

Local Public Agency Engineering Services Agreement



	/	Agreement For	 1		Agreement Ty	pe		
Using Federal Funds? 🔲 Y	∕es⊠ No ∐	VIFT CE			Original			
		LOCALD	UBLIC AGENCY					
Local Public Agency		Cou		Section	on Number	.loh	Number	
City of Peoria		Ped		$\neg \neg$	0029-01-PV	C-94-078-20		
	Contact Name		Phone Number	Emai			34-010-20	
	Andrea Klopf	enstein	(309) 303-86		r pfenstein@pe	oriagos	/ Ora	
			(000) 000 00.		pronotomagpo	—	7.019	
[17] P. L. L. 特别的原	No this wi	SECTION	N PROVISIONS		All and the second			
Local Street/Road Name		Key Ro	and the second s	Length	Structure	Number		
Glen Ave.		FAU 6	650	2,725'	N/A			
Location Termini		J L		<u> </u>			Add Location	
Sheridan Road to Kno	xville Ave.						Remove Location	
Project Description	•		•					
Project consists of the	complete stre	et reconstruction	including aggre	egate sul	obase, PCC pa	avemei	nt. curb and	
gutter, PCC sidewalks,			0 00	Ü	,		.,	
Engineering Funding		MFT/TBP □	State Other	r				
Anticipated Construction Fu		— — ∵al □ MFT/TBP □	State 🛛 Other					
Anticipated Construction Fu	inding Za 1 333	« <u>□</u> «	otate M other	Local M	latch			
	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	AGRE	EMENT FOR					
e Medical		TORL	the state of the s	ase III - Coi	nstruction Engine	erina		
		CON	ISULTANT					
Consultant (Firm) Name	·	Contact Name	Phone Nun	1	Email		,	
Hutchison Engineering	, Inc.	W. Shane Larsor	n (309) 368	3-0689	slarson@hutc	hisone	ng.com	
Address			City			State	Zip Code	
2015 W. Glen Ave., Su	iite 210		Peoria	Peoria			61614	
							JI	
THIS AGREEMENT IS MAD	E between the a	above Local Public Age	ency (LPA) and C	onsultant (ENGINEER) and	covers	certain	
professional engineering ser State of Illinois under the ge	neral supervisio	iion with the improvem n of the State Departm	ent of the above t ent of Transporta	SECTION. ition. hereir	Project funding a nafter called the "	llotted to DFPAR7	The LPA by the	
used entirely or in part to fina	ance ENGINEEF	RING services as desc	ribed under AGR	EEMENT F	PROVISIONS,	,		
Since the services contempl	ated under the A	AGREEMENT are profe	essional in nature	it is under	rstood that the EN	JGINEEL	R acting se on	
individual, partnership, firm o	or legal entity, qu	ualifies for professional	l status and will be	e governed	by professional	ethics in	its relationship to	
the LPA and the DEPARTMI AGREEMENT on the basis of	ENT. The LPA a	cknowledges the profe	essional and ethic	al status of	the ENGINEER	by enter	ing into an	
AGNEENT OF GIE Dasis of	orits qualification	is and expendince and	r determining its c	ompensau	on by mulually sa	ustactor	y negotiations.	
WHEREVER IN THIS AGRE	EEMENT or attac	ched exhibits the follow	ving terms are use	ed, they s h	all be interpreted	to mean	ı:	
Regional Engineer		Director, Office of High	ways Project Imp	lementatio	n, Regional Engir	ieer, De	partment of	
Resident Construction Super		ed representative of th	ne LPA in immedia	ate charge	of the engineerin	g details	of the	
In Responsible Charge		ction PROJECT ne LPA employee auth	orized to administ	ter inheren	tly anvernmental	DRO I⊑¢	°T activities	
Contractor		y or Companies to wh				LIVOSEC	/ I GOUNTIOS	

AGREEMENT EXHIBITS

1116	notioning Exhibit 5 are attached hereto and made a part of hereof this AGREEMENT;
\boxtimes	EXHIBIT A: Scope of Services
\boxtimes	EXHIBIT B: Project Schedule
\boxtimes	EXHIBIT C: Direct Costs Check Sheet
\boxtimes	EXHIBIT D: Qualification Based Selection (QBS) Checklist
	EXHIBIT E: Cost Estimate of Consultant Services Worksheets (BLR 05513 or BLR 05514)
\boxtimes	EXHIBIT F: Consultant Work Hour/Cost Worksheet
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THE ENGINEER AGREES,

- 1. To perform or be responsible for the performance of the Scope of Services presented in EXHIBIT A for the LPA in connection with the proposed improvements herein before described.
- The Classifications of the employees used in the work shall be consistent with the employee classifications and estimated staff
 hours. If higher-salaried personnel of the firm, including the Principal Engineer, perform services that are to be performed by
 lesser-salaried personnel, the wage rate billed for such services shall be commensurate with the payroll rate for the work
 performed.
- 3. That the ENGINEER shall be responsible for the accuracy of the work and shall promptly make necessary revisions or corrections required as a result of the ENGINEER'S error, omissions or negligent acts without additional compensation. Acceptance of work by the LPA or DEPARTMENT will not relieve the ENGINEER of the responsibility to make subsequent correction of any such errors or omissions or the responsibility for clarifying ambiguities.
- That the ENGINEER will comply with applicable Federal laws and regulations, State of Illinois Statutes, and the local laws or ordinances of the LPA.
- 5. To pay its subconsultants for satisfactory performance no later than 30 days from receipt of each payment from the LPA.
- 6. To invoice the LPA, The ENGINEER shall submit all invoices, based on the ENGINEER's progress reports, to the LPA employee in Responsible Charge, no more than once a month for partial payment on account for the ENGINEER's work to date. Such invoices shall represent the value, to the LPA of the partially completed work, based on the sum of the actual costs incurred, plus a percentage (equal to the percentage of the construction engineering completed) of the fixed fee for the fully completed work.
- 7. The ENGINEER or subconsultant shall not discriminate on the basis of race, color, national origin or sex in the performance of this AGREEMENT. The ENGINEER shall carry out applicable requirements of 49 CFR part 26 in the administration of US Department of Transportation (US DOT) assisted contract. Failure by the Engineer to carry out these requirements is a material breach of this AGREEMENT, which may result in the termination of this AGREEMENT or such other remedy as the LPA deems appropriate.
- 8. That none of the services to be furnished by the ENGINEER shall be sublet, assigned or transferred to any other party or parties without written consent of the LPA. The consent to sublet, assign or otherwise transfer any portion of the services to be furnished by the ENGINEER shall be construed to relieve the ENGINEER of any responsibility for the fulfillment of this AGREEMENT.
- 9. For Construction Engineering Contracts:
 - (a) For Quality Assurance services, provide personnel who have completed the appropriate STATE Bureau of Materials QC/QA trained technical classes.
 - (b) For all projects where testing is required, the ENGINEER shall obtain samples according to the STATE Bureau of Materials "Manual of Test Procedures for Materials," submit STATE Bureau of Materials inspection reports; and verify compliance with contract specifications.
- 10. That engineering services shall include all equipment, instruments, supplies, transportation and personnel required to perform the duties of the ENGINEER in connection with this AGREEMENT (See Exhibit C).

II. THE LPA AGREES.

- To certify by execution of this AGREEMENT that the selection of the ENGINEER was performed in accordance with the Professional Services Selection Act (50 ILCS 510) (Exhibit D).
- 2. To furnish the ENGINEER all presently available survey data, plans, specifications, and project information.
- 3. For Construction Engineering Contracts:
 - (a) To furnish a full time LPA employee to be In Responsible Charge authorized to administer inherently governmental PROJECT activities.
 - (b) To submit approved forms BC 775 and BC 776 to the DEPARTMENT when federal funds are utilized.
- 4. To pay the ENGINEER:
 - (a) For progressive payments Upon receipt of monthly invoices from the ENGINEER and the approval thereof by the LPA, monthly payments for the work performed shall be due and payable to the ENGINEER, such payments to be equal to the value of the partially completed work minus all previous partial payments made to the ENGINEER.
 - (b) Final payment Upon approval of the work by the LPA but not later than 60 days after the work is completed and reports have been made and accepted by the LPA and DEPARTMENT a sum of money equal to the basic fee as

determined in this AGREEMENT less the total of the amount of partial payments previously paid to the ENGINEER shall be due and payable to the ENGINEER.

- (c) For Non-Federal County Projects (605 ILCS 5/5-409)
 - (1) For progressive payments Upon receipt of monthly invoices from the ENGINEER and the approval thereof by the LPA, monthly payments for the work performed shall be due and payable to the ENGINEER. Such payments to be equal to the value of the partially completed work in all previous partial payments made to the ENGINEER.
- (2) Final payment Upon approval of the work by the LPA but not later than 60 days after the work is completed and reports have been made and accepted by the LPA and STATE, a sum of money equal to the basic fee as determined in the AGREEMENT less the total of the amount of partial payments previously paid to the ENGINEER shall be due and payable to the ENGINEER.

5.	To pay the ENGINEER as compensation for all services rendered in accordance with the AGREEMENT en the basis of the
	following compensation method as discussed in 5-5.10 of the BLR Manual.

Tollowing Compensation-Indialog-de-die	ACCOUNT OF THE PERTURAL CONTROL OF THE PERTURA CONTROL OF THE PERTURA CONTROL
Method of Compensation:	on a time and expense basis according to all the Standard Agreement for Professional
Percent	Services between the LPA and the ENGINEER dated December 11, 2018. The upper
	limit for compensation shall not exceed \$520,291 without prior authorization of the LPA.
Lump-Sum	
Specific Rate	
_	
Cost plus Fixed Fee:	
Total Componsation = DL + DC + OH	<u>+ FF</u>
Where:	
DL is the total Direct Labor,	
DC is the total Direct Cost,	
OH is the firm's overhead rat	e applied to their DL and
FF is the Fixed Fee.	
Where FF = (-0.33-4	FR) DL + %SubDL, where R is the advertised Complexity Factor and %SubDL is 10% profit
allowe	d on the direct labor of the subconsultants.
The Fixed Fee cannot excee	d 15% of the DL + OH.

Field Office Overhead Rates: Field rates must be used for construction engineering projects expected to exceed one year in duration or if the construction engineering contract exceeds \$1,000,000 for any project duration.

6. The recipient shall not discriminate on the basis of race, color, national original or sex in the award and performance of any US DOT-assisted contract or in the administration of its DBE program or the requirements of 49 CFR part 26. The recipient shall take all necessary and reasonable steps under 49 CFR part 26 to ensure nondiscrimination in the award and administration of US DOT-assisted contracts. The recipient's DBE program, as required by 49 CFR part 26 and as approved by US DOT, is incorporated by reference in this agreement. Implementation of this program is a legal obligation and failure to carry out its terms shall be treated as violation of this AGREEMENT. Upon notification to the recipient of its failure to carry out its approved program, the Department may impose sanctions as provided for under part 26 and may, in appropriate cases, refer the matter for enforcement under 18 U.S.C. 1001 and/or the Program Fraud Civil Remedies Act of 1986 (31 U.S.C 3801 et seq.).

III. IT IS MUTUALLY AGREED,

- 1. To maintain, for a minimum of 3 years after the completion of the contract, adequate books, records and supporting documents to verify the amount, recipients and uses of all disbursements of funds passing in conjunction with the contract; the contract and all books, records and supporting documents related to the contract shall be available for review and audit by the Auditor General, and the DEPARTMENT; the Federal Highways Administration (FHWA) or any authorized representative of the federal government, and to provide full access to all relevant materials. Failure to maintain the books, records and supporting documents required by this section shall establish a presumption in favor of the DEPARTMENT for the recovery of any funds paid by the DEPARTMENT under the contract for which adequate books, records and supporting documentation are not available to support their purported disbursement.
- 2. That the ENGINEER shall be responsible for any and all damages to property or persons arising out of an error, omission and/or negligent act in the prosecution of the ENGINEER's work and shall indemnify and save harmless the LPA, the DEPARTMENT, and their officers, agents and employees from all suits, claims, actions or damages liabilities, costs or damages of any nature whatsoever resulting there from. These indemnities shall not be limited by the listing of any insurance policy. The LPA will notify the ENGINEER of any error or omission believed by the LPA to be caused by the negligence of the ENGINEER as soon as practicable after the discovery. The LPA reserves the right to take immediate action to remedy any error or omission if notification is not successful; if the ENGINEER fails to reply to a notification; or if the conditions created by the error or omission are in need of urgent correction to avoid accumulation of additional construction costs or damages to property and reasonable notice is not practicable.
- 3. This AGREEMENT may be terminated by the LPA upon giving notice in writing to the ENGINEER at the ENGINEER's last known post office address. Upon such termination, the ENGINEER shall cause to be delivered to the LPA all drawings, plats, surveys, reports, permits, agreements, soils and foundation analysis, provisions, specifications, partial and completed estimates and data

if any from soil survey and subsurface investigation with the understanding that all such materials becomes the property of the LPA. The LPA will be responsible for reimbursement of all eligible expenses incurred under the terms of this AGREEMENT up to the date of the written notice of termination.

- 4. In the event that the DEPARTMENT stops payment to the LPA, the LPA may suspend work on the project. If this agreement is suspended by the LPA for more than thirty (30) calendar days, consecutive or in aggregate, over the term of this AGREEMENT, the ENGINEER shall be compensated for all services performed and reimbursable expenses incurred prior to receipt of notice of suspension. In addition, upon the resumption of services the LPA shall compensate the ENGINEER, for expenses incurred as a result of the suspension and resumption of its services, and the ENGINEER's schedule and fees for the remainder of the project shall be equitably adjusted.
- 5. This AGREEMENT shall continue as an open contract and the obligations created herein shall remain in full force and effect until the completion of construction of any phase of professional services performed by others based upon the service provided herein. All obligations of the ENGINEER accepted under this AGREEMENT shall cease if construction or subsequent professional services are not commenced within 5 years after final payment by the LPA.
- 6. That the ENGINEER shall be responsible for any and all damages to property or persons arising out of an error, omission and/or negligent act in the prosecution of the ENGINEER's work and shall indemnify and have harmless the LPA, the DEPARTMENT, and their officers, employees from all suits, claims, actions or damages liabilities, costs or damages of any nature whatsoever resulting there from. These indemnities shall not be limited by the listing of any insurance policy.
- 7. The ENGINEER and LPA certify that their respective firm or agency:
 - (a) has not employed or retained for commission, percentage, brokerage, contingent fee or other considerations, any firm or person (other than a bona fide employee working solely for the LPA or the ENGINEER) to solicit or secure this AGREEMENT,
 - (b) has not agreed, as an express or implied condition for obtaining this AGREEMENT, to employ or retain the services of any firm or person in connection with carrying out the AGREEMENT or
 - (c) has not paid, or agreed to pay any firm, organization or person (other than a bona fide employee working solely for the LPA or the ENGINEER) any fee, contribution, donation or consideration of any kind for, or in connection with, procuring or carrying out the AGREEMENT.
 - (d) that neither the ENGINEER nor the LPA is/are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal department or agency.
 - (e) has not within a three-year period preceding the AGREEMENT been convicted of or had a civil judgment rendered against them for commission of fraud or criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State or local) transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements or receiving stolen property.
 - (f) are not presently indicated for or otherwise criminally or civilly charged by a government entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (e) and
 - (g) has not within a three-year period preceding this AGREEMENT had one or more public transaction (Federal, State, local) terminated for cause or default.

Where the ENGINEER or LPA is unable to certify to any of the above statements in this clarification, an explanation shall be attached to this AGREEMENT.

- 8. In the event of delays due to unforeseeable causes beyond the control of and without fault or negligence of the ENGINEER no claim for damages shall be made by either party. Termination of the AGREEMENT or adjustment of the fee for the remaining services may be requested by either party if the overall delay from the unforeseen causes prevents completion of the work within six months after the specified completion date. Examples of unforeseen causes included but are not limited to: acts of God or a public enemy; acts of the LPA, DEPARTMENT < or other approving party not resulting from the ENGINEER's unacceptable services; fire; strikes; and floods.
 - If delays occur due to any cause preventing compliance with the PROJECT SCHEDULE, the ENGINEER shall apply in writing to the LPA for an extension of time. If approved, the PROJECT SCHEDULE shall be revised accordingly.
- 9. This certification is required by the Drug Free Workplace Act (30 ILCS 580). The Drug Free Workplace Act requires that no grantee or contractor shall receive a grant or be considered for the purpose of being awarded a contract for the procurement of any property or service from the DEPARTMENT unless that grantee or contractor will provide a drug free workplace. False certification or violation of the certification may result in sanctions including, but not limited to suspension of contract or grant payments, termination of a contract or grant and debarment of the contracting or grant opportunities with the DEPARTMENT for at least one (1) year but not more than (5) years.

For the purpose of this certification, "grantee" or "Contractor" means a corporation, partnership or an entity with twenty-five (25) or more employees at the time of issuing the grant or a department, division or other unit thereof, directly responsible for the specific performance under contract or grant of \$5,000 or more from the DEPARTMENT, as defined the Act.

The contractor/grantee certifies and agrees that it will provide a drug free workplace by:

- (a) Publishing a statement:
 - (1) Notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance, including cannabis, is prohibited in the grantee's or contractor's workplace.
 - (2) Specifying the actions that will be taken against employees for violations of such prohibition.
 - (3) Notifying the employee that, as a condition of employment on such contract or grant, the employee will:
 - (a) abide by the terms of the statement; and
 - (b) notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction.

- (b) Establishing a drug free awareness program to inform employees about:
 - (1) The dangers of drug abuse in the workplace;
 - (2) The grantee's or contractor's policy to maintain a drug free workplace:
 - (3) Any available drug counseling, rehabilitation and employee assistance program; and
 - (4) The penalties that may be imposed upon an employee for drug violations.
- (c) Providing a copy of the statement required by subparagraph (a) to each employee engaged in the performance of the contract or grant and to post the statement in a prominent place in the workplace.
- (d) Notifying the contracting or granting agency within ten (10) days after receiving notice under part (b) paragraph (3) of subsection (a) above from an employee or otherwise receiving actual notice of such conviction.
- (e) Imposing a sanction on, or requiring the satisfactory participation in a drug abuse assistance or rehabilitation program.
- (f) Assisting employees in selecting a course of action in the event drug counseling, treatment and rehabilitation is required and indicating that a trained referral team is in place.

Making a good faith effort to continue to maintain a drug free workplace through implementation of the Drug Free Workplace Act, the ENGINEER, LPA and the DEPARTMENT agree to meet the PROJECT SCHEDULE outlined in EXHIBIT B. Time is of the essence on this project and the ENGINEER's ability to meet the PROJECT SCHEDULE will be a factor in the LPA selecting the ENGINEER for future projects. The ENGINEER will submit progress reports with each invoice showing work that was completed during the last reporting period and work they expect to accomplish during the following period.

- Due to the physical location of the project, certain work classifications may be subject to the Prevailing Wage Act (820 ILCS 130/0.01 et seq).
- 11. For Construction Engineering Contracts:
 - (a) That all services are to be furnished as required by construction progress and as determined by the LPA employee In Responsible Charge. The ENGINEER shall complete all services herein within a time considered reasonable to the LPA, after the CONTRACTOR has completed the construction contract.
 - (b) That all field notes, test records and reports shall be turned over to and become the property of the LPA and that during the performance of the engineering services herein provided for, the ENGINEER shall be responsible for any loss or damage to the documents herein enumerated while they are in the ENGINEER's possession and any such loss or damage shall be restored at the ENGINEER's expense.
 - (c) That any difference between the ENGINEER and the LPA concerning the interpretation of the provisions of this AGREEMENT shall be referred to a committee of disinterested parties consisting of one member appointed by the ENGINEER, one member appointed by the LPA, and a third member appointed by the two other members for disposition and that the committee's decision shall be final.
 - (d) That in the event that engineering and inspection services to be furnished and performed by the LPA (including personnel furnished by the ENGINEER) shall, in the opinion of the STATE be incompetent employed on such work at the expense of the LPA.
 - (e) Inspection of all materials when inspection is not provided a the sources by the STATE Central Bureau of Materials, and submit inspection reports to the LPA and STATE in accordance with the STATE Central Bureau of Materials "Project Procedures Guide" and the policies of the STATE.

AGREEMENT SUMMARY

Prime Consultant	TIN/FEIN/SS Number	Agreement Amount
Hutchison Engineering, Inc.	37-0960852	\$520,291.00

Subconsultants	TIN/FEIN/SS Number	Agreement Amount

	Subconsultant Total	
	Prime Consultant Total	\$520,291.00
	Total for all work	\$520,291.00

Add Subconsultant

AGREEMENT SIGNATURES Executed by the LPA: Local Public Agency Type Name of Local Public Agency The City of Peoria Attest: By (Signature & Date) By (Signature & Date) Local Public Agency Type Name of Local Public Agency City Peoria Clerk (SEAL) Executed by the ENGINEER: Consultant (Firm) Name Hutchison Engineering, Inc. Attest: By (Signature & Date) By (Signature & Date)

> Title President

APPROVED:

Vice President

Title

Regional Engineer, Department of Transportation (Signature & Date)

Local Public Agency	County	Section Number
Peoria		22-00029-01-PV

EXHIBIT A SCOPE OF SERVICES

To perform or be responsible for the performance of the engineering services for the LPA, in connection with the PROJECT herein before described and enumerated below

The scope of services will be as follows:

- 1. Provide a Resident Engineer and construction inspectors to oversee all work performed by contractors.
- 2. Document all contract quantities on approved IDOT forms and CMMS system.
- 3. Perform on-site materials testing including earthwork, subbase, and HMA testing, and PCC testing and document on IDOT approved forms.
- 4. Complete daily diary entries and weekly reports.
- 5. Complete daily traffic control inspections on approved IDOT forms.
- 6. Complete erosion control inspections in accordance with IDOT standards.
- 7. Develop and submit pay estimates to Owner for review and processing.
- 8. Complete change orders as needed.
- 9. Attend meetings with the Owner and contractor as needed.
- 10. Review and approve shop drawings.
- 11. Check contractor layout.
- 12. Project close-out coordination with IDOT.

Local Public Agency	County	Section Number
Peoria		22-00029-01-PV

EXHIBIT B PROJECT SCHEDULE

To be determined once the contract is let and awarded. The project is scheduled for the April 29, 2022 IDOT letting. It is anticipated construction will begin on June 1, 2022. The contract has a December 2, 2022 completion date with 10 working days after the completion date to complete certain items. It is anticipated that project closeout will extend well into 2023.

Local Public Agency	County	Section Number
City of Peoria	Peoria	22-00029-01-PV

Exhibit C Direct Costs Check Sheet

List ALL direct costs required for this project. Those not listed on the form will not be eligible for reimbursement by the LPA on this project.

Item		Allowable	Quantity	Contract Rate	Total
	Lodging (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual cost (Up to state rate maximum)			
	Lodging Taxes and Fees (per GOVERNOR'S TRAVEL CONTROL BOARD)	Actual Cost			
	Air Fare	Coach rate, actual cost, requires minimum two weeks' notice, with prior IDOT approval			
	Vehicle Mileage (per GOVERNOR'S TRAVEL CONTROL BOARD)	Up to state rate maximum			
\boxtimes	Vehicle Owned or Leased	\$32.50/half day (4 hours or less) or \$65/full day	376	\$65.00	\$24,440.00
	Vehicle Rental	Actual cost (Up to \$55/day)			
	Tolls	Actual cost			
	Parking	Actual cost			
	Overtime	Premium portion (Submit supporting documentation)			
	Shift Differential	Actual cost (Based on firm's policy)			
	Overnight Delivery/Postage/Courier Service	Actual cost (Submit supporting documentation)			
	Copies of Deliverables/Mylars (In-house)	Actual cost (Submit supporting documentation)			
	Copies of Deliverables/Mylars (Outside)	Actual cost (Submit supporting documentation)			
	Project Specific Insurance	Actual Cost			
	Monuments (Permanent)	Actual Cost			
	Photo Processing	Actual Cost			
	2-Way Radio (Survey or Phase III Only)	Actual Cost			
	Telephone Usage (Traffic System Monitoring Only)	oring Only) Actual Cost			
	CADD	Actual cost (Max \$15/hour)			
	Web Site	Actual cost (Submit supporting documentation)			
	Advertisements	Actual cost (Submit supporting documentation)			
	Public Meeting Facility Rental	Actual cost (Submit supporting documentation)			
	Public Meeting Exhibits/Renderings & Equipment	Actual cost (Submit supporting documentation)			·····
	Recording Fees	Actual Cost			
	Transcriptions (specific to project)	Actual Cost		-	, ,,,,, em. ,
	Courthouse Fees	Actual Cost			
	Storm Sewer Cleaning and Televising	Actual cost (Requires 2-3 quotes with IDOT approval)			:
	Traffic Control and Protection	Actual cost (Requires 2-3 quotes with IDOT approval)		- T	
	Aerial Photography and Mapping	Actual cost (Requires 2-3 quotes with IDOT approval)			,
	Utility Exploratory Trenching	Actual cost (Requires 2-3 quotes with IDOT approval)			· .
	Testing of Soil Samples	Actual Cost		,	
	Lab Services	Actual Cost (Provide breakdown of each cost)			
	Equipment and/or Specialized Equipment Rental	Actual Cost (Requires 2-3 quotes with IDOT approval)			
Ø	GPS Equipment	Schedule of Hourly Rates	2	\$200.00	\$400.00
X	Nuclear Density Gauge	Schedule of Hourly Rates	8	\$50.00	\$400.00
			Tota	al Direct Costs	\$25,240.00

Loc	al Public Agency	County	Se	ction Nu	umber
Cit	y of Peoria	Peoria	22	-0002	9-01-PV
	Exhibit Qualification Based Selec	맞는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그			
Und fund	LPA must complete Exhibit D. If the value meets or will exceed the fer the threshold, QBS requirements do not apply. The threshold is a lis being used, federal small purchase guidelines must be followed. Form Not Applicable (engineering services less than the threshold)				
	ns 1-13 are required when using federal funds and QBS process ng State funds and the QBS process is applicable.	s is applicable. Items 14	-16 are required v	vhen	
			No	Yes	
	Do the written QBS policies and procedures discuss the initial admir and administration) concerning engineering and design related cons		nanagement		
	Do the written QBS policies and procedures follow the requirements specifically Section 5-5.06 (e) of the BLRS Manual?	s as outlined in Section 5-	5 and		
3	Was the scope of services for this project clearly defined?				
4	Was public notice given for this project?				
5	Do the written QBS policies and procedures cover conflicts of intere-	st?			
	Do the written QBS policies and procedures use covered methods o debarment?	of verification for suspens	ion and		
7	Do the written QBS policies and procedures discuss the methods of	evaluation?			
	Project Criteria	· ·	Weighting	Ţ	
_	Add	1 " 6			
	Do the written QBS policies and procedures discuss the method of s	selection?		<u> </u>	
Sele	ection committee (titles) for this project				
	Top three consultants ranked for this pro	oject in order			
	1				
	2				
	3				
_	Was an estimated cost of engineering for this project developed in-h		gotiation?		
	Were negotiations for this project performed in accordance with fede	eral requirements.		44	
11	Were acceptable costs for this project verified?			44	
12	Do the written QBS policies and procedures cover review and appro- the request for reimbursement to IDOT for further review and appro-	oving for payment, before val?	forwarding		
13	Do the written QBS policies and procedures cover ongoing and final (monitoring, evaluation, closing-out a contract, records retention, res breaches to a contract, and resolution of disputes)?				
14	QBS according to State requirements used?				
15	Existing relationship used in lieu of QBS process?				
16	LPA is a home rule community (Exempt from QBS).			1 🗷	

EXHIBIT F - CONSULTANT HOURS/COSTS WORKSHEET GLEN AVENUE RECONSTRUCTION - C-94-078-20 PHASE III SERVICES

DIRECT LABOR (DL)

WORK ITEM	Prinicpal	Regional Manager		Eng IV	Eng III	Eng II	Eng I	Eng Tech VI	Eng Tech V	Eng Tech IV	Eng Tech III	Eng Tech II	Eng Tech I	Total
Pre-Construction Activities		Participa de	405MAN	CE INCHES	Comparation	TALL DATE OF STREET				Calculation (Asset)	Larra Walanta	The State of the S	0.000	
Pre-Construction Meeting	and the same									ALCOHOLD STATE	-			
Prep for Meeting (Agenda, Sign in Sheet)			100				A Victoria				2			0
Plan Review			4		The state of the s	-	40		E STATE OF		40			2
Meeting Attendance		1000000	2		-	The second	3			Control of the Control	40		100000	84
Meeting Minutes				The same	W/5910	1					3			8
Field Layout				-	1000					Contract of the Contract of th	3			0
Stationing & Driveway Removal Limits Reviews			4	Carl Village	100		16			207	16			36
Measuring Removal Items	TO BUILD	10000		Discontinues.		70/michile	24	Control of the contro		Control of the State of the Sta	24			48
Traffic Control Layout						THE REAL PROPERTY.	8		7.00		8			16
Shop Drawing Review			2	The second second	Control of		24				24			50
Construction Obersvation/Materials Testing	and the latest the			G. Street,	1055-100 E	Distance of	STANCE OF THE PARTY OF THE PART	THE RESERVE	and the same	Company of the last of the las	24	Part Victoria	Delication was	0
RE - 6 months construction, 2 months of punchlist & final items							1700							1700
Assist RE - 6 months construction, 1 months of punchlist & close out		-					1700				1510	Janes San		1510
Supplemental Staff as Needed		1000	Blood St.	and the same of			52000				1310		144	144
Additional Staff for Materials Testing & Project Management/Oversite			144	Part I della	Circulation (Circulation Circulation Circu		ALC: U.S.			Delica British			144	144
Documentation											COLAL PROPERTY.	CASTO CHARLEST SELECT	0.0000000000000000000000000000000000000	0
Project File Setup							16				16			32
RE/PM Meeting to discuss doc procedures/issues			4				4				4			12
Before & After X-Sections							16		-	-	16			32
QC/QA Reviews at 25% and 75%			16											16
Project Closeout														0
Finalizing Files			12				88				174			274
Review Revisions	A Commence of the		2			and the same	24				40			66
Progess Meetings	All Same											Section 1	and the second	0
Process Pay Requests/Estimates						STATE OF				TO ESTATE		Towns of the	The same	0
Administration	10	10				制度	No.	10					10	40
Total Hours	10	10	190	0	0	0	1963	10	0	0	1880	0	154	4217
Current Rates	\$260.00	\$235.00	\$205.00	\$170.00	\$152.00	\$130.00	\$107.00	\$165.00	\$145.00	\$135.00	\$120.00	\$108.00	\$90.00	
Total Direct Labor (DL)	\$2,600	\$2,350	\$38,950	\$0	\$0	\$0	\$210,041	\$1,650	ŚO	ŚO	\$225,600	ŚO	\$13,860	\$495,051

IN HOUSE DIRECT COSTS (IHDC)

Quantity	Unit	Rate
376	Days	\$65.000
2	Days	\$200.00
8	Days	\$50.00
		376 Days 2 Days

SERVICES BY OTHERS (SBO)

ITEM	Quantity	Unit	Rate	Total
				\$0.00
Total In House Direct Costs (IHDC)				\$0.00

TOTAL COMPENSATION

Direct Labor (DL)	\$495,051.00
In House Direct Costs (IHDC)	\$25,240.00
Total Compensation = DL+IHDC	\$520,291