CONSENT AGENDA ITEM NO. 28

CITY OF SAN ANTONIO PUBLIC WORKS DEPARTMENT CITY COUNCIL AGENDA MEMORANDUM

TO:

Mayor and City Council

FROM:

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

SUBJECT:

South St. Mary's Street Railroad Underpass and San Antonio River

Repairs Project

DATE:

November 17, 2005

SUMMARY AND RECOMMENDATIONS

This ordinance accepts the lowest responsive bid, awards a construction contract in the amount of \$264,500 payable to Restek, Inc., and authorizes \$26,450 for Project Contingency and \$2,000 for Advertising Expenses, for a total ordinance amount of \$292,950 in connection with the South St. Mary's Street Railroad Underpass and San Antonio River Repairs Project, located in Council District 5. Union Pacific Railroad (UPRR) has agreed to provide the funds to the City for all repair cost related to this project.

This ordinance also authorizes the City Manager or her designee to execute a funding agreement with the Union Pacific Railroad Company which provides for all costs associated with the South St. Mary's Street Railroad Underpass and San Antonio River Repairs Project.

Staff recommends the approval of this ordinance.

BACKGROUND INFORMATION

This project provides for the repair of retaining walls, guardrails, and additional architectural features for the South St. Mary's Street railroad underpass and the abatement wall at the San Antonio River. These repairs are necessary due to damage caused by a UPRR derailment along St. Mary's Street and the San Antonio River that occurred on May 3, 2004. The City of San Antonio has agreed to facilitate the repairs on the project and will be reimbursed by UPRR for the costs of all repairs.

The area affected by the derailment has historical significance and serves several safety functions; therefore repair of the damage is required for both public safety and to retain the historical significance of the location.

This project was advertised for construction bids in the <u>Commercial Recorder</u>, the <u>San Antonio Informer</u>, and <u>La Prensa</u> in September 2005. In addition, the bid announcement was made on TVSA, through the Small Business Economic Development Advocacy

(SBEDA) Office and the Dodge Report. Plans were also available for review by potential bidders in the Public Works Office. Bids for this project were opened on October 5, 2005 and two (2) firms responded. Of these Restek, Inc. submitted the lowest responsive bid. Restek, Inc. currently has no active contracts with the City. A matrix of the bid outcome is included herein as Attachment 2 and the construction contract is included herein as Attachment 3. Construction is anticipated to begin in November 2005 and to be completed in January 2006.

The Economic Development Department has reviewed and approved the Good Faith Effort Plan submitted by Restek, Inc. and the contractor has committed that 3.56% of the work to be provided under this contract shall be completed by a MBE firm and 3.26% of the work to be provided under this contract shall be completed by a WBE firm. The Memorandum from the Economic Development Department is included herein as Attachment 4.

This ordinance also authorizes the execution of a funding agreement with UPRR for the reimbursement of all costs associated with this project. These costs are currently estimated at \$574,581.13 and are incorporated within the funding agreement included herein as Attachment 5.

POLICY ANALYSIS

Approval of this ordinance will be a continuation of City Council policy to complete neighborhood improvements to ensure pedestrian and traffic safety.

FISCAL IMPACT

This is a one-time capital improvement expenditure and not included in the FY 06-11 Capital Improvement Budget. Funds in the amount of \$292,950 will be provided by UPRR. Funds are authorized payable as follows:

\$ 264,500.00	payable to Restek, Inc. for construction services
\$ 26,450.00	for project contingency
\$ 2,000.00	for advertising expenses

COORDINATION

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

SUPPLEMENTARY COMMENTS

This construction contract was developed utilizing the formal bid process; therefore, a Discretionary Contracts Disclosure Form is not required.

ATTACHMENTS

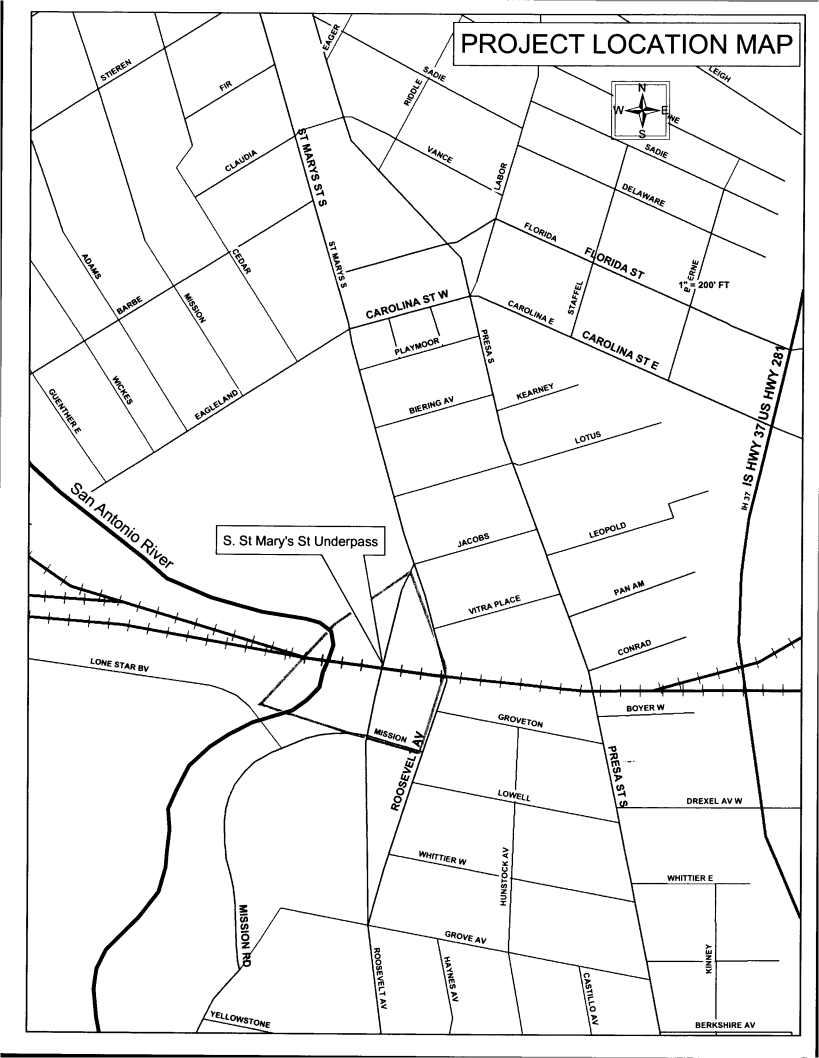
- 1.) Project Map
- 2.) Bid Tab
- 3.) Construction Contract
- 4.) Funding Agreement
- 5.) Memo from the Economic Development Department dated October 17, 2005.

Thomas G. Wendorf, P.E.

Director of Public Works

Melissa Byrne Yossher Assistant City Manager

City Manager





Project No. ASR04-017-02 October 7, 2005

Raba-Kistner Consultants, Inc. 12821 W. Golden Lane P.O. Box 690287, San Antonio, TX 78269-0287 (210) 699-9090 • FAX (210) 699-6426

Mr. Razi Hosseini Assistant City Engineer City of San Antonio Public Works Department 114 W. Commerce Municipal Plaza Building, 8th Floor San Antonio, Texas 78205

Re: Bid Award Recommendation

Retaining Wall Repairs at South Saint Mary's Street Railroad Underpass and San Antonio River Abutment Wall, and Additional Design Services for Structural Shoring Details.

Dear Mr. Hosseini:

Raba-Kistner Consultants Inc. (R-K) has reviewed the bids submitted by Satterfield and Pontikes and Restek, Inc. We recommend awarding this work to Restek, Inc. based on lowest and best bid for the work. We recommend awarding the base bid and the four alternatives under one contract to begin work as soon as possible. The bid tabulations are listed below for your reference.

Name of Bidder	Base	Alt. 1	Alt. 2	Alt. 3	Alt. 4	Total
Restek, Inc.	\$264,500.00	\$ 6,035.00	\$ 8,150.00	\$ 2,675.00	\$ 69,500.00	\$350,860.00
Satterfield & Pontikes	\$524,000.00	\$ 4,000.00	\$ 4,000.00	\$ 7,000.00	\$ 35,000.00	\$574,000.00

The base bid includes work necessary to repair the damage to the underpass caused by the train derailment earlier last year. Alternatives 1 through 4 include work that is needed to restore structural integrity to various elements of the reinforced concrete structures that make-up the underpass, and replacing lamp standards to restore the architecture of the underpass in accordance with its historic nature.

We appreciate being of service to you on this project. If you have any questions or need additional information, please do not hesitate to call.

Richard J. Timm II. P.E.

Manager of Facilities Engineering Services

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RJT/jg

Copies Submitted: Above (1)

CONSTRUCTION CONTRACT

STATE OF TEXAS COUNTY OF BEXAR CITY OF SAN ANTONIO

CONTRACT FOR

RETAINING WALL REPAIRS AT SOUTH ST. MARY'S STREET RAILROAD UNDERPASS AND SAN ANTONIO RIVER ABUTMENT WALL

THIS AGREEMENT made and entered into in San Antonio, Bexar County, Texas between the City of San Antonio, a municipal corporation, in the State of Texas, hereinafter termed "City", and

RESTEK, INC. 6601 BOUCHER DRIVE EDMOND, OK 73034

hereinafter termed "Contractor", said agreement being executed by the City pursuant to the City Charter and Ordinances and Resolutions of the City Council, and by said Contractor,

WITNESSETH: That the parties hereto, each in consideration of the agreements on the part of the other herein made and referred to, have covenanted mutually, and hereby mutually covenant, the City for itself and its successors, and the Contractor for itself or himself or themselves and his or their heirs, executors and administrators or successors, as follows, to-wit:

A. DEFINITIONS & SCOPE OF CONTRACT

- 1. CITY AND OFFICIALS. Whenever in this contract is found the term "City", "City Council", "City Manager", "Director of Public Works", "Director of Finance", "City Clerk" or other designation of any City institution, officer, employee or title, or a pronoun in its, his or their place, the same shall, unless indicated otherwise, be understood to mean the City of San Antonio or its successors, or the governing body, or the person or persons now or hereafter holding or exercising the duties of such designated official position, office, employment or title, in said City, or any person or persons acting lawfully in the corresponding official capacity on behalf of said City at such time and within the powers and authority held by him or them;
- 2. **CONTRACTOR.** Whenever the term "Contractor" or a pronoun in its place is used herein, it shall be taken to include any person, association or persons, firm or corporation, notwithstanding such pronoun may be used in the masculine gender or singular number, and said term or pronoun shall include in their respective capacities, the President, Manager, or other officer or agent for the time being, representing or locally managing the work of any corporation contracting herein.
- 3. **INCLUDED INSTRUMENTS.** The notice to Contractors, specifications including any Special and General Conditions, plans, instructions to bidders, advertisement for bids, the bid proposal, and the construction bond, payment bond, and other bonds, if any, made by the Contractor, the Charter, Ordinances and Resolutions of the City, all in so far as prepared for or relating to said work herein undertaken are hereby made a part of this agreement and are included in this contract as if rewritten or copied in full herein, and shall be deemed "included instruments" when that term is used. This document and the included instruments taken together constitute the contract between the parties and may be referred to herein as the "Contract".
- 4. **CONTRACT INTERPRETATION.** In case of conflict or inconsistency between this document and the specifications or other included instruments, this contract shall control, but insofar as such provisions can stand together they shall all be regarded as cumulative.
- 5. SCOPE OF CONTRACT AND SPECIAL PROVISIONS FOR SUPERVISION OF WORK. It is contemplated that this contract shall be used as a general form of construction contract for public works projects and for some of said work independent consulting Architects or Engineers may be engaged, their identity and capacity shall be designated herein; however, Contractor understands that City may remove such consultant as provided in the terms of its contract relationship with the latter, and the Director of Public Works shall, in such event, be vested with all powers formerly exercised by such consultant, provided written notice of such substitution shall be immediately served on the

Contractor in writing. Nothing herein shall authorize independent agreements between Contractor and such Engineer or Architect, nor shall the latter be deemed to bear a legal relationship to either Contractor or City other than as evidenced by the City's contract with such consultant.

- 6. **DEFAULT AND VIOLATIONS OF CONTRACT.** If Contractor shall fail or refuse to take such measures as the Director of Public Works may determine to be necessary to insure the completion of the work within the time allowed therefor, or if the work to be done under this contract shall be abandoned by Contractor, or if this contract, or any right or interest therein shall be assigned or sub-let by Contractor otherwise than is herein specified, or if at any time said Director of Public Works shall certify in writing that Contractor is willfully violating or refusing to observe any of the conditions, provisions or stipulations of this contract or of the specifications, or is executing the same in bad faith or not in accordance with the terms thereof, or if the work is not fully completed within the time allowed for its completion, then, in any such event, the City Manager shall be authorized at his election to order Contractor to discontinue all work under this contract by written notice given as herein provided; and Contractor and his employees shall thereupon discontinue all work upon said premises; and the City shall, upon such notice having been given, be authorized fully to enter upon said premises, through any designated officer, agent or contractor, and to take full possession of said work, and to order or contract for the completion of said work in any manner it may deem proper; and said City shall thereupon have a right to take full possession of, and to use for the purposes of said work, all materials, tools, implements or machinery previously provided by the Contractor for the performance of the work and located at the project site. All costs and expenses requisite to the completion of the work by the City whether accomplished by contract or otherwise, and including reasonable costs of supervision, together with damages for delay as herein specified, shall be charged to and paid by the Contractor. If the cost of such completion by the City shall be less than the amount agreed to be paid to the Contractor hereunder, the Contractor shall forfeit by virtue of his default the right to any difference unless otherwise specified by the City Manager; if, however, the cost of such completion shall exceed the amount herein agreed to be paid to the Contractor, then the Contractor or his bondsman shall pay to the City the amount of such additional costs and expenses to be fixed and determined as herein provided.
- 7. **COMMUNICATIONS BETWEEN CONTRACTOR AND CITY.** The Contractor agrees that the following address in the City of San Antonio, Texas, shall be used for the transmission to him of any notices or correspondence in connection with the performance of this contract:

6601 BOUCHER DRIVE EDMOND, OK 73034

The above address may be changed only by filing written notice to that effect with the Director of Public Works. All communications, notices and other correspondence forwarded to the above address shall be presumed conclusively to have been delivered by regular course of mail to the Contractor.

8. PREVAILING WAGE RATE AND GENERAL LABOR CONDITIONS. The Provisions of Chapter 2258, Texas Government Code, are expressly made a part of this contract. In accordance therewith, a schedule of the general prevailing rate of per diem wages in this locality for each craft or type of workman needed to perform this contract is included with the Special Conditions and made a part hereof. The Contractor shall forfeit as a penalty to the City sixty dollars (\$60.00) for each laborer, workman, or mechanic employed, for each calendar day, or portion thereof, that such laborer, workman or mechanic is paid less than the said stipulated rates for any work done under said contract, by the contractor or any sub-contractor under him. The establishment of prevailing wage rates pursuant to Chapter 2258, Texas Government Code shall not be construed to relieve the Contractor from his obligation under any Federal or State Law regarding the wages to be paid to or hours worked by laborers, workmen or mechanics insofar as applicable to the work to be performed hereunder. The Contractor, in the execution of this project, agrees that he shall not discriminate in his employment practices against any person because of race, color, creed, sex or origin. The Contractor agrees that he/she will not engage in employment practices which have the effect of discriminating against employees or prospective employees because of race, color, religion, national origin, sex, age, handicap or political belief or affiliation. In addition, Contractor agrees that he/she will abide by all applicable terms and provisions of the Nondiscrimination Clause and the Small and/or Minority Business Advocacy Clause as contained in the City of San Antonio's current Affirmative Action Plan on file in the City Clerk's Office.

9. ASSIGNMENTS AND SUBLETTING. Contractor shall not assign, transfer, convey, sub-let or otherwise dispose of this contract, or any portion thereof, or any right, title or interest in, to or under the same, without previous consent in writing of the City, to be endorsed hereon or hereto attached; and Contractor shall not assign by power of attorney or otherwise any of the monies or other considerations to become due and payable by the City under this contract; unless by and with the consent signified in like manner. And in any event whatsoever, whether by such consent, by operation or law or otherwise, any and all such assignments, transfers or sub-letting, and the entire subject matter thereof, shall be and remain subject to all rights of the City herein or otherwise provided, and no waiver of this stipulation can be invoked against the City. In no event shall the City be liable in excess of the consideration of this contract in the case of any such assignment, transfer, conveyance or sub-letting of the work or performance which is the subject hereof. The City reserves the right to withhold any monthly payment hereafter provided for in the event of an assignment or sub-letting of a portion of the work without the consent and knowledge of the City and by reserving such right, the City shall not be deemed to have waived its right to declare a full breach of this contract for Contractor's failure to comply with provisions hereof, such remedy being alternative only and exercisable at the option of the City.

B. SCOPE OF WORK

1. **DESCRIPTION AND LOCATION.** The site of the work herein contemplated is located and described generally as follows:

RETAINING WALL REPAIRS AT SOUTH SAINT MARY'S STREET RAILROAD UNDERPASS AND SAN ANTONIO RIVER ABUTMENT WALL

and this contract is performable exclusively in Bexar County, Texas.

2. GENERAL UNDERSTANDING. Contractor at his own cost and expense shall furnish all supervision, tools, implements, machinery, labor, materials and accessories, such as are necessary and proper for the purpose, and pay all permit and license fees, and shall at his own cost and expense construct, build and complete, in a good, first class, substantial and workmanlike manner, the structures, work and improvements herein described or referred to in and upon a certain parcel or parcels of land hereinafter described or referred to, all according to this contract and the included instruments, prepared by

RABA-KISTNER COUNSULTANTS, INC.

and now on file in the office of the Engineering Division of the Public Works Department; and according to field interpretations to be furnished Contractor by the City upon request. If figures or quantities of materials, supplies or other items needed for this project are furnished in the plans and specifications, same shall be understood to be estimates only and the Contractor shall be responsible for any discrepancies between such estimates and the quantities required.

- 3. WORK UNDERSTOOD BY CONTRACTOR. Contractor declares that prior to the submission of his bid proposal on this contract he has thoroughly examined the location of the work to be performed, is familiar with local conditions, and has read and thoroughly understands the "included instruments" as they relate to the physical conditions prevalent or likely to be encountered in the performance of the work at such location. Contractor hereby accepts such "included instruments" as satisfactory in all respects to accomplish the proper performance of the work at the project site and accordingly assumes the risk of any delays or additional costs which might arise from errors or miscalculations in such "included instruments" or from erroneous assumptions upon which same may have been predicated as to the physical conditions at the work site including, but not by way of limitation, latent defects or conditions of the subsoil.
- 4. **IMPLIED WORK.** Any work or materials that may have been omitted in the description of said project, but the use of which is implied or necessary to the project's completion, shall be deemed to be included in this contract and shall be furnished by the Contractor as if the same had been stated specifically, without any additional charge to the City.
- 5. **INCIDENTAL WORK, CONNECTIONS AND PASSAGEWAYS.** The Contractor shall do and perform all implied or incidental work necessary to completion of this contract including, but not by way of limitation, the following:
 - a) make and provide all suitable connections with existing improvements as are necessarily implied herein for proper completion of the project;
 - b) provide passageways or leave open such thoroughfares in the work area as may be required by the City;
 - c) protect and guard same at his own risk as more specifically detailed in Paragraph E-1 hereof;
 - d) continuously maintain the work area in a clean and workman-like manner; and
 - e) prior to final acceptance of the work, restore the site to its prior condition to the extent permitted by the improvement.

All of said incidental work to be done to the satisfaction of the City at Contractor's own cost and expense.

- All materials used by the Contractor shall conform to the specifications. 6. WORK AND MATERIALS. However, if the specifications are silent, only the best quality materials shall be used, and in the event of dispute as to the relative quality of materials, the selection of the Director of Public Works shall be final. All of said work shall be executed in a good, thorough and workman-like manner, to the satisfaction of the Director of Public Works, who, together with all assistants and inspectors under his direction, or in the employ of the City for the purpose of said work, shall at all times have free access to the project site, stores and materials, and shall be privileged to take such samples of all materials and to cause tests of materials or of any part of the work to be made except as otherwise provided in the specifications. Contractor shall render all assistance required of him by the Director of Public Works or his aforementioned assistants or inspectors in connection with any such tests, and if any part of the work or the materials used shall be found unsuitable or improper, either wholly or in part, Contractor shall correct or remove such defective work or materials from the project site. In connection with the visual inspection or materials testing contemplated herein, it is clearly understood that the City exercises no right to control the means of accomplishing the end product of the work and no approval of any phase of the construction project by any of the City's agents or inspectors shall relieve the Contractor from full compliance with the specifications regarding the ultimate work product and any additional cost or delay occasioned by defects in the work or failure to meet specifications at any such phase shall be borne by the Contractor.
- 7. **CONTRACTOR'S RISK.** Contractor shall be responsible for the complete performance of and compliance with this contract, and for all materials on the ground or elsewhere, and for all the work performed under this contract, and shall protect the same from all loss or damage from any cause whatsoever until final completion and acceptance; and shall deliver said structures, work and improvements to the City in a completed and perfect condition in accordance with this contract.

C. BEGINNING AND COMPLETION OF WORK, DAMAGES FOR DELAY

1. **TIME TO BEGIN WORK.** The work embraced in this contract shall be begun by contractor within seven (7) days after City shall notify Contractor in writing to begin, and if such work be actually begun by Contractor before such notice, then the period of time herein allowed for the completion of the work shall begin to run from such date when work is actually commenced.

2. COMPLETION OF WORK.

a. Calendar Day Contract -- After beginning work as outlined in Paragraph C-1 above, the Contractor shall prosecute same continuously and diligently for and during the period of Ninety (90) Calendar Days, during which period of time Contractor binds and obligates himself at all times to employ sufficient force and diligence to complete said structures, work and improvements, and to deliver same over to the City in a completed, undamaged, and clean condition; and the time of beginning, rate of progress and time of completion of said work are hereby declared and understood to be of the essence of this contract; provided, however, said Director of Public Works may suspend said work wholly or in part by his written order whenever in his opinion the interests of the City require the suspension of such work, such orders not to continue in effect longer than one week at any one time. The City may, at its discretion, establish phases of the project or areas of the work to be performed and in such order or sequence as the City shall deem best in the public interest.

Should the work be delayed necessarily by any damage that may happen thereto by any unusual, unavoidable accident, or by the condition of the weather, or by action of the elements, or by any general strike of employees, or by shortage of materials, or by suspension of the work, or by any injunction or other court action or by any delay which may exist for the City to procure any title to lands or any right or interest therein needed for the purposes of said work, Contractor shall have no claim for damages on account of such delay, but working days will not be charged during the period of any such delays.

b. Date Certain Contract -- After beginning work as outlined in Paragraph C-1 above, the Contractor shall complete the work during which period of time Contractor binds and obligates himself at all times to employ sufficient force and diligence to complete said structures, work and improvements, and to deliver same over to the City in a completed, undamaged and clean condition; and the time of beginning, rate of progress and time of completion of said work are hereby declared and understood to be of the essence of this contract; provided, however, said Director of Public Works may suspend said work wholly or in part by his written order whenever in his opinion the interests of the City require the suspension of such work, such orders not to continue in effect longer than one week at any one time. The City may, at its discretion, establish phases of the project or areas of the work to be performed and in such order or sequence as the City shall deem best in the public interest. No additional time for completion will be allowed unless granted in writing by the Director of Public Works.

3. **DAMAGES FOR DELAY.** If Contractor shall fail to complete the work within the time herein specified or otherwise allowed therefor, he shall be liable for the wages of any inspector or inspectors employed by the City on said work at the rate of one hundred dollars (\$100.00) per day per inspector from the end of said time allowed for the completion of the work, until actual completion thereof; and in addition to said wages of inspectors, the following sums per day for the period of such delay shall be paid or allowed by Contractor to City or be deducted by the City on final estimate and settlement, not as a penalty, but as liquidated damages due to City for expense, loss and public inconvenience resulting from failure to complete said work within the time allowed, such time of completion being an essential element and consideration, as a result of such delay:

For Amount of Contract	Amount of Liquidated Damages per Day
\$1,000,001 or over	\$700.00
\$ 750,001 to \$1,000,000	\$600.00
\$ 500,001 to \$ 750,000	\$500.00
\$ 250,001 to \$ 500,000	\$400.00
\$ 100,001 to \$ 250,000	\$300.00
\$ 50,001 to \$ 100,000	\$200.00
\$ 0 to \$ 50,000	\$100.00

The amount of all such damage shall be fixed and determined by the written certificate of Director of Public Works, whose judgment shall be final disposition thereof.

- 4. **COMPLETION.** Completion of the project will be considered only after all stipulations, requirements and provisions of this contract are faithfully completed and the project is delivered to the City for use. In the event that only minor items remain for completion, the Director of Public Works may issue a conditional approval in accordance with Paragraph D-2, listing the exceptions; however, the completion date will not be effective until all items noted as exceptions in the Conditional Approval have been corrected.
- 5. **NO WAIVER OF CITY'S RIGHTS.** Neither the inspection nor approval by said Director of Public Works or any inspector, officer or employee of the City, nor any order, measurement or certificate by said Director of Public Works, nor any estimate or payment by the City for any part of said work, or material or method or equipment, nor any extension of time, nor any possession of the work or place taken by the City, or any officer or employee thereof at any time before final acceptance, shall operate as a waiver of any provision or obligation of this contract or of any right or power herein given or reserved to said City, or of any right to claim any indemnity or damages herein provided for; nor shall any waiver of any breach of this contract be deemed as a waiver of any other or subsequent breach; and every right or remedy under this contract or included instruments shall be cumulative, and in addition to all other rights and remedies.
- 6. OCCUPANCY. The City, at the discretion of the Director of Public Works, shall have the right to take possession of and use any completed portion or partially completed portion of the structure or work, provided, in the opinion of the Director of Public Works, such possession or use does not materially affect the Contractor's ability to proceed with his work on the project. No additional time will be granted the Contractor for occupancy or possession and use of any partially completed or completed work, and such possession or use shall not constitute acceptance of the work.

D. PAYMENT

1. PRICES AND CONSIDERATIONS. In consideration of the faithful performance of this contract and the construction, completion, and delivery of said structures, work and improvements, the City of San Antonio agrees and shall be and is hereby bound and obligated to pay at the office of the Director of Finance of the City of San Antonio, in Bexar County, Texas, to the Contractor as hereinafter provided out of its fund

the following sum or amount or amounts, or prices, to-wit:

FOR MATERIALS AND LABOR: TWO HUNDRED SIXTY-FOUR THOUSAND, FIVE HUNDRED DOLLARS. (\$264,500.00)

the same being the amount or amounts or prices for said work named in the proposal of Contractor, attached hereto as an included instrument

2. MONTHLY ESTIMATES. During the early part of each month as the work progresses said Director of Public Works shall make an estimate of the materials brought into the work and the labor performed during the preceding month, as well as the number of working days used during such month, and the City shall thereupon, about the middle of

each month, make payments to Contractor of monthly installments based upon such estimate in a sum equivalent to ninety percent (90%) of each such monthly estimate. At the time the last monthly estimate is paid, a letter of conditional approval will be furnished the Contractor. The remaining ten percent (10%) of the estimated value shall be held by the City until the final settlement hereinafter provided for. However, where the contract price exceeds four hundred thousand dollars, installments shall be paid to Contractor at the rate of ninety-five (95%) percent of each monthly estimate, and the retainage held until final acceptance shall be five (5%) percent. The payments of such installments shall be held to be payments on account of the contract sum, and the certificates or estimates of the Director of Public Works upon which such monthly payments are based shall be held to have been given only for the purposes of fixing the sums to be so paid in compliance with Paragraph D-5 hereof and shall not in any way be deemed to have been an acceptance of any part of the work, or to prejudice said City in the final settlement of account or in requiring the completion of the work as herein provided.

- 3. **FINAL ESTIMATE.** Contractor shall not be entitled to receive payment of any sum in excess of the amounts paid upon such monthly estimates as outlined above for at least thirty (30) days after transmittal of the letter of conditional approval and not before all the stipulations, requirements and provisions of this contract are faithfully performed and complied with, and unless and until said structures, work and improvements shall be entirely completed, and delivered to and accepted by the City in accordance with this contract; and such completion, delivery and acceptance is evidenced by the final certificate of the Director of Public Works and such certificate of acceptance is approved by the City Manager. Simultaneous with the transmittal of the final certificate of completion, delivery and acceptance, the Director of Public Works shall prepare his final estimate as the basis for final settlement upon this contract, whereupon the same having been first approved by the signature of the City Manager and Director of Finance, City shall pay to Contractor the amount of such final estimate, taking into account all amounts previously retained and deducted from such monthly estimates and remaining payable to Contractor, but deducting from the amount of such final estimate and retaining any and all sums which are to be deducted by the City or paid or allowed by the Contractor to City, or claimed for labor or materials furnished by any person, firm or corporation, or which are to be retained and held by City for any reason.
- 4. CLAIMS FOR LABOR OR MATERIALS. Contractor hereby agrees to promptly pay all persons supplying labor, services and materials in the prosecution of the work provided for in this contract and any and all duly authorized modifications of said contract that may hereafter be made, and shall and will fully indemnify and hold harmless the City against any and all claims, liens, suits or actions asserted by any person, persons, firm or corporation on account of labor, materials or services furnished such Contractor during the prosecution of the work herein undertaken and Contractor shall execute a bond for this purpose as hereinafter set out. Before the City shall be obliged to pay any amount to Contractor on final settlement, Contractor shall furnish to the satisfaction of the Director of Finance, evidence that all labor employed and all materials used in the construction of the work have been fully paid for by Contractor.
- 5. DIRECTOR OF PUBLIC WORKS TO FINALLY DETERMINE ALL AMOUNTS PAYABLE OR CHARGEABLE. It is specially understood and agreed that subject only to the prices, terms and provisions specifically set forth in this contract and included instruments, the written estimates and certificates of the Director of Public Works shall be final in fixing and determining amounts payable or chargeable hereunder to Contractor by City as required by the other terms and conditions hereof, also in case of controversy, in fixing and determining all unliquidated sums to be deducted and retained by City for any purpose whatever out of any funds estimated as payable to Contractor by City.
- by the signature of the City Manager, make deletions, alterations, modifications or additions in the specifications and plans for the work for the purpose of perfecting the work herein undertaken or the ramifications thereof, and the Contractor shall execute the work as so changed, provided the entire cost of such extra work as results from such changes, including the cost of extra work resulting from any prior alterations modifications, or additions so ordered, shall not exceed twenty-five percent (25%) of the original amount of the contract, as set out in paragraph D-1 hereof; and provided further that the price is agreed upon in writing before the work is done or materials furnished and that such agreement is signed by the Contractor and by the Director of Public Works and the City Manager, it being further agreed and understood that if no such agreement as to price can be reached after discussions, that payment by the City shall be upon the basis of cost of labor and materials plus ten percent (10%). The cost of such extra work shall be added to the estimates payable to the Contractor by the City, all of which shall be effected under the terms and provisions of this contract. The Director of Public Works may order the Contractor to omit any part or parts of the work remaining to be done and the City shall not be bound to pay for extra work so ordered to be omitted. No additional working time will be granted for alterations and/or extra work unless specified in said written order approving work.

E. INDEMNIFICATION

- 1. CARE TO AVOID ACCIDENTS OR INJURY TO PERSON OR PROPERTY. During the performance of the work within the contemplation of this contract and until final completion and acceptance thereof, Contractor shall exercise the utmost care to avoid accident or injury to persons or property. He shall place and maintain all necessary barriers and safeguards, including watchmen, if necessary, about the work site for the prevention of accidents and at night shall maintain adequate lights and other warning devices, and generally shall take all precautions requisite to the protection of the general public and properties adjacent to the work site. Contractor shall and will indemnify and save harmless the City from and against any and all actions and claims, and against all costs, damages and expenses to which the City may be put by reason of any injury or alleged injury to person or property, resulting or alleged to result from or to be occasioned by the acts or omissions of the Contractor, whether negligent or otherwise, in the performance, conduct or maintenance of the work, or in guarding same, or from any improper methods, tools, implements or materials employed therein, or on account of any such acts or omissions of Contractor's agents, servants, employees, assignees or sub-contractors (including the agents, servants and employees of such sub-contractor); and Contractor or his insurer shall well and truly make payment of any and all sums recovered against the City in any suit or suits on account of such alleged injury or damage, to which the City may be made a party, together with all costs, damages and expenses borne by the City in connection with such suits, all in a manner as to save the City harmless from any expense connected with such actions and claims. The City is further authorized, upon the order of the Director of Public Works, to deduct or retain from any estimate or estimates or amounts retained hereunder, such sum as may be claimed for any injury or damage described above unless and until Contractor shall give a further and special bond or deposit adequate to cover such contingent liability as determined by the Director of Public Works or otherwise present evidence of full indemnification to the City in connection with such claims or actions.
- 2. INTELLECTUAL PROPERTY RIGHTS, ETC. Contractor agrees that he will at all times pay all fees, royalties or license charges on all patented, registered or copyrighted machines, materials, methods or processes used in the construction of said work and supplied as a part of the finished work, or appurtenant thereof; and that he will ever hold the City free and harmless from any and all claims on account of the use of any intellectual property.

F. INSURANCE

- 1. The following types of insurance shall be furnished for the duration of the project, and two copies of Certificates of Insurance showing compliance with the provisions of this paragraph shall be furnished to the Department of Public Works prior to or at the time this contract is executed by the Contractor and before a Work Order is issued.
- a. General Insurance, Commercial General (Public) Liability, Builder's Risk and Business Automobile, Builder's Risk Insurance Coverage shall be carried as specified in the Included Documents.
 - b. Worker's Compensation Insurance Coverage -- Statutory, \$500,000.00 each occurrence.

A. Definitions:

Certificate of coverage ("certificate")- A copy of a certificate of insurance, a certificate of authority to self-insure issued by the commission, or a coverage agreement (TWCC-81, TWCC-82, TWCC-83, or TWCC-84), showing statutory workers' compensation insurance coverage for the person's or entity's employees providing services on a project, for the duration of the project.

Duration of the project - includes the time from the beginning of the work on the project until the Contractor's/person's work on the project has been completed and accepted by the governmental entity.

Persons providing services on the project ("subcontractor" in §406.096) - includes all persons or entities performing all or part of the services the Contractor has undertaken to perform on the project, regardless of whether that person contracted directly with the Contractor and regardless of whether that person has employees. This includes, without limitation, independent Contractors, subcontractors, leasing companies, motor carriers, owner-operators, employees of any such entity, or employees of any entity which furnishes persons to provide services on the project. "Services" include, without limitation, providing, hauling, or delivering equipment or materials, or providing labor, transportation, or other service related to a project. "Services" does not include activities unrelated to the project, such as food/beverage vendors, office supply deliveries, and delivery of portable toilets.

- B. The Contractor shall provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all employees of the Contractor providing services on the project, for the duration of the project.
- C. The Contractor must provide a certificate of coverage to the governmental entity prior to being awarded the contract.
- D. If the coverage period shown on the Contractor's current certificate of coverage ends during the duration of the project, the Contractor must, prior to the end of the coverage period, file a new certificate of coverage with the governmental entity showing that coverage has been extended.
- E. The Contractor shall obtain from each person providing services on a project, and provide to the governmental entity:
 - (1) a certificate of coverage, prior to that person beginning work on the project, so the governmental entity will have on file certificates of coverage showing coverage for all persons providing services on the project; and
 - (2) no later than seven days after receipt by the Contractor, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project.
- F. The Contractor shall retain all required certificates of coverage for the duration of the project and for one year thereafter.
- G. The Contractor shall notify the governmental entity in writing by certified mail or personal delivery, within 10 days after the Contractor knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project.
- H. The Contractor shall post on each project site a notice, in the text, form and manner prescribed by the Texas Workers' Compensation Commission, informing all persons providing services on the project that they are required to be covered, and stating how a person may verify coverage and report lack of coverage.
- I. The Contractor shall contractually require each person with whom it contracts to provide services on a project, to:
 - (1) provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all of its employees providing services on the project, for the duration of the project;
 - (2) provide to the Contractor, prior to that person beginning work on the project, a certificate of coverage showing that coverage is being provided for all employees of the person providing services on the project, for the duration of the project;
 - (3) provide the Contractor, prior to the end of the coverage period, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project;
 - (4) obtain from each other person with whom it contracts, and provide to the Contractor:
 - (a) a certificate of coverage, prior to the other person beginning work on the project; and
 - (b) a new certificate of coverage showing extension of coverage, prior to the end of the coverage period, if the coverage period shown on the current certificate of coverage ends during the duration of the project;
 - (5) retain all required certificates of coverage on file for the duration of the project and for one year thereafter;

- (6) notify the governmental entity in writing by certified mail or personal delivery, within 10 days after the person knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project; and
- (7) contractually require each person with whom it contracts, to perform as required by paragraphs (1) (7), with the certificates of coverage to be provided to the person for whom they are providing services.
- J. By signing this contract or providing or causing to be provided a certificate of coverage, the Contractor is representing to the governmental entity that all employees of the Contractor who will provide services on the project will be covered by workers' compensation coverage for the duration of the project, that the coverage will be based on proper reporting of classification codes and payroll amounts, and that all coverage agreements will be filed with the appropriate insurance carrier or, in the case of a self-insured, with the commission's Division of Self-Insurance Regulation. Providing false or misleading information may subject the Contractor to administrative penalties, criminal penalties, civil penalties, or other civil actions.
- K. The Contractor's failure to comply with any of these provisions is a breach of contract by the Contractor which entitles the governmental entity to declare the contract void if the Contractor does not remedy the breach within ten days after receipt of notice of breach from the governmental entity.

The City shall be named as an additional insured in all coverage described above in paragraph a, above.

In the submission of the Certificates of Insurance, the insurance company in every case must agree to providing notice of cancellation of any insurance to the City ten (10) days prior to such cancellation of policies covered by the certificates.

G. BONDS

- 1. **PERFORMANCE BOND.** Contractor hereby agrees to execute with sureties and deliver to the City, at once, a "Performance Bond" in accordance with Chapter 252, Texas Local Government Code, in the total amount of the contract price, \$ 264,500.00, approved by the City as to form and sufficiency, conditioned that Contractor shall faithfully perform, observe and comply with all the terms, conditions and stipulations, undertakings and provisions of the contract, said Performance Bond to be attached hereto as an included instrument.
- 2. **PAYMENT BOND.** Contractor hereby agrees to execute with sureties and to delivery to the City, at once, a "Payment Bond" in accordance with Chapter 252, Texas Local Government Code, in an amount at least equal to the contract price, such as shall be satisfactory to the City as to form and sufficiency, as security for the payment of all persons supplying labor and material in the prosecution of the work provided for in this contract; said Payment Bond to be attached hereto as an included instrument.
- 3. **CONTRACTOR AND SURETIES STILL BOUND.** No assignment, transfer or subletting, whether with or without the consent of said City, and no order of said City for or approval or any alterations or modifications in said specifications, plans, or work, and no change in the requirements or order for extra work made by the City as provided in this contract, shall ever in any manner release or diminish the responsibility of Contractor or any surety on any bond of Contractor, but on the contrary, such responsibility shall extend to and comprehend all such changes and other matters.

H. COMPLIANCE WITH FEDERAL REGULATIONS

1. The Contractor is responsible for compliance with all Federal regulations included in the City of San Antonio Compliance Manual, as may occasionally be amended. The Compliance Manual is incorporated and made part of this contract.

I. INTEREST IN CITY CONTRACT PROHIBITED

1. No officer or employee of the City shall have a financial interest, direct or indirect, in any contract with the City, or shall be financially interested, directly or indirectly, in the sale to the City of any land, materials, supplies or service, except on behalf of the City as an officer or employee. Contractor acknowledges that it is informed that the Charter of the City of San Antonio and it 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 the City and/or City agency such as City-owned utilities. An officer or employee has a "prohibited financial interest" in a contract with the City or in the sale to the 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 owns ten (10) percent or more of the voting stock or shares 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.

J. GENERAL PROVISIONS

- 1. MERGER. This document and included instruments is the entire contract and recites the full consideration between the parties, there being no other written or parol agreement; it being understood that the Charter of the City of San Antonio requires all of its contracts to be written and made by ordinance.
- 2. CHOICE OF LAWS, VENUE. This Contract shall be construed under the laws of the State of Texas.
- 3. CONSTRUCTION OF TERMS. The headings preceding the text of the paragraphs hereof are inserted solely for the convenience of reference and shall not constitute a part of this Contract, nor shall they affect its meaning, construction or effect. The use herein of the singular number shall be deemed to include the plural and vice versa, and the use hereof of the masculine shall be deemed to mean the feminine or neuter and vice versa, wherever the sense of this contract so requires.
- 4. SEVERABILITY. If any term or provisions of this contract, or the application thereof, shall, for any reason and to any extent, be invalid or unenforceable, the remainder of this contract, or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, but rather shall be enforced to the fullest extent permitted by law.

City Manager of said City, and the corporate seal of	said City to be her	as lawfully caused these presents to be executed by the hereunto affixed and this instrument to be attested by the hereunto duly authorized PRESIDENT does now sign,
EXECUTED in San Antonio, Texas on	day of	, A.D. 20
(CITY SEAL)		
		CITY OF SAN ANTONIO
		BY:
ATTEST: City Clerk		BY: City Manager
(CORPORATE SEAL)		
		Restek, Inc. Contractor
4.555		BY:
ATTEST:		Ellery N. Brown, President

Secretary

PERFORMANCE BOND

STATE OF TEXAS COUNTY OF BEXAR CITY OF SAN ANTON:)) IO)	Know all men by th	nese presents:
1. That we RESTEK PRESIDENT	, INC. A TEXAS	S CORPORATION,	ACTING BY AND THROUGH ELLERY N. BROWN
as Principal, and	,		
San Antonio, a municipa	l corporation of the y to be made in an	he County of Bexar ar nd unto said City of S	be held and firmly bound unto the City of the State of Texas in the sum of \$264,500.00 for payment of Antonio, we do hereby bind and obligate ourselves, our and severally:
2. THE CONDITION	S OF THIS BON	D, HOWEVER, ARE RESTEK,	SUCH THAT WHEREAS, the said , INC.
		has made and does th	is day make and enter into a certain contract in writing wit for said City of certain structures, work and improvemen
and for the performance described in said contracts. NOW THEREFO	UNDERPASS and observance of t and its included RE, if Contractor,	AND SAN ANTONION of diverse other matter instruments which are the principal party to	SAINT MARY'S STREET RAILROAD O RIVER ABUTMENT WALL is and things in connection with said work; all as more full expressly made a part of this obligation. o this obligation shall faithfully construct and complete said
undertakings and provising the same relate to or are thereupon this obligation further understood and a principal party hereto, a every breach of this bond on the shall not be in any	ions of said contra e incident to the constant is shall be and beconstructed that this bound each and all so and until the full armanner released constant to each and all se	act and all included in construction and compone null and void, but and shall be a continuous cureties hereon, and the mount thereof shall have by diminished by any context.	m and comply with all the terms, conditions, stipulation astruments, according to their intent and purpose insofar a pletion of said structures, work and improvements then an a otherwise to remain in full force and effect; and it is herebus obligation against the principal and each member of sain that successive recoveries may be had hereon for each an ave been exhausted; and the liability of the sureties on the changes in the work which may be authorized or directed built of the City any right or remedy pro vided by the contract
			suant to Chapter 2253 of the Texas Government Code, and persons supplying labor and materials in the prosecution of
5. IN TESTIMONY V	WHEREOF, witne	ess our hands and the s	seal of any incorporated surety hereon this
day of	·	A.D. 20 _	·
6. The foregoing bond	d is approved and	accepted	DECTEV INC
his day of	•		RESTEK, INC.
20		Ву	
City M	lanager		Ellery N. Brown, President
(SEAL	1	-	Surety
(SEAL	IJ	Ву	

Address of Surety for Service

PAYMENT BOND

STATE OF TEXAS)	
	by these presents:
CITY OF SAN ANTONIO)	
 That we RESTEK, INC., A TEXAS CORPORATION PRESIDENT. 	, ACTING BY AND THROUGH ELLERY N. BROWN,
as Principal, and	
	ar and State of Texas in the sum of \$264,500.00 for payment of of San Antonio, we do hereby bind and obligate ourselves, our
2. THE CONDITIONS OF THIS BOND, HOWEVER, A	ARE SUCH THAT WHEREAS, the said EK, INC.
hereinafter called Contractor or Principal, has made and doe	es this day make and enter into a certain contract in writing with ion for said City of certain structures, work and improvements
RETAINING WALL REPAIRS A	T SOUTH SAINT MARY'S STREET ANTONIO RIVER ABUTMENT WALL
therein entered into covenants and agreements to promptly	matters and things in connection with said work, and interalia, pay all persons supplying labor, materials and services in the all as more fully described in said contract and its included in;
supplying labor and materials in the prosecution of the wor modifications of said contract that may hereafter be made, n then this obligation shall be and become null and void, but further understood and agreed that this bond shall be a cont principal party hereto, and each and all sureties hereon, ar every breach of this bond until the full amount thereof sha bond shall not be in any manner released or diminished by a	y to this obligation shall promptly make payment to all persons k provided for in said contract, and any and all duly authorized otice of which modifications to the surety being hereby waived, t otherwise to remain in full force and effect: and it is hereby inuous obligation against the principal and each member of said and that successive recoveries may be had thereon for each and ll have been exhausted; and the liability of the sureties on this any changes in the work which may be authorized or directed by ehalf of the City any right or remedy provided by the contract or
	pursuant to Chapter 2253 of the Texas Government Code, and all persons supplying labor and materials in the prosecution of
5. IN TESTIMONY WHEREOF, witness our hands and to A.D. 20	the seal of any incorporated surety hereon thisday of
6. The foregoing bond is approved and accepted this,	RESTEK, INC.
20	By Ellery N. Brown, President
	Ellery N. Brown, President
City Manager	
	Surety
Ву	
(SEAL)	
	Address of Surety for Service Purposes

STATE OF TEXAS	§	FUNDING AGREEMENT FOR THE
	§	SOUTH ST. MARY'S STREET RAILROAD
	8	UNDERPASS AND SAN ANTONIO RIVER

COUNTY OF BEXAR § REPAIRS

This Funding Agreement is for repairs at the South St. Mary's Street Railroad Underpass and the San Antonio River is entered into by and between the CITY OF SAN ANTONIO, a Texas home-ruled municipal corporation (hereinafter referred to as "CITY"), and UNION PACIFIC RAILROAD COMPANY, a Delaware corporation (hereinafter referred to as "UPRR"). This Agreement is subject to approval by the City Council.

ARTICLE I PURPOSE

The purpose of this Funding Agreement is to memorialize an agreement regarding the retaining wall repairs at the South St. Mary's Railroad Underpass and repairs to the abutment wall along the San Antonio River and the payment of these repairs. These repairs are necessary due to damage caused by a UPRR derailment along South St. Mary's Street and the San Antonio River that occurred on May 3, 2004. The City of San Antonio has agreed to facilitate the repairs on the project and will be reimbursed by UPRR for the costs of all repairs.

ARTICLE II RESPONSIBILITIES AND DUTIES OF PARTIES

- A. UPRR's Responsibilities and Duties. During the term of this Agreement, UPRR shall perform and/or provide the following:
 - 1. Provide funding for design expenses that have incurred or will be incurred necessary to facility all repairs of the retaining wall and bridge abutment.
 - 2. Provide funding for construction costs associated with the repairs of the South St. Mary's Railroad Underpass retaining wall and the abutment wall that have incurred or will be incurred.
 - 3. Provide funding for design expenses associated with the repairs of the San Antonio River channel that will be incurred.
 - 4. Provide funding for construction costs associated with the all channel repairs along the San Antonio River that have incurred or will be incurred caused by the derailment.
 - 5. Provide applicable payments for each segment of design work and construction up front for at least ½ of the associated costs.

- **B. CITY's Responsibilities and Duties.** During the term of this agreement, CITY shall perform and/or provide the following:
 - 1. Coordinate and oversee all necessary project design work.
 - 2. Review, at City's expense, the construction design plans and specifications for the South St. Mary's Railroad Underpass retaining wall repairs and the repairs to the abutment wall along the San Antonio River.
 - 3. Review, at City's expense, the construction design plans and specifications for the channel repairs along the San Antonio River.
 - 4. Secure responsible contractor to perform construction of each segment of the Project.
 - 5. Manage the Project during design and construction at City's expense.
 - 6. Provide UPRR a monthly report on the status of Project to include invoices submitted by all firms.

ARTICLE III TEXAS LAW TO APPLY

This Agreement shall be construed in accordance with the law of the State of Texas. All obligations of the Parties created hereunder are performable in Bexar County, Texas.

ARTICLE IV LEGAL CONSTRUCTION

In case any one or more of the provisions contained in this Agreement shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any or other provisions thereof and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.

ARTICLE V ENTIRE AGREEMENT

This Agreement supersedes any and all agreements, either oral or in writing, between the Parties, with respect to the subject matter hereof, and no other agreement, statement or promise relating to the subject matter of this Agreement which is not contained herein shall be valid or binding.

ARTICLE VI AMENDMENT

No amendment, modification, or alteration of the terms hereof shall be binding unless the same be in writing, dated subsequent to the date hereof, and duly executed by the Parties.

ARTICLE VII NOTICES

For purposes of this Agreement, all official communications and notices among the Parties shall be deemed sufficient if in writing and either hand-delivered or mailed registered or certified mail, postage prepaid to the addresses set forth below:

General Director

Real Estate – East

UPRR

	Union Pacific Railroad Company Real Estate Department, Stop 1690 1400 Douglas Street Omaha, Nebraska 68179-1690
CITY:	Director of Public Works City of San Antonio 6 th Floor Municipal Plaza Building 114 West Commerce San Antonio, Texas 78205
	and
	City Attorney City of San Antonio P.O. Box 839966 San Antonio, Texas 78283-3966
Notice of change of address by eithe party's last known address.	er Party shall be made in writing and delivered to the other
Executed in duplicate original on this the day of	nals, each of which shall have the full force and effect of an, 2005.
ATTEST:	UNION PACIFIC RAILROAD COMPANY
Assistant Secretary	By:Title:
(SEAL)	

City of San Antonio, a Texas municipal corporation	
Ву:	
Printed Name:	
Title:	
Date:	
Authorizing Ordinance: (No. & Date)	
Attest:	
City Clerk	
Approved As To Form:	
City Attorney	

EXHIBIT "A"

Repairs to South St. Mary's Railroad Underpass and San Antonio River			
Retaining Wall Repairs			
Construction Cost	\$264,500.00		
Construction Contingency	\$26,450.00		
Engineering fees expended	\$89,079.13		
Engineering fee for construction phase	\$14,552.00		
Drainage Channel Repairs			
Estimated Design Cost	\$30,000.00		
Estimated Construction Cost	\$150,000.00		
Total	\$574,581.13		

City of San Antonio Economic Development Department Interdepartmental Memorandum

TO:

William Krause, Capital Programs Manager, Public Works Department

FROM:

Manuel Longoria, Jr., Assistant Director, Economic Development Department

COPIES:

Maggie Flores Scheppers; Anita Uribe Martin; File

SUBJECT:

Good Faith Effort Plan Submitted for the Public Works Capital Improvement Project: RETAINING WALL REPAIRS AT SOUTH ST. MARY'S STREET RAILROAD UNDERPASS AND SAN ANTONIO RIVER ABATMENT

WALL

DATE:

October 17, 2005

We have reviewed the Good Faith Effort Plan for the Public Works Capital Improvement Project: RETAINING WALL REPAIRS AT SOUTH ST. MARY'S STREET RAILROAD UNDERPASS AND SAN ANTONIO RIVER ABATMENT WALL. The apparent low bidder has submitted contract amounts, which are reflected in the accurate percentages below. Restek, Inc. showed an effort in outreaching to Small, Minority and Woman-Owned businesses and are utilizing those that responded, whose bids were not too high.

Total Project Cost				•	
\$264,500			•		•
FIRM	CERTIFIED	MBE	WBE	AABE	GFEP
RESTEK, INC.	. NO	3.56%	3.26%	0%	APPROVED
		(\$9,490)	(\$8,685)	,	

If there are any questions, please feel free to contact Anita Martin at (210) 207-3900.

Manuel Longoria, Jr.

Assistant Director

Economic Development Department

ML\ma