404 Permit. As additional service, if necessary, assist CITY by preparing documents as required.
- 4. Prepare documentation and application forms for the obtaining of highway permits and railroad agreements, and furnish to CITY. Include approved permits or forms and agreements in specifications.
- 5. Perform additional field surveys, including, but not limited to one-time staking of design center-line control at each intersection and points of inflection, but not right-of-way acquisition surveys. Site topography required to collect information needed in the design of the Project.
- 6. Prepare detailed contract drawings. specifications, instruction to bidders, general provisions, proposal and other documents necessary for CITY to advertise for bids for construction, all based on guides furnished CONSULTANT by CITY after authorization has been received from Director to proceed with the final plans.
 - a. Street and drainage cross sections shall be included for every fifty foot station (plus any intermediate stations if field conditions so dictate) at a scale of 1" = 10'-0" horizontally and 1"=5'0' vertically unless otherwise directed by Director. These designs shall combine the application of sound engineering principles with a high degree of economy. Design standards of other agencies, when approved by CITY shall be used when so directed by Director.
 - b. Detailed specifications shall be developed using CITY's standard Specifications for Public works Construction, and other necessary special specifications.
- 7. Provide fifteen (15) sets of final plans to CITY's Engineering Division of the Public Works Department for review and comments. If the plans as submitted by CONSULTANT for final review are deemed by Director to be incomplete, CONSULTANT shall make the corrections as specified and resubmit fifteen (15) sets of revised sheets only for this review. CONSULTANT shall bear the expense of the additional fifteen (15) sets of revised sheets required for this review.

C. Bid Phase:

The Consultant Shall:

- 1. A sample copy of standard general provisions, instructions to bidders, and applicable prevailing wage rates will be furnished to CONSULTANT by CITY for incorporation in the specifications for the proposed project.
- 2. Prepare and provide one complete set of the bid package, including plans, specifications, instructions to bidders, general provisions, proposal, cost estimates, and other documents necessary for CITY to advertise for bids for construction, all based on guides furnished to CONSULTANT by CITY after authorization has been received from Director to proceed with the final plans. The cost estimate shall include Public Works costs, SAWS Water and Sanitary Sewer costs, and CPS costs, if applicable.

- 3. Furnish not more than twenty (20) sets of bidding documents, including those specified in this paragraph.
 - a. Upon notification by CITY, CONSULTANT shall provide and submit, prior to a bid opening, ten (10) sets of plans and specifications to CITY's Plans & Records Section, Engineering Division, Public Works Department.
 - b. After the bid opening, CONSULTANT shall provide all remaining sets of plans and specifications to CITY's Capital Programs Division office, Public works Department.
- 4. In consultation with CITY, set a charge for plans and specifications (bid documents) based on the cost of printing, materials and handling, said charge to be assessed all bidders and vendors.
 - Upon the direction of CITY, issue Plans and Specifications for bidding purposes, receive and record plan depositions, issue and deliver all addenda required to perfect the bid documents, maintain a record of issuance and receipt of same. Attend the Pre-Bid Conference as scheduled by CITY to provide clarification and interpretation to bidders
- 5. Attend the formal opening of bids by CITY's Clerk and tabulate and furnish to CITY an original and five (5) copies of the bid tabulation together with written recommendation regarding the award of the contract.

D. Construction Phase:

The Consultant Shall:

- 1. Attend a Pre-Construction conference with the representative of the interested CITY Department and the Contractor.
- 2. Make periodic visits, no less than twice a month, to the Project site to observe, as an experienced and qualified design professional, the progress and quality of the executed work, and to determine in general, if the work is proceeding in accordance with the plans and specifications. During such visits and on the basis of on-site observations, consult and advise CITY during construction, and submit monthly reports to CITY relating to such visits, indicating progress of construction. CONSULTANT shall not be required to make exhaustive or continuous on-site inspections to check the quality or quantity of the work. CONSULTANT shall not be responsible for the means, methods, techniques, sequences or procedures of construction selected by the contractor or the safety precautions and programs incident to the work of the contractor. CONSULTANT shall provide CONSULTANT's best judgment in providing advice to CITY so that the completed project will conform to the plans and specifications. CONSULTANT shall not be responsible for the failure of the contractor to perform the construction work in accordance with plans and specifications and the contractor's contract; however, CONSULTANT shall report to CITY any deficiencies in the work actually detected by CONSULTANT. If more than six visits are required in any month, CONSULTANT may request additional compensation.
- 3. After Contractor's approval, CONSULTANT shall review and take appropriate action (approve with modifications, reject, etc.) on the Contractor's submittals, such as Shop Drawings, Product Data and samples, but only for conformance with the design concept of the project and compliance with the information given in the Contract Documents. CONSULTANT shall take such with reasonable promptness so as to minimize delay. Such reviews and approvals or other action shall not extend to means, methods, techniques, sequences, or procedures of construction or to safety precautions and programs incident thereto. The approval of a specific item shall not indicate approval of an assembly of which the time is a component.
- 4. Prepare and deliver one (1) set of driveway plats to Project Manager for approval and furnish four (4) approved copies for CITY's Inspector, if requested by Director pursuant to Article 5, section 5.5(B)(15) in the main body of this AGREEMENT.
- 5. Receive and review certificates of inspections, testing (to include Field, Laboratory, shop and Mill testing of materials), and approvals required by law, rules, regulations, ordinances, codes, orders, or the Contract

Documents to determine generally that the results certified substantially comply with the Contract Documents. CONSULTANT shall recommend to CITY special inspection or testing when deemed necessary to assure that materials, products, assemblages and equipment conform to the design concept and the Contract Documents.

- 6. Evaluate and determine the acceptability of substitute materials and equipment proposed by the Contractor(s).
- 7. Review monthly estimates and recommend approval or other appropriate action on estimates to the Contractor.
- 8. Observe the initial startup of the Project and the necessary performance tests required by the specifications of any machinery or equipment installed in and made a part of the Project. CONSULTANT shall advise CITY if in CONSULTANT's opinion the machinery or equipment is not operating properly and make recommendations for corrections of perceived problems.
- 9. Perform in company with CITY representative(s) a "conditional approval" and a "final" inspection of the project to observe any apparent defects in the completed construction with regard to conformance with design concept and intent of the Contract Documents. Assist CITY in consultation and discussions with Contractor(s) concerning such deficiencies, and make recommendation as to replacement or correction of the defective work.
- 10. After completion of the work, and before final payment to the Contractor, CITY shall require a set of "Record Drawings" from the Contractor, who has control of the work and who is in a position to know how the project was constructed. CONSULTANT, after receiving the record drawings, shall transfer the information to a set of "Mylar" tracings as "Record Drawings" or documents for the CITY's permanent file. CONSULTANT shall also provide electronic files of "Record Drawings" to the CITY.
- 11. CITY shall require the Contractor to submit to CONSULTANT, who shall review and deliver to CITY, manufacturer's warranties or bonds on materials and equipment incorporated in the project of which such warranties or bonds were required by the specifications.
- 12. Develop, at the request of CITY, any changes, alterations or modifications to the Project, which appear to be advisable and feasible, and in the best interest of CITY. CONSULTANT shall be cognizant that any such change may affect one or more of the various utilities and every effort shall be made to avoid creating a conflict because of the change. Such alterations shall appear on or be attached to CITY's form "Field Alteration Request." A supply of these forms will be furnished to CONSULTANT by CITY for this purpose. At the direction of CITY's Inspector, CONSULTANT shall obtain the Contractor's price of the proposed alteration prior to submitting it to CITY for its approval. No work shall be authorized to be done by the Contractor prior to receipt of CITY's approval of the "Field Alteration Request."

SUPPLEMENT TO ATTACHMENT "A" SCOPE OF SERVICES

City of San Antonio Stahl Road O'Connor Road to Judson Road

February 2004

Services to be provided by the Engineer

PROJECT DESCRIPTION: Develop P.S.&E. and provide construction phase services to reconstruct Stahl Road from O'Connor Road to Judson Road. The roadway is proposed for reconstruction and widening from the existing 2 lanes to 2 lanes in each direction with a continuous center turn lane, curb, sidewalks and drainage improvements. The project will involve design services for roadway, drainage, signing, marking and SW-3P and necessary support services including field surveying, utility coordination, right of way mapping and documents and pavement design. The P.S.&E. for bidding shall include the MPO project plans (prepared by others) to reconstruct the intersections of Stahl Road with O'Connor Road and Judson Road. Construction phase services will include construction observation and Contractor pay estimates, shop drawing, reviews, etc.

The following scope of services has been prepared to supplement and further detail the services included in the contract for this project.

GENERAL

- 1. Engineer will provide overall project management to lead a team of design professionals, including subconsultants, in the development of this project. Subconsultant planning and design services will include geotechnical, drainage and surveying.
- 2. Services will include up to 15 coordination meetings with the City, which includes three (3) project status review meetings with utility companies.
- 3. Roadway and drainage design will utilize City of San Antonio Unified Development Code (UDC) criteria for a Secondary Arterial classification and 40 mph design speed desirable, with an absolute minimum of 35 mph.
- 4. Construction plans will be developed in accordance with typical City of San Antonio roadway project plan format.
- 5. Project will utilize City of San Antonio Standard Specifications for Public Works Construction.

PLANS SPECIFICATIONS & ESTIMATES (PS&E)

ROUTE AND DESIGN STUDIES

- 1. Attend design concept conference with City of San Antonio and utility companies.
- 2. Coordinate with City of San Antonio to develop roadway design criteria.
- 3. Perform corridor studies to determine optimum alignment of proposed roadway
- 4. Study pavement geometry alternatives including use of center raised and flush medians, pertinent limits of center turn lane and feasibility of bicycle lanes or paths. Recommend preferred geometry to City for approval.
- 5. Develop preliminary design schematic plan and profile. Submit two (2) status level schematic plots to City of San Antonio for reviews and approvals.
- 6. Perform a geotechnical engineering study for the proposed reconstruction project; locate borings in the field utilizing tape and right angle measurements from existing landmarks (does not include surveying of boring locations); obtain required street cut permits, with the understanding that the City of San Antonio will waive the cost of the permits, and provide traffic control for geotechnical drilling operations; drill six borings to a maximum depth of 10 ft below existing grade; perform laboratory characteristics testing, including California Bearing Ratio (CBR) and Lime Series testing; provide a written engineering report to include flexible pavement design recommendations using the AASHTO pavement design method for a single set of traffic loading and frequencies provided by the City of San Antonio and up to two subgrade conditions, as well as to include pavement construction considerations.

ECONOMIC AND ENVIRONMENTAL STUDIES, AND PUBLIC INVOLVEMENT

- 1. Participate and assist City of San Antonio in hosting two (2) public meetings. Participation will be limited to preparation of exhibits, attendance of meetings and answering public inquiries at the meetings. The City would be responsible for arranging, scheduling and advertising meetings, presentation of project and preparation of meeting documentation. Additional public meetings, public hearings and/or associated project schematic or PS&E plan revisions will be considered an additional service to this contract.
- 2. No services are included to provide information or assist the City with preparation of environmental documents and clearances or NEPA requirements of the project.
- 3. No services are included to develop a tree mitigation and permit study and plan.

RIGHT OF WAY

1. Determine limits of additional right of way required for the project during the schematic phase.

- 2. Perform research and background studies to identify the properties, deeds and owners adjacent to and along the project limits.
- 3. Perform field survey, deed research and calculations to establish property and boundary lines of the properties.
- 4. Develop parcel plats and field notes for three (3) parcels.
- 5. Right of Way parcels required for the MPO projects will be provided by others.
- 6. Develop right of way strip map indicating length of project, parcels, whole properties and other pertinent data to the right of way acquisition.
- 7. Submit plats, field notes and strip map to City real estate department for review and approval
- 8. Perform field survey to monument final parcel corners.
- 9. Request rights of entry from each property owner along the length of roadway using certified mail request letter (estimated at 73 separate properties). Coordinate with the City to provide appropriate communication with property owners and right of entry requests.

UTILITY COORDINATION

- 1. Attend a maximum of three (3) utility project coordination meetings.
- 2. Review available utility company mapping to identify existing utilities located within the limits of the project. Request Texas One-Call location of existing utilities.
- 3. Create project planimetric computer files depicting existing utilities.
- 4. Identify potential utility conflicts and coordinate with utility companies to identify alternative mitigation concepts.

FIELD SURVEYING & PHOTOGRAMMETRY

- PROJECT CONTROL NETWORK
 - Recover and utilize the existing survey control established by Overby Descamps Engineers as provided by the City. If these controls points do not check within acceptable professional tolerances the City will be notified immediately. This scope does not include services to resolve any project control deficiencies.
 - Utilize conventional land surveying methods to establish 3D project control along the project route to be used for all aspects of this project. Project control points will be located to minimize disturbance by project construction operations to allow continued reference during construction.
 - The horizontal and vertical datum for this project will be based on the above stated survey control provided by the City.

• All services will be directed by a Texas Registered Professional Land Surveyor (R.P.L.S.).

2. ON-THE-GROUND DESIGN SURVEY

- Perform cross sections of Stahl Road, intersecting drives and streets and the proposed drainage ditch along the east property line of Madison High School at 50-foot stations and major grade-breaks.
- The cross sections for Stahl Road will start approximately 300 feet west of the Judson intersection and end approximately 300 feet east of the O'Connor intersection. The sections will extend to the proposed north and south right-of-way (ROW) lines of Stahl Road. One additional data point will be obtained approximately 25 feet outside of the ROW lines on private property at each section.
- The cross sections for the intersecting drives and streets will extend approximately 200 feet from the intersection of Stahl Road. The sections will extend to the existing east and west right-of-way (ROW) lines of the drives and streets.
- The cross sections for the proposed High School drainage ditch will extend from Stahl Road to a point approximately 1,800 feet into the High School property. This point is located on the north side of the running track facility. The corridor will be adjacent to the east property line and will be approximately 50 feet wide.
- Locate visible improvements, visible above ground utilities and markers, manhole flowlines/pipe dimensions, pavement and pavement striping, back-of-curb, drainage features, street lights and signs, traffic signs and signals, fences and major grade-breaks within the above stated corridors. The back-of-curb for various parking lots adjacent to the corridor will be located.
- Field survey personnel (as differentiated from a qualified arborist) will tag and locate all trees 6 inch (diameter breast high) and greater.
- A tree list with tag numbers, tree diameter and species (common name) will be provided in an ASCII file and will be plotted.
- Show the calculated drip line for each tree located using the 1-inch of trunk diameter = 1-foot of crown radius.
- Locate visible boundary/ROW corners along the above stated corridors.

- Utilizing MicroStation and GeoPak digital terrain modeling programs, a one-foot contour interval map and digital terrain model will be prepared for the project area.
- All planimetric features of the topographic map will be depicted on one elevation (as a plane surface)
- Water valve elevations will be established in accordance with valve details from San Antonio Water System.

3. PROJECT DELIVERABLES

- Working MicroStation drawing with GeoPak digital terrain model showing contour lines, data points, visible utilities, boundary/ROW monuments, improvements, utilities, trees, calculated tree drip lines, and flow line elevations.
- ASCII point list
- Copies of Survey Field Book
- CD containing digital copies of all of the above

ROADWAY DESIGN

- 1. Develop proposed roadway geometrics based upon a typical section as directed by the City. Section and dimensions shall match typical sections approved for the adjacent MPO projects.
- 2. Perform intersection geometric studies. Anticipated number of intersections is 8.
- 3. Perform studies to develop optimum proposed roadway profile.
- 4. Perform grading design and develop roadway cross sections to adequately depict the proposed roadway section and calculate earthwork quantities.
- 5. Develop roadway typical section sheets
- 6. Develop plan and profile sheets, intersection layouts and details to adequately depict the proposed roadway improvements. Plan and profile sheets will be developed to a scale of 1"=20' horizontal, 1" = 5' vertical.
- 7. Develop miscellaneous roadway detail sheets including curb, sidewalks, islands, etc.

DRAINAGE & HYDROLOGY

- 1. Drainage and Hydrology shall be based upon the City's latest UDC criteria as of the date of execution of this contract.
- 2. Ultimate development shall be considered for all vacant or undeveloped areas affecting drainage onto the project.

- 3. Perform a study to develop the downstream scheme for each outfall drainage system off Stahl Road. The outfall systems will be included in the design onto existing drainage easements. It is anticipated that the drainage easements on the Madison High School property, Wagon Gap Drive and Stormy Grove are sufficient for the Stahl Road drainage run-off and proposed improvements. The Scope of this Project does not include the purchase of additional R.O.W. or easement and does not provide for drainage improvements beyond the aforementioned drainage outfalls.
- 4. Develop details relative to each drainage outfall.

SIGNING & PAVEMENT MARKINGS

- 1. Design and develop pavement marking concept to match project typical section.
- 2. Design and develop signing requirements for project.
- 3. Prepare plans depicting design and detail of pavement markings and signing.
- 4. Develop design and prepare flashing school zone warning signs in accordance with typical City of San Antonio standards.

MISCELLANEOUS

- 1. Traffic Control and Sequence of Construction (TCP)
 - Develop a sequence of construction and phasing plan to construct the project. Prepare plans depicting the phasing plan and traffic control measures required to implement the plan.
 - Develop TCP to correspond with TCP for companion MPO projects coordinating with City and MPO project consultant.
 - This scope of service does not include developing a TCP for the companion MPO projects.
- 2. Storm Water Pollution Prevention Plan (SW-3P)
 - Develop SW-3P Base Map and compile typical City SW-3P standards to include in the plans for Contractor use in providing pollution prevention during construction.
 - No SW-3P design, detail or report services are included in this scope of services.
- 3. Perform driveway design and prepare driveway details sheet and summary sheet.
- 4. Include City standards for tree protection and develop City permit for tree protection.
- 5. Identify and assemble Standard Sheets.
- 6. Compute, calculate and tabulate quantities.

- 7. Add signed and sealed plans, details, specifications, quantities, etc for companion MPO intersection projects at O'Connor Road and Judson Road all of which is to be supplied by the City. The plans for these projects will be added to the plans of this project in a "stacked" fashion. This scope of services only includes stacking the plans, preparing the index sheet and compiling quantities for the total project. Other than developing the TCP, no other design services are included to handle the MPO projects.
- 8. Prepare and compile plan review submittals for Intermediate and Final Phase reviews.
- 9. Develop Estimate of Probable Construction Costs for Preliminary, Intermediate, and Final Phase plan submittals, including the companion MPO projects. All quantities for MPO projects for estimating purposes shall be supplied by the City.
- 10. Prepare construction project bid proposal document including general notes, specifications, special specifications, pay items, bid tabulation form and other typical bid proposal information.
- 11. Attend pre-bid and formal bid opening meetings.
- 12. Perform check and tabulation of bids and recommend award of contract.

CONSTRUCTION PHASE SERVICES

For the basis of this scope of services, the length of construction from start up to completion is estimated at 18 months. This scope will include construction phase services to construct the companion MPO projects.

CONSTRUCTION ADMINISTRATION

- 1. Attend pre-construction meeting and prepare meeting notes.
- 2. Attend conditional approval and final construction status meeting with City and Contractor.
- 3. Review Contractor monthly pay estimates and recommend payment alternatives to City.
- 4. Review shop drawings, material samples and products proposed for project and recommend approval alternatives to City.
- 5. Provide miscellaneous reviews including field alterations, change orders, substitute materials.

CONSTRUCTION OBSERVATION

- 1. During the 18 months of construction, the total number of periodic site visits to observe roadway construction included in this scope of services is estimated to be 45 separate visits, with preparation of an observation report for each visit.
- 2. Materials and testing services during construction are not included as part of this scope of services.

CONSTRUCTION STAKING

- 1. Prior to beginning construction, stake centerline at even stations to provide information for utility adjustments and Contractor review of project.
- 2. Construction staking services are not included in this scope of services but can be included as an additional service.

P:\59\80\00\PROPOSAL\SCOPEBx.DOC

ATTACHMENT B

PRODUCTION SCHEDULE

ATTACHMENT B PROFESSIONAL SERVICES CONTRACT PRODUCTION SCHEDULE

Project: Stahl Road - O'Connor to Judson	·	
Architect/Engineer Firm: Pape-Dawson Engineers, I	nc.	
SECTION 1 (Not applicable to total time) PRELIMINARY PHASE A: (Days to be Negotiated)	SCHEDULED	<u>ACTUAL</u>
Beginning Date:		
Completion Date:		
Calendar Days Used:	140 Days	Days
City Review & Approval:	Days	Days
SECTION 2		
PRELIMINARY PHASE B:		
Beginning Date:		
Completion Date:	112	
Calendar Days Used:	Days	Days
City Review & Approval:	Days	Days
DESIGN PHASE		
Beginning Date:		
Completion Date:		
Calendar Days Used:	Days	Days
Total Contract Time:	Days	Days
BID PHASE & DOCUMENTS		
Beginning Date:		
Completion Date:		
Calendar Days Used:	Days	Days
City Review & Approval:	Days	Day
SEE ALSO ATTACHED DESIGN SCHEDULE	1/6	
	BY. Y	01/2
		en Bennette, P.E.

ATTACHMENT C

CONSULTANT'S FEE PROPOSAL AND SBEDA PARTICIPATION STATEMENT FROM CONSULTANT'S INTEREST STATEMENT

ATTACHMENT C CONSULTANT FEE PROPOSAL SUMMARY

PROJE	ECT:	Stahl Road - O'Connor to Judson			
DATE	:	February 26, 2004			
Please items t	provide hat are	e the fee amounts that you are requesting con eligible for compensation will be "checked"	npens in the	ation for in the blank corresponding box a	s as shown below. The line djacent to the description.
					Amount:
A. 🖂	BASE	FEE (as per Professional Services Agreemen	nt)	=	\$ 400,000
				Amount:	
В.		ΓΙΟΝΑL SERVICES FEES: LR review and inspection	= \$ 1	1,200	
		gn Enhancement sub-consultant services			
\boxtimes		fic Control plan (TCP) preparation lify TCP for projects	= \$ 2	25,000	
\boxtimes	4. Tree	survey/protection/mitigation/permit	= \$ 3	300	
\boxtimes	5. Soil	Borings and Soils Report	= \$ 1	16, 500	
\boxtimes	6. Reco	ord drawings	= \$ 3	7,500	
\boxtimes	7. Con	sultant One Year Warranty Services	= \$ 2	2,000	
\boxtimes	8. SW3	3P	= \$ 5	5,000	
	9. US <i>A</i>	ACE 404 Permit	= \$ _		
	10. Rai	lroad Permit	= \$ _		
	11. Tx	DOT Permit	= \$ _		
		Subtotal	1 = \$ 5	57,500	
		Additional Services F	Fee Su	btotal= 9	\$ <u>57,500</u>
TOT	TAL PR	OFESSIONAL SERVICES FEE	•••••	= {	457,500
C. For	the purices, the	pose of establishing a unit rate fee for certain following unit rates are requested:	in des	sign efforts that are u	inderstood to be additional
\boxtimes	1. Prep	aration of driveway plats	= \$ 1	.00	'ea.
\boxtimes	_	ial driveway grading		200	
	acqu	aration of plats and field notes for property isition or easement procurement (incl. t of entry agreements)		3,333	

ATTACHMENT "C" FEE PROPOSAL SUMMARY

TOTAL - PAPE DAWSON	*074 450
	\$271,459
SUBCONSULTANTS	
POZNECKI CAMARILLO, & ASSOCIATES, INC. (DRAINAGE, ROW, MAPPING, CONSTRUCTION STAKING)	\$71,100
SURVEY AERIAL MAPPING, INC (DESIGN SURVEY MAPPING)	
RABA KISTNER CONSULTANTS, INC (GEOTECHNICAL STUDIES & PAVEMENT DESIGN)	\$38,550
	\$16,500
TOTAL - SUBCONSULTANTS	\$126,150
PAPE DAWSON ENGINEERS MANAGEMENT FEE (15%)	
TO THE PROPERTY OF THE PROPERT	\$18,923
TOTAL - PROJECT	\$416,532

ATTACHMENT "C"

				FEE PROPO	OSAL						
	NEW		PROJ	DES	7 O/ IL	ENGR		MAN		MICRO	
	SHEETS	PRINC	MNGR	ENGR	ENGR	TECH	CLER	HOURS	CADD	PROCESSOR	
FUNCTION CODE/TASK DESCRIPTION								1100110	<u> </u>	TROCESSOR	
GENERAL SERVICES	0	20	150	0	0	0	40	210	0	30	
PS&E SERVICES					-	<u>-</u>		210	·	30	
ROUTE & DESIGN STUDIES	0	5	7	18	52	0	1	83	52	1	
ENVIRON STUDIES & PUB INVOLVEMENT	0	4	7	10	10	12	4	47	16	2	
RIGHT, OF, WAY	0	2	16	35	0	0	16	69	0	4	
UTILITY COORDINATION	0	2	11	22	61	48	4	148	76	2	
ROADWAY DESIGN	47	0	13	80	274	274	0	641	454	0	
SIGNING & PAVEMENT MARKINGS	5	0	3	17	48	68	0	136	96	٥	
MISCELLANEOUS	22	4	48	165	282	298	43	840	312	32	
CONSTRUCTION PHASE SERVICES								040	312	32	
CONSTRUCTION ADMINISTRATION	0	0	41	59	6	0	23	129	o	10	
CONSTRUCTION OBSERVATION	0	0	146	0	6	0	17	109	0		
TOTALS	74	37	442	406	739	700	148	2472		62	
				100	750	700	140	24/2	1006	143	
RATE		\$180.00	\$150.00	\$120.00	\$99.00	\$85.00	\$53.50		** **		
TOTAL HOURLY FEE		\$6,660	\$66,300	\$48,720	\$73,161	\$59,500	\$7,918		\$0.00	\$0.00	
		7-1	4-0,000	¥ 10,1 20	475,101	\$38,300	47,510		\$0.00	\$0.00	
			TOTAL	REPRO							
			HOURLY	PRINTING,	CADD	MICRO		TOTAL			
			FEE	ETC.	TIME	PROCSR		TOTAL			
FUNCTION CODE/TASK DESCRIPTION				LIU.	1 HVIE	PROCSR		FEE			
GENERAL SERVICES			\$28,240	\$0	\$0	\$0		****			
SAE SERVICES			¥25,210	40	40	40		\$28,240			
ROUTE & DESIGN STUDIES			\$9,312	\$500	\$0	\$0		80.040			
ENVIRON STUDIES, & PUB, INVOLVIEMENT			\$5,194	\$0	\$0			\$9,812			
RIGHT OF WAY			\$7,816	\$500		\$0		\$5,194			
UTILITY COORDINATION			\$14,983		\$0	\$0		\$8,316			
ROADWAY DESIGN				\$200	\$0	\$0		\$15,183			
SIGNING & PAVEMENT MARKINGS			\$61,966 \$43,033	\$200	\$0	\$0		\$62,166			
MISCELLANEOUS			\$13,022 \$83,269	\$0 \$7,500	\$ 0	\$0		\$13,022			
TOTAL - PS&E SERVICES			\$83,269 \$195,561	\$8,900	\$0 \$0	\$0 \$0		\$90,769			
			4199,007	40,800	₽U	∌u		\$204,461			
CONSTRUCTION PHASE SERVICES											
CONSTRUCTION ADMINISTRATION			\$16.06E	e n	••						
CONSTRUCTION OBSERVATION			\$15,055	\$0	\$0	\$0		\$15,055			
OTAL - CONSTRUCTION PHASE SERVICES			\$23,404	\$300	\$0	\$0	······	\$23,704			
There is a state of the s			\$38,458	\$300	\$0	\$0		\$38,758			
OTAL - PAPE DAWSON											
THE STORE WOLFSDIE			\$262,259	\$9,200	\$0	\$0		\$271,459			

ATTACHMENT "C" FEE PROPOSAL

	SHEETS	PRINC	PROJ MNGR	DES ENGR	ENGR	ENGR TECH	CLER	TOTAL MAN HOURS	CADD	MICRO PRCSOR	LIDOGUIT
GENERAL SERVICES					ZNOR	TLOIT	OLLIN	HOURS	CADD	PRESOR	HRS/SHT
PROJECT MANAGEMENT		20	150				40	210		30	
TOTAL HOURS	0	20	150	0	0	0	40	210	0	30	
PS&E SERVICES			· · · · · · · · · · · · · · · · · · ·			. <u> </u>					
ROUTE & DESIGN STUDIES											
ATTEND DESIGN CONCEPT CONFERENCE		2	3				1	6		1	
PERFORM CORRIDOR STUDIES		1	2	6	12		•	21	12	•	
DEVELOPMENT PRELIM DESIGN SCHEMATIC		2	2	12	40			56	40		
TOTAL HOURS	0	5	7	18	52	0	1	83	52	1	· · · · · · · · · · · · · · · · · · ·
ENVIRON STUDIES & PUB INVOLVEMENT				-							·
PREPARE PUBLIC MTG EXHIBITS			1	4	8	12	2	27	16		
ATTEND 2 PUBLIC MTGS		4	6	6	2	12	2	20	10	2	
TOTAL HOURS	0	4	7	10	10	12	4	47	16	2	
RIGHT OF WAY				 					·		
COORD WITH CSA FOR ROE'S		2	16	35			16	69		4	
TOTAL HOURS	0	2	16	35	0	0 .	16	69	0	4	

ATTACHMENT "C" FEE PROPOSAL

	SHEETS	PRINC	PROJ MNGR	DES ENGR	ENGR	ENGR TECH	CLER	TOTAL MAN HOURS	CADD	MICRO PRCSOR	HRS/SH
UTILITY COORDINATION											
ATTEND 3 UTILITY COORDINATION MTGS		2	6		3		2	40			
IDENTIFY EXISTING UTILITIES		_	J	1	6	40	2	13		2	
CREATE UTILITY MASTER COMPUTER FILE				, 1		12	2	21			
IDENTIFY POTENTIAL UTILITY CONFLICTS			1	ı	4	36		41	36		
DENTIFY ALTERNATIVE CONFLICT MITIGATION			1	8	24			33	20		
			4	12	24			40	20		
TOTAL HOURS	0	2	11	22	61	48	4	148	76	2	
ROADWAY DESIGN		<u></u> .									
DEVELOR PROPOSED DO LEVILLO	-										
DEVELOP PROPOSED ROADWAY GEOMETRY			2	10	40			52	40		
PERFORM INTERSECTION GEOMETRY STUDIES			2	8	40			50	40		
STUDY & DEVELOP OPTIMUM ROADWAY PROFILE			1	10	30			41	30		
PERFORM GRADING DESIGN			4	20	50			74	50		
DEVELOP ROADWAY X-SECTIONS & EARTHWORK	30		1	8	22	80		111	80		4
DEVELOP ROADWAY TYPICAL SECTION PLAN SHTS	1			2	4	16		22	16		22
DEVELOP & DETAIL ROADWAY PLAN & PROFILE SHTS	10		2	12	60	100		174	120		17
DEVELOP INTERSECTION LAYOUTS	4			4	16	48		68	48		17
DEVELOP MISC DETAIL SHEETS	2		1	6	12	30		49	30		25
<u></u>											

CILL OF BUILDING

STAHL ROAD O'CONNOR RD TO JUDSON RD

ATTACHMENT. "C" FEE PROPOSAL

			TEET NOT COAL								
	SHEETS	PRINC	PROJ MNGR	DES ENGR	ENGR	ENGR TECH	CLER	TOTAL MAN HOURS	CADD	MICRO PRCSOR	HRS/SHT
SIGNING & PAVEMENT MARKINGS		·····									
DESIGN PVMT MARKINGS				4	20			24	20		
DESIGN SIGNING				4	12			16	8		
DEVELOP SIGNING & MARKING PLANS	4		2	7	10	60		79	60		20
DEVELOP SCHOOL WARNING FLASHER PLANS	1		1	2	6	8		17	8		17
	-		•	-	_	_			•		• • • • • • • • • • • • • • • • • • • •
TOTAL HOURS	5	0	3	17	48	68	0	136	96	0	
MISCELLANEOUS					·						
PREPARE TITLE SHEET, E&Q/INDEX SHEET	2			4	10	12		26	12		13
TRAFFIC CONTROL PLAN & SEQUENCE OF CONSTRUCTIO	N							0			
DEVELOP SEQ OF CONST & PHASING PLAN			2	30	20		4	56	10	4	
PREPARE & DETAIL TOP PLANS	15		10	35	70	100		215	100	·	14
SW-3P BASE PLAN	1			1	2	8		11	8		, .
DESIGN SW-3P								0			
DEVELOP SW-3P PLANS & DETAILS								0			#VALUE!
PREPARE SW-3P REPORT								0			
DEVELOP DRIVEWAY DETAILS & SUMMARY	4			6	20	40		66			17
IDENTIFY & ASSEMBLE STANDARD SHEETS				2	8	8	12	30	12	6	
COMPUTE, CALCULATE & TABULATE QUANTITIES			1	10	60	60	4	135	90	4	
INCLUDE COMPANION MPO PROJECTS			12	20	40	20	4	96	20		
PREPARE & COMPILE PLAN REVIEW SUBMITTALS (2 EACH))		2	6	12	20		40	20		
PREPARE & COMPILE SIGNED & SEALED MYLARS		3	3	3	6	10		25	10		
DEVELOP EST OF PROBABLE CONST COSTS (3 EACH)		1	3	12	20	20	4	60	30	4	
PREPARE BID DOCUMENTS			10	30	10		12	62		12	
ATTEND PRE-BID & FORMAL BID OPENING MTGS			4	4			2	10			
ANALYZE BID TAB			1	2	4		1	. 8		2	

ATTACHMENT. "C" FEE PROPOSAL

	SHEETS	PRINC	PROJ MNGR	DES	ENOD	ENGR	a. ==	TOTAL MAN		MICRO	
	SHEETS	FRINC	MNGK	ENGR	ENGR	TECH	CLER	HOURS	CADD	PRCSOR	HRS/SHT
TOTAL HOURS	22	4	48	165	282	298	43	840	312	32	
CONSTRUCTION PHASE SERVICES									·		
CONSTRUCTION ADMINISTRATION											
ATTEND PRE-CONSTRUCTION CONFERENCE			3	3				6			
PREPARE PRE-CONSTRUCTION CONF NOTES			1	2			2	5		2	
REVIEW CONTRACTOR MONTHLY ESTIMATES			24	_	6		<u>-</u>	36		2	
REVIEW SHOP DRAWINGS			2	12			2	16		2	
REVIEW CERTIFICATES OF MATERIAL INSP & TESTING			2	18			4	24		2	
MISC REVIEWS (SUBSTITUTE MAT'LS, CHG ORDERS, ETC)		9	24			9	42		4	
TOTAL HOURS	0	0	41	59	6	0	23	129	0	10	
CONSTRUCTION OBSERVATION											
PERIODIC SITE VISITS & REPORTS (45 VISITS)			110					110		30	
PREPARE OBSERVATION REPORTS			30				15	45		30	
CONDITIONAL APPROVAL SITE VISIT			3		3		1	7		1	
FINAL APPROVAL SITE VISIT			3		3		1	7		1	
TOTAL HOURS	0	0	146	0	6	0	17	169	0	62	

CONFERENCE MEMO

RECEIVED



FEB 1 3 2004

CITY OF SAN ANTONIO PUBLIC WORKS, CAPITAL PROGRAMS

Project:

Stahl Road: O'Connor to Judson

01/27/04

Conference Location:

City of San Antonio

Conference Date:

01/27/04

Attendees:

Anibal Gutierrez

CSA

John Friebele

CSA

Sam Carreon

CSA

Sam Bani-Yassin

SAWS

Purpose of Meeting:

Initial Project Scoping (See Attachments)

Discussion:

The following outline the discussions, direction and action items for the projects listed above.

- 1. Project Description provided by Bill Krause and Anibal Gutierrez of CSA (refer to the attached Scope Meeting document for additional details):
 - Project extends from O'Connor Road to Judson Road and will reconstruct and widen the existing road from 2 lanes to 5 lanes with 2 lanes in each direction a continuous center turn lane, curb, sidewalk and drainage improvements.
 - Current funding: total project ~ \$4,945,000; construction ~ \$3,304,733.
 - The project will be developed under an aggressive schedule to allow construction completion in 2007. CSA requested proposal from P/D within 15 working days of this date and minutes of this meeting within 5 working days.
 - Tentative letting schedule is 09/06.
 - The project shall include the MPO Project for improvement to the intersections at O'Connor and Judson.
 - This MPO project is being developed by another consultant (Overby-Descamp) with a schedule to provide 90% plans in April.
 - o Final signed & sealed plans will be provided to P/D for inclusion in this project. The plans will be stacked with P/D plans.

Project No.:

5980.00

cci

CONFERENCE MEMO

Stahl Road: O'Connor to Judson January 27, 2004 Page 2 of 4

- The quantities must be kept separately due to different funding programs between the 3 projects.
- Overlap between the 3 projects will be handled either by revision to MPO plans by CSA or field alteration during construction to remove the pavement width transitions. Final decisions for handling this overlap will be made at a later date
- o Tom Graff with CCMO at TxDOT is administering MPO projects.
- o CSA will provide P/D with copy of MPO project schematics.
- Consultant should utilize current design codes such as new ADA/TDLR.
- CSA will have a separate fencing contractor to relocate fences associated with ROW acquisition.

2. City Public Service

- 3-Phase overhead electric lines entire length of project with various overhead & underground crossings.
- CPS will require proposed ROW to be acquired by CSA before providing overhead adjustments
- 8" gas main entire length of project with various intersecting mains and services.
- The gas main has no seasonal requirements for scheduling adjustments.
- Gas adjustments may be set up as joint bid with roadway project. CPS will require digital files including horizontal and vertical design elements and drainage.

3. SBC

- No overhead or buried facilities within project limits.
- Facilities and adjustments are located along O'Connor and Judson within limits of MPO project.

4. Time Warner

- Not in attendance
- Hugh Guillen from CSA provided report indicating that T/W has overhead facilities hanging on CPS poles through entire project.

5. SAWS

- No sanitary sewer located within project limits.
- Sanitary sewer adjustments will be required in O'Connor and Judson within limits of MPO project.
- 20" and 8" AC mains extend from O'Connor to SAWS water tank and wells near Judson Road.

CONFERENCE MEMO

Stahl Road: O'Connor to Judson January 27, 2004 Page 3 of 4

- 8" main is proposed for replacement with this project.
- At present, 20" main will only be adjusted due to conflicts; however, SAWS may decide to replace entire length of 20" main. This decision is to be made by SAWS by the end of next week (Feb 6).
- SAWS may propose to extend a new 24" main from water tower to O'Connor as part of this project. This decision is to be made by SAWS by end of next week (Feb 6). CSA expressed concern that insufficient area is available for additional water line, especially of this size, due to presence of other utilities and proposed storm drain structures, and may require off-site easement. Discussion centered on the fact that studies will be performed to assess the feasibility.
- SAWS will joint bid all water and sanitary sewer construction with the roadway project.
- SAWS will contract with P/D to develop joint bid plans.

6. Traffic

- No new traffic signals are proposed as part of this project.
- Traffic signal improvements are included as part of MPO project at O'Connor and Judson, but CSA will evaluate the potential for future installations.
- This project should place 2" conduit from O'Connor to Judson for future interconnect between signals.
- CSA will provide traffic counts and projections.
- Design team should coordinate the development of the TCP with NEISD.
- Replace school zone signals using solar powered panels and equipment.

7. Drainage

- Assure appropriate grading of any off-site outfall channels.
- Utilize current CSA hydraulic design criteria concerning ponding of the roadway.

8. Development Services

- Project must comply with CSA tree ordinance requirements.
- Survey should identify all trees with 6" or larger caliper trunk within existing & proposed ROW.
- Plans must include tree protection notes.

9. General

- Project should be developed using AASHTO guidelines.
- Design should strive to exceed minimums as recommended by AASHTO.

CONFERENCE MEMO

Stahl Road: O'Connor to Judson January 27, 2004

Page 4 of 4

- Design speed will be 35mph; however, design should strive to meet 40mph and only drop to 35mph when absolutely necessary.
- Discussion centered on expediting reviews and approvals. Suggestions included to submit 2 to 3 status level schematics for review to set alignment, profile, ROW requirements, etc; submit portions of plans as they are ready for review as opposed to submitting entire plan set for review.
- P/D should review project for feasibility of bike lanes or path.
- Discussion centered on concept to establish existing topography and improvements including complete on the ground survey or a combination of aerial mapping and ground surveys. Anibal Gutierrez indicated that he prefers complete on the ground survey. The conclusion included discussion of providing two separate proposals for the 2 different approaches with schedule and cost considerations.
- There are potential sight distance problems across top of hill immediately south of Judson Road. MPO project schematic proposes to improve this profile.
- PS&E development will include 2 separate public meetings ~ first at schematic and the second at PS&E completion.
- Design should coordinate with NEISD officials.
- CSA directed P/D to contract with Geotechnical Engineer to develop pavement design and contract for ADA/TDLR reviews and inspections.
- Environmental studies will be performed by CSA

END OF MEMORANDUM

59/80/word/memo/ConferenceMemo/040127a1.doc

IF	YES:	CFRT	TFICA	TION	JNO
	·	\sim	11 10/1		1 1 1 0 .

Poznecki-Camarillo & Associates, Inc.

No. 99-11-0222

Structural Engineering Associates, Inc.

No. 99-10-0228

SAM, Inc.

No. BMDB17540N1203

IF YES TO ANY OF QUESTIONS 10 - 13, LIST OWNERS AND PERCENTAGE OF 14. OWNERSHIP: IF JOINT VENTURE INCLUDES A CERTIFIED MBE OR WBE INDICATE PERCENTAGE TO WHICH THE CERTIFIED MBE OR WBE MEMBER WILL PARTICIPATE:

Poznecki-Camarillo and Associates, Inc.

Andrew Poznecki

50%

Adalberto Camarillo

50%

Structural Engineering Associates, Inc.

Jesse Covarrubias

69.5%

Salvador Lopez

16.95%

Charles Garza

13.55%

SAM, Inc.

Samir G. Hanna

100%

- PLEASE INDICATE THE TOTAL NUMBER OF EMPLOYEES IN YOUR FIRM. 15. Pape-Dawson Engineers, Inc. has 210 employees, all in San Antonio. The Pape-Dawson Team has 356 total staff, of which 283 are located in San Antonio.
- 16. ARE YOU A LOCAL BUSINESS ENTERPRISE HEADQUARTERED WITHIN **BEXAR COUNTY?**

Χ.	YES	N	NO Pape-Dawson Engineers, Inc.
X	YES	N	NO Poznecki-Camarillo & Associates, Inc.
X	YES	N	NO Structural Engineering Associates, Inc.
	YES	\overline{X} N	NO SAM, Inc.

ARE YOU A LOCAL BUSINESS HEADQUARTERED WITHIN THE CORPORATE SAN ANTONIO CITY LIMITS?

X	YES	N	Pape-Dawson Engineers, Inc.
X	YES	N	Poznecki-Camarillo & Associates, Inc.
X	YES	N	Structural Engineering Associates, Inc.
	YES	\overline{X} N	SAM, Inc.



	INDICATE BEI YES	_X ´	NO	Pape-Daw	son Engineers, Inc.
X	YES		NO		Camarillo & Associates, Ir
X	YES		NO	Structural	Engineering Associates, Ir
X	YES		NO	SAM, Inc.	
IF YES: 0	CERTIFICATIO				
	Poznecki-Car				No. 99-11-0222
	Structural En	gineering A	ssocia	tes, Inc.	No. 99-10-0228
	SAM, Inc.				No. 203-03-3131
X	_ BLACK	(SAM, In	ic.)		
	AMERICAN	INDIAN (OR ALA	ASKAN NA	TIVE
	_ ASIAN OR P.	ACIFIC ISI	ANDE	ER.	
		(Poznecl	ki-Cam	arillo & As	sociates, Inc.)
<u>X</u>	_ HISPANIC				sociates, Inc.)
X	_ TWO OR M	ORE DIFF	ERENT	MINORIT	Y GROUPS
ARE YOU	I CERTIFIED I	RY THE SO	i ith c	'ENTTD AT T	EXAS REGIONAL
					EN-OWNED BUSINESS
	PRISE (WBE)?	(/-		
	YES	X	NO	Pape-Daw	son Engineers, Inc.
	YES	X	NO		Camarillo & Associates, Ir
	YES	X	NO	Structural	Engineering Associates, In
	_ YES	X	NO	SAM, Inc.	. · ·
IF YES: C	CERTIFICATIO	N NO.			
		BY THE SC	TRCA	AS A DISAI	DVANTAGED BUSINESS
ENTERP	RISE (DBE)?				
	_ YES	X	NO	_	son Engineers, Inc.
X	_ YES		NO NO		Camarillo & Associates, Ir
X	YES		NO	Structural	Engineering Associates, In
X	YES		NO		(NCTRCA)



STATE HIGHWAY 71

AERIAL MAPPING AND DESIGN SURVEYING (OCTOBER 2000)

Topographic and aerial surveying services were provided to support the engineering design efforts for 6-miles of SH 71. Global Positioning System (GPS) primary control was established along the project followed by panels (secondary control) to control the aerial photography. Aerial mapping at 1"=50" and a contour interval of 1-foot was provided. These mapping files were augmented by on-the-ground survey location of pavement, signs, visible utilities, drainage structures, and right-of-way locations. After completion of the fieldwork and data compilation, the client was provide with digital files of the planimetrics and the Digital Terrain Models (DTM). Also delivered were hard copies of the survey control for the project and ground survey data.

9. FIRM'S AVAILABILITY: (When can firm start work? Is there any concurrent commitments that would impede progress on this project, i.e. other jobs?)

The Pape-Dawson team understands the schedule emphasis of the City of San Antonio. We are prepared to begin immediately on notice-to-proceed, and work diligently and expeditiously to successful project completion. We will direct our efforts in servicing the City of San Antonio to meet or exceed schedule requirements.

There are no anticipated concurrent commitments that would impede our progress on delivery of services for this project. Our availability is demonstrated on the attached workload projection chart.

CAN Y PROJE		HE PROPOSED TIME SCHEDULE FOR DESIGN OF THIS				
X	YES	NO				
In Questions 10 - 15, please refer to the definitions on the following attached definition sheet in order to answer the questions properly.						

10. ARE YOU A SMALL BUSINESS ENTERPRISE (SBE) (IF YES, INDICATE BELOW)

YE	S	X	NO	Pape-Dawson Engineers, Inc.
X YE	S			Poznecki-Camarillo & Associates, Inc.
X YE	S			Structural Engineering Associates, Inc.
YE:	5	X		SAM, Inc.

ATTACHMENT D

Principals of the Consulting Firm

Principal Name	Hourly Charge
Gene Dawson Jr.	\$200
Samuel G. Dawson	\$200
John K. Rinehart	\$180
Dennis R. Rion	\$180
Rick Wood	\$180
K. Stephen Bonnette	\$180
Ruben Cervantes	\$180
Brice B. Moczygemba	\$180

(ATTACHMENT 4)

City of San Antonio Discretionary Contracts Disclosure*

For use of this form, see City of San Antonio Ethics Code, Part D, Sections 1&2
Attach additional sheets if space provided is not sufficient.
State Not Applicable for questions that do not apply.

* This form is required to be supplemented in the event there is any change in the information under (1), (2), or (3) below, before the discretionary contract is the subject of council action, and no later than five (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 party to the discretionary contract;
None
(2) the identity of any <u>business entity</u> that would be a party to the discretionary contract: <u>Pape-Dawson Engineers, Inc.</u> and the name of:
(A) any individual or business entity that would be a <i>subcontractor</i> on the discretionary contract;
Poznecki-Camarillo & Associates, Inc. Structural Engineering Associates, Inc. Surveying and Mapping, Inc.
(B) any individual or business entity that is known to be a partner, or a parent or subsidiary business entity, of any individual or business entity who would be a party to the discretionary contract;
None
(3) the identity of any <u>lobbyist</u> or <u>public relations firm</u> employed for purposes relating to the discretionary contract being sought by any individual or business entity who would be a party to the discretionary contract.
None

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 contributions totaling one hundred dollars (\$100) or more within the past twenty-four (24) months made directly or indirectly to any current or former member of City Council, any candidate for City Council, or to any political action committee that contributes to City Council elections, by any individual or business entity whose identity must be disclosed under (1), (2) or (3) above. Indirect contributions by an individual include, but are not limited to, contributions made by the individual's spouse, whether statutory or common-law. Indirect contributions by an entity include, but are not limited to, contributions made through the officers, owners, attorneys, or registered lobbyists of the entity.

To Whom Made:	Amount:	Date of Contribution:
See attached listing for Pape-Dawson Engineers, Inc.		
		·

Disclosures in Proposals

Any individual or business entity seeking a discretionary contract with the city shall disclose any known facts which, reasonably understood, raise a question¹ as to whether any city official or employee would violate Section 1 of Part B, Improper Economic Benefit, by participating in official action relating to the discretionary contract.

None		
Signature:	Title: CFO	Date:
Wayne Brasington	Company: Pape-Dawson Engineers, Inc.	12/19/03

¹ For purposes of this rule, facts are "reasonably understood" to "raise a question" about the appropriateness of official action if a disinterested person would conclude that the facts, if true, require recusal or require careful consideration of whether or not recusal is required.