CONSULTING AGREEMENT

THIS CONSULTING AGREEMENT ("Consulting Agreement" or "Agreement") is made and entered into this 13th day of March, 2018, by and between **JR Engineering, LLC**, a Colorado Corporation, whose address is 7200 S. Alton Way, Suite C400, Centennial, CO 80112 (hereinafter referred to as "Consultant")and the **TOWN OF ERIE**, **COLORADO**, a Colorado municipal corporation, whose address is 645 Holbrook Street, P.O. Box 750, Erie, Colorado 80516 (hereinafter referred to as "Town" or "Erie").

WITNESSETH

WHEREAS, the Town desires to engage the Consultant to render the professional services described in this Consulting Agreement and the Consultant is qualified and willing to perform such services in accordance with, and subject to the provisions of this Consulting Agreement; and,

WHEREAS, legal authority exists to engage the Consultant and sufficient funds have been budgeted and are available for the work to be performed by the Consultant under this Agreement, and other necessary approvals have been obtained.

NOW, THEREFORE, in consideration of the mutual promises, covenants and obligations of the parties hereto, the terms, covenants and conditions hereof, and intending to be legally bound, the Town and the Consultant agree as follows:

- 1. <u>The Project</u>. The Consultant's services are engaged under this Consulting Agreement for the following project: **Zone 3 Waterline Improvements Phase 2 (P18-261)**
- 2. <u>Consultant's Services</u>. The Consultant shall, during the term of this Agreement, provide the services to the Town as set forth in Exhibit "A", attached hereto and incorporated herein by this reference (the "Services"). The Consultant shall perform the Services competently, efficiently, and in accordance with the highest standards of its profession. The Consultant shall perform the Services meeting all industry safety standards.
- 3. <u>Additional Services</u>. The Town may request the Consultant to perform additional work or phases of the Project in addition to the Services. The Consultant agrees to perform the additional work or phases of the Project if the Town so requests, either pursuant to an amendment to this Consultang Agreement or a new agreement in which the Town and the Consultant shall define the scope of, and additional payment for, the additional work or phases of the Project.
- 4. <u>Compensation</u>. In consideration for the performance of the Services, the Town shall pay to the Consultant a fee in the total amount of **\$116,713**, and payable in accordance with the payment schedule, as set forth in Exhibit "A", attached hereto and incorporated herein by this reference.
- 5. <u>Reimbursable Expenses</u>. The Town agrees to reimburse the Consultant for the reimbursable expenses incurred by the Consultant in connection with the Services, such expenses to be described in detail in Exhibit "A". Travel expenses between the Town and the Consultant's office shall not be considered reimbursable expenses. The Consultant shall maintain an accurate record of all such expenses and provide itemized records and copies of receipts when submitting such expenses

to the Town for reimbursement. The maximum amount reimbursable by the Town to the Consultant under this Consulting Agreement shall be set forth on Exhibit "A". Such expenses not described on Exhibit "A", shall not be reimbursed by the Town.

6. <u>Commencement and Completion of Services</u>. The Consultant understands and agrees that time is an essential requirement of this Consulting Agreement. The term of this Consulting Agreement shall commence on the date of this agreement and shall end on **December 31, 2018**. The Services shall be completed as soon as good practice and due diligence will permit.

7. Termination.

- A. This Consulting Agreement may be terminated by either party upon Ten (10) days prior written notice to the other party in the event of a substantial failure by the other party to fulfill its obligations under this Consulting Agreement through no fault of the terminating party.
- B. This Consulting Agreement may be terminated by the Town in its sole discretion upon Ten (10) days prior written notice to the Consultant.
- C. In the event of termination as provided for in this paragraph, the Town shall pay the Consultant in full for Services performed to the date of notice of termination plus any Services the Town deems necessary during the notice period. Said compensation shall be paid upon the Consultant's delivering or otherwise making available to the Town all data, drawings, specifications, reports, estimates, summaries and such other information and materials as may have been accumulated by the Consultant in performing the Services included in this Consulting Agreement, whether completed or in progress.

8. Insurance.

- 8.1 Consultant shall procure and maintain, and shall cause any subcontractor of Consultant to procure and maintain, the minimum insurance coverages listed below. Such coverages shall be procured and maintained with forms and insurers acceptable to the Town. All coverages shall be continuously maintained to cover all liability, claims, demands, and other obligations assumed by Consultant pursuant to paragraph 17 of this Consulting Agreement. In case of any claims-made policy, the necessary retroactive dates and extended reporting periods shall be procured to maintain such continuous coverage.
- A. Workmen's Compensation Insurance and Employer's Liability Insurance to cover obligations imposed by applicable laws for any employee of Consultant or a subcontractor engaged in the performance of work under this Consulting Agreement.
- B. General liability insurance with minimum combined single limits of One Million Dollars (\$1,000,000) each occurrence and One Million Dollars (\$1,000,000) aggregate. The policy shall be applicable to all premises and operations. The policy shall include coverage for bodily injury, broad form property damage (including completed operations), personal injury (including coverage for contractual and employees' acts), blanket contractual, products, and completed operations. The policy shall contain a severability of interests provision.
- C. Comprehensive Automobile Liability insurance within single limits for bodily injury and property damage of not less than One Million Dollars (\$1,000,000) each occurrence and

One Million Dollars (\$1,000,000) aggregate with respect to each of Consultant's owned, hired or non-owned vehicles assigned to or used in the performance of this Consulting Agreement. The policy shall contain a severability of interests provision.

- D. Professional Liability insurance within minimum single limits of not less than One Million Dollars (\$1,000,000) each occurrence and One Million Dollars (\$1,000,000) aggregate.
- 8.2 The policies required by subparagraphs B and C, above shall be endorsed to include the Town and the Town's officers and employees as additional insureds. Every policy required above shall be primary insurance, and any insurance carried by the Town, its officers, or its employees, or carried by or provided through any insurance pool of the Town, shall be excess and not contributory insurance to that provided by the Consultant. The Consultant shall be solely responsible for any deductible losses under any policy require above.
- 8.3 A certificate of insurance shall be completed by the Consultant's insurance agent and provided to the Town as evidence that policies providing the required coverages, conditions, and minimum limits are in full force and effect, and shall be reviewed and approved by the Town prior to commencement of the Consulting Agreement. The certificate shall identify this Consulting Agreement and shall provide that the coverages afforded under the policies shall not be cancelled until at least thirty (30) days prior written notice has been given to the Town. Consultant shall notify the Town within ten (10) days if the coverages afforded under the policies are materially changed. The completed Certificate of Insurance shall be sent to: Town Clerk, Town of Erie, PO Box 750, Erie, CO 80516
- 8.4 Notwithstanding any other portion of this Consulting Agreement, failure on the part of Consultant to procure or maintain policies providing the required coverages, conditions, and minimum limits shall constitute a material breach of this Consulting Agreement for which the Town may immediately terminate this Consulting Agreement, or, at its discretion, the Town may procure or renew any such policy or any extended reporting period thereto and may pay any and all premiums in connection therewith, and all money so paid by the Town shall be repaid by the Consultant to the Town upon demand, or the Town may offset the cost of the premiums against any money due to the Consultant from the Town.
- 8.5 The parties hereto understand and agree that the Town is relying on, and does not waive or intend to waive by any provision of this Consulting Agreement, the monetary limitations or any other rights, immunities, and protections provided by the Colorado Governmental Immunity Act, Section 24-10-101, et seq., C.R.S., as from time to time amended, or any other law, protection or limitation otherwise available to the Town, its officers, or its employees.
- 9. <u>Payment of Subcontractors</u>. Consultant shall contract with and pay any and all subcontractors used by Consultant in the performance of the Project. The Town shall in no event have any liability to any subconsultant, and Consultant shall hold the Town harmless with respect to any payments alleged to be due to Consultant's subcontractors.
- 10. <u>Compliance with Applicable Laws</u>. In connection with the execution of this Consulting Agreement, the Consultant shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, or disability. Such actions shall include, but not be limited to the following: employment; upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of

compensation; and selection for training, including apprenticeship. Consultant shall comply with the Americans with Disabilities Act (Public Law 101-336), and all applicable regulations and rules promulgated by the Equal Employment Opportunity Commission and the Colorado Civil Rights Commission. At all times during the performance of the Agreement, Consultant shall strictly adhere to all applicable federal, state and Town laws that have been or may hereafter be established. This shall include, without limitation, the United States Department of Labor standards. As used in this paragraph, and hereafter, the term "laws" shall include, without limitation, all federal, state and Town codes, charters, ordinances, laws, standards, rules and regulations. The indemnification and termination provisions of this Consulting Agreement shall apply with respect to Consultant's failure to comply with all applicable laws or regulations.

10A. <u>No Discrimination In Employment.</u> In connection with the performance of work under this Agreement, Consultant agrees not to refuse to hire, discharge, promote or demote, or to discriminate in matters of compensation against any person otherwise qualified on the basis of race, color, ancestry, creed, religion, national origin, gender, age, military status, sexual orientation, marital status, or physical or mental disability and further agrees to insert the foregoing provision in all subcontracts hereunder

11. Prohibited Interest.

- A. The Consultant agrees that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance of its Services hereunder. The Consultant further agrees that in the performance of the Consulting Agreement, no person having any such interest shall be employed.
- B. No official or employee of the Town shall have any interest, direct or indirect, in the Consultant, this Consulting Agreement or the proceeds therefrom.
- 12. <u>Independent Contractor</u>. The Consultant shall perform all Services as an independent contractor, and nothing in this Consulting Agreement is intended to or shall create a relationship of employer-employee, joint venturers, or partners, between the parties. The Consultant shall be solely responsible for all federal and state income taxes attributable to the monies payable to the Consultant for the Services.
- 13. <u>Books and Records</u>. The Consultant's books and records with respect to the Services and reimbursable costs shall be kept in accordance with generally accepted accounting principles and practices, consistently applied, and will be made available for the Town's inspection at all reasonable times at the places where the same may be kept. The Consultant shall not be required to retain such books and records for more than three (3) years after completion of the services.
- 14. Obligation of Non-Disclosure. The Consultant agrees to keep confidential any and all drawings, reports, documents, memoranda, research, plans, analysis, maps, photographs, designs, information and work product either provided by the Town or generated by the Consultant pursuant to this Consulting Agreement, or provided to the Consultant by other consultants. Consultant shall make use of the information or items set forth hereinabove for any purpose, including public hearings of the Town, as expressly directed by the Town, for the Town's benefit. Consultant shall not use the information or items set forth hereinabove for its own account, or another's account, or in any manner detrimental to the Town. The Town acknowledges the need to share said information and items

referred to hereinabove with the Consultant's subconsultants under this Consulting Agreement, and hereby approves such sharing and use.

- 15. <u>Acknowledgement of Ownership.</u> Consultant acknowledges that all drawings documents, information and materials relating to the Services performed and the Project for which the Services are performed, as well as those items described in paragraph 14, are or shall become, upon termination of this Consulting Agreement, the exclusive property of the Town.
- 16. <u>Return of Information</u>. Promptly upon the Town's request, and in any event upon the termination of this Consulting Agreement for any reason, all documents, materials and writings, as well as those items described in paragraph 14, and all copies thereof provided by the Town to the Consultant, directly or indirectly, shall be returned by the Consultant to the Town.
- 17. <u>Professional Liability.</u> The Consultant shall exercise in its performance of the Services hereunder the standard of care required by Colorado law. The Consultant shall be liable to the Town for any loss, damages, or costs incurred by the Town for the repair, replacement or correction of any part of the Project which is deficient or defective as a result of any failure of the Consultant to comply with this standard.
- 18. <u>Communications</u>. All communications relating to the day-to-day Services for the Project shall be exchanged between the respective Project representatives of the Town and the Consultant who will be designated by the parties promptly upon commencement of the Services.
- 19. <u>Indemnification</u>. Consultant agrees to indemnify and save harmless the Town against any and all claims, debts, demands, damages or obligations which may be asserted against the Town arising by reason of, or in connection with, any alleged act or omission of Consultant or any person claiming under, by or through Consultant, at Consultant's own expense using those attorneys that the Town deems appropriate. If, however, it becomes necessary for the Town to defend any action arising by reason of, or in connection with, any alleged act or omission of Consultant or any person claiming under, by or through Consultant seeking to impose liability for such claim or demand, Consultant shall pay all court costs, witness fees, expert witness fees, and attorney's fees, incurred by the Town in effecting such defense in addition to any other sums which the Town may be called upon to pay by reason of the entry of any judgment, assessment, bond, writ or levy against the Town in the litigation in which such claims are asserted. Consultant shall be subrogated to any and all amounts paid by it on behalf of the Town to any claims that the Town may have as a result of said payments to any person or third persons which are the reason or cause of said payments.
- 20. <u>No Assignment</u>. Consultant's duties and obligations pursuant to this Consulting Agreement require a particular expertise and skill, and may not be assigned to any third party or agency without the express written consent of the Town, which consent may be withheld at the sole discretion of the Town.
- 21. <u>Notices.</u> Any notices required or permitted hereunder shall be sufficient if personally delivered or if sent by certified mail, return receipt requested, addressed as follows:

If to the Town:

Director of Planning and Development Town of Erie P.O. Box 750 Erie, Colorado 80516

With a copy (which shall not

constitute notice) to:

Mark R. Shapiro

Mark R. Shapiro, P.C. 1650 38th Street, Suite 103 Boulder, Colorado 80301

If to the Consultant: Aaron L. Clutter, PE

JR Engineering, LLC

7200 S. Alton Way, Suite C400

Centennial, CO 80112

(303) 267-6220

aclutter@jrengineering.com

Notices personally delivered shall be effective upon delivery. Mailed notices shall be effective three (3) business days after mailing.

22. Agreement Subject to Annual Appropriation.

- A. The parties hereto understand and agree that the amount of \$116,713 has been budgeted for compensation for work done pursuant to this Consulting Agreement for the current fiscal year ending December 31, 2018. This is a full and lawful appropriation as required by appropriate statute for this project. In the event that the Town fails to appropriate sufficient funds to cover any compensation which may become due for the fiscal year beginning January 1, 2019, then, and in that event, this Consulting Agreement shall immediately terminate as of December 31, 2018, without further action of any party. The Town shall provide notice to Consultant prior to December 31, 2018, as to whether an appropriation has been made for further work anticipated following December 31, 2018.
- B. The amount of money appropriated by the Town is equal to or in excess of the Consulting Agreement amounts due herein for the current fiscal year.
- C. The Town shall be prohibited from issuing any change order or other form of order or directive requiring additional compensable work to be performed, which work causes the aggregate amount payable under this Consulting Agreement to exceed the amount appropriated for the original Consulting Agreement, unless Consultant is given written assurance by the Town that lawful appropriations to cover the cost of the additional work have been made or unless such work is covered under a remedy-granting provision in this Consulting Agreement.

23. <u>Prohibition Against Employment of Illegal Aliens.</u>

A. By its signature on this Agreement, Consultant certifies that, as of the time of its signature, it does not knowingly employ or contract with an illegal alien and that, in order to verify that it does not employ any illegal aliens, the Consultant will participate in the E-Verify Program created in Public Law 104-208, as amended, and expanded in Public Law 108-156, as amended, administered by the United States Department of Homeland Security and the Social Security Administration.

- B. Consultant agrees that it shall not knowingly employ or contract with an illegal alien to perform work under this Agreement; and that it shall not enter into a contract with a subcontractor that fails to certify to the Consultant that the subcontractor shall not knowingly employ or contract with an illegal alien to perform work under this contract.
- C. Consultant has verified through participation in the E-Verify Program that the Consultant does not employ any illegal aliens.
- D. Consultant shall not use the E-Verify Program procedures to undertake preemployment screening of job applicants while work under this Agreement is being performed.
- E. If Consultant obtains actual knowledge that a subcontractor performing work under this Agreement knowingly employs or contracts with an illegal alien, the Consultant shall: (1) notify the subcontractor and the Town within three days that the Consultant has actual knowledge that the subcontractor is employing or contracting with an illegal alien; and (2) terminate the subcontract with the subcontractor if, within three days of receiving the notice required herein, the subcontractor does not stop employing or contracting with the illegal alien; except that the Consultant shall not terminate the contract with the subcontractor if during such three days the subcontractor provides information to establish that the subcontractor has not knowingly employed or contracted with an illegal alien.
- F. The Consultant shall comply with any reasonable request by the Colorado Department of Labor and Employment made in the course of an investigation that the Department is undertaking pursuant to the authority established in C.R.S. section 8-17.5-101(5).
- G. If Consultant violates a provision of this Illegal Alien section, the Town may terminate this Agreement for breach of contract. If the Agreement is so terminated, the Consultant shall be liable for actual and consequential damages to the Town. Consultant understands that, in the event of such a termination, Town is required to notify the office of the Colorado Secretary of State.
- 24. <u>Attorney's Fees; Interest.</u> In any action brought to enforce the provision(s) of this Consulting Agreement, the prevailing party shall be entitled to an award of all reasonable attorney's fees and costs, including expert witness' fees, expended or incurred, to be recovered as part of the costs therein. Any fees and expenses not paid to Consultant by the Town when due shall earn interest at the rate of six percent (6%) per annum.
- 25. <u>Waiver</u>. Failure to insist upon strict compliance with any of the terms, covenants, and/or conditions hereof shall not be deemed a waiver of such terms, covenants or conditions, nor shall any waiver or relinquishment of any right or power hereunder at any one time or more times be deemed a waiver or relinquishment of such right or power at any other time or times.
- 26. <u>Amendments to Agreement</u>. No changes, alterations or modifications to any of the provisions hereof shall be effective unless contained in a written agreement signed by both parties.
- 27. <u>Entire Agreement</u>. This Consulting Agreement shall constitute the entire agreement between the parties hereto and shall supersede all prior contracts, proposals, representations, negotiations and letters of intent, whether written or oral, pertaining to the Services.
 - 28. Situs, Venue and Severability. The laws of the State of Colorado shall govern the

interpretation, validity, performance and enforcement of this Consulting Agreement. For the resolution of any dispute arising hereunder, venue shall be in the Courts of the County of Weld, State of Colorado. If any provision of this Consulting Agreement shall be held to be invalid or unenforceable, the validity and enforceability of the remaining provisions of this Consulting Agreement shall not be affected thereby.

- 29. <u>Paragraph Headings</u>. Paragraph headings are inserted for convenience only and in no way limit or define the interpretation to be placed upon this Consulting Agreement.
- 30. <u>Binding Agreement</u>. This Consulting Agreement shall be binding upon and for the benefit of the parties hereto, their successors and assigns.

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

TOWN:			
TOWN OF ERIE, a Colorado municipal corporation			
By: Tina, Harris, Mayor			
ATTEST:			
By: Jessica Koenig, Deputy Town Clerk			
By: Jessica Koenig, Deputy Town Clerk CONSULTANT: IR Engineering, LLC., a Colorado corporation			
JR Engineering, LLC., a Colorado corporation			
By:Aaron L. Clutter, President			
ATTEST:			
By:			
, Secretary			

EXHIBIT "A"

Services to be provided include the scope identified in the Request for Proposal for the Sone 3 Waterline Improvement Phase 2 dated January 10, 2018, Addendum 1 dated January 23, 2018 and Addendum 2 dated February 1, 2018. The Fee Schedule and Resource Allocation is attached.

Fee Schedule & Resource Allocation Town of Erie, Project Number P18-261 Zone 3 Waterline Improvements Phase 2

Atternation Attern				vements I					
100 Prel Atte Prep Prep Prep Atte Add 200 Surv Perf Perf Perf Perf Perf Perf Perf Perf							Sub-	Direct	
100 Prel Atte Prep Prep Prep Atte Add 200 Surv Perf Perf Perf Perf Perf Perf Perf Perf							Consultant	Expense	
100 Prel Atte Prep Prep Prep Atte Add 200 Surv Perf Perf Perf Perf Perf Perf Perf Perf		Principal/		Project					Totals
Atternation Attern	WORK ITEM	Project	Project	Engineer/	Engineer/	Two-Man			
Atternation Attern		Manager	Lead	Surveyor	Surveyor	Field Survey			
Atternation Attern		\$175	¢140	\$125	\$115	Ć1EE	L.S.	L.S.	
Atternation Attern		\$1/5	\$140	\$125	\$115	\$155	L.S.	L.S.	
Atternation Attern									
Prepresentation of the	reliminary Design Phase								40.0
Prepresentation of the	ttend Kick-Off Meeting	3.0	3.0						\$945
Prej Prej Atte Add 200 Sun Perf Perf Perf Perf Prej Prej Lega 300 Fina Ider (Kun Prej Atte Atte Prej Atte Atte Prej Atte Prej Atte Prej Recvi 500 Bide Prej Revi Revi Prej Revi Revi Revi Revi Revi Revi Revi Revi	repare Preliminary Design	2.0	8.0	32.0	40.0				\$10,070
Prej Atte Add Sun Perf Perf Perf Atte Prej Perf Revi Prej Perf Revi Prej Prej Prej Prej Prej Prej Prej Prej	repare Construction Schedule		2.0	4.0					\$780
Atte Add 200 Sun Perf Perf Perf Perf Perf Perf Legs 300 Fina Ider (Kun Prep Atte Prep Atte Prep Atte Prep Reco Atte Revi 500 Bide Prep Prep Revi Prep Prep Revi Revi Prep Revi Revi Revi Revi Revi Revi Revi Revi	repare Construction Cost Estimate	1.0	4.0	4.0	12.0				\$2,615
200 Surverse Additional Performance Additiona	repare Pros and Cons Matrix	1.0	4.0	4.0	8.0				\$2,155
200 Surn Perf Perf Perf Perf Perf Perf Perf Perf	ttend Preliminary Design Review Meeting	3.0	3.0						\$945
Perf Perf Perf Perf Perf Perf Perf Perf	ddress Preliminary Design Comments		2.0	8.0	12.0				\$2,660
Perf Perf Perf Perf Perf Perf Perf Perf	Subtotal								\$20,170
Perf Perf Perf Perf Perf Perf Perf Perf									
Perf Perf Perf Perf Perf Perf Perf Perf	urvey Phase								
Perf Prep Perf Perf Perf Perf Perf Legs 300 Finas Ider (Kur Prep Atte Prep Atte Moo 400 Con Prep Recoi Recoi Revi Prep Prep Revi Prep Prep Prep Revi Revi Prep Revi Revi Revi Revi Revi Revi Revi Revi	erform Topographic Survey		1.0		2.0	40.0			\$6,570
Prej Perf Perf Perf Perf Perf Perf Perf Perf	erform Wetlands Survey and Prepare Memo (Corvus)		1.0		2.0	40.0	\$1,500		\$1,640
Perf Perf Perf Perf Perf Perf Perf Perf	repare Existing Basemap	2.0	4.0	8.0	16.0		\$1,500		
300 Final Ider Legal Idea Ider Legal Idea Idea Idea Idea Idea Idea Idea Idea		2.0		8.0	16.0		Ć4.000		\$3,750
300 Fina Prep Lega	erform Utility Locates (Sitewise)		1.0		1.0		\$4,000		\$4,255
Lega 300 Fina Joe Fina	erform Potholes (Assumed 20 Potholes) (Sitewise)		1.0		1.0		\$13,500		\$13,755
300 Final Ider (Kur Prepare Idea Ider (Kur Prepare Idea Idea Idea Idea Idea Idea Idea Ide	repare Legal Descriptions (Assumed 5 Properties and 10							1	
ider Perf (Kur Preg Atte Preg Atte Moo 400 Con Preg Reco Atte Revi 500 Bidc Preg Preg Preg Preg Preg Revi	egals) (\$1200 per Property)							\$6,000	\$6,000
ider Perf (Kur Preg Atte Preg Atte Moo 400 Con Preg Reco Atte Revi 500 Bidc Preg Preg Preg Preg Preg Revi	Subtotal								\$35,970
ider Perf (Kur Preg Atte Preg Atte Moo 400 Con Preg Reco Atte Revi 500 Bidc Preg Preg Preg Preg Preg Revi									
Perf (Kui Prej Atte Prej Atte Mod 400 Con Prej Recci Atte Revi 500 Bidc Prej Prej Prej Prej Prej Prej Prej Revi Prej Revi Prej Revi Prej Revi Prej Revi Prej Revi	inal Design Phase								
(Kur Prep Atte Prep Atte Moo 400 Con Prep Reci Atte Revi 500 Bids Prep Prep Revi Prep Prep Revi	lentify and Coordinate Permits	1.0	4.0	4.0	8.0				\$2,155
(Kur Prep Atte Prep Atte Moo 400 Con Prep Reci Atte Revi 500 Bids Prep Prep Revi Prep Prep Revi	erform Geotechnical Services (Assumed 20 Soil Borings)								
Atte Prey Atte Moo 400 Con Prey Recc Atte Revi 500 Bide Prey Prey Revi	(umar)		1.0				\$8,350		\$8,490
Atte Prey Atte Moo 400 Con Prey Recc Atte Revi 500 Bide Prey Prey Revi	repare 70% Construction Plans	2.0	8.0	32.0	48.0		1 - 7		\$10,990
Prej Atte Moor Moor Moor Moor Moor Moor Moor Moo	ttend 70% Review Meeting	3.0	3.0	52.0	10.0				\$945
Atte Moo Prey Recc Atte Revi 500 Bidc Prey Prey Prey Prey Prey Prey Revi	repare 90% Construction Plans	1.0	8.0	24.0	32.0				\$7,975
400 Con Preg Recci Atte Revi 500 Bidcc Preg Preg Revi Preg Preg Revi	ttend 90% Review Meeting	3.0	3.0	24.0	32.0				\$945
400 Con Prep Recci Atte Revi 500 Bidci Prep Prep Prep Revi Prep Atte Prep Prep Revi Prep Revi Prep Revi Prep Revi Prep Revi Prep Revi Prep Prep Prep Prep				0.0					
Pres Reco Atte Revi Pres Revi Ress Pres Ress Pres Revi Ress Pres	Nodify Easements based on Final Design	2.0	4.0	8.0					\$1,910
Pres Reco Atte Revi Pres Revi Ress Pres Ress Pres Revi Ress Pres	Subtotal								\$33,410
Pres Reco Atte Revi Pres Revi Ress Pres Ress Pres Revi Ress Pres									
Reci Atterness Atterness A	ontractor Pre-Qualification Phase								
Soo Bidco	repare Pre-Qualification Package		2.0	4.0					\$780
Soo Bidde Prey Prey Prey Revi Prey Atte Prey Revi Prey Atte Prey Revi Prey Revi Prey Prey Prey Prey Prey Prey Prey Prey	ecommend Contractors	1.0	1.0	2.0					\$565
500 Bide Prep Prep Prep Revi Prep Atte Prep Revi Prep Atte Prep Revi Revi Revi Prep Prep Prep Prep	ttend and Conduct Pre-Qualification Meeting		3.0	3.0					\$795
Prej Prej Prej Prej Revi Prej Atte Prej Revi Prej Revi Prej Revi Prej Prej Prej	eview Packages and Provide Recommendations	0.5	1.0	8.0					\$1,228
Prej Prej Prej Prej Revi Prej Atte Prej Revi Prej Revi Prej Revi Prej Prej Prej	Subtotal								\$3,368
Prej Prej Prej Prej Revi Prej Atte Prej Revi Prej Revi Prej Revi Prej Prej Prej									
Prej Prej Prej Prej Revi Prej Atte Prej Revi Prej Revi Prej Revi Prej Prej Prej	idding Phase								
Prej Prej Prej Revi Prej Atte Prej Revi Prej Revi Prej Revi Prej Prej Prej	repare Bid Set of Plans	1.0	2.0		4.0				\$915
Preg Revi Preg Atte Preg Revi Preg Revi Preg Revi Preg Preg Preg	repare Measurement and Payment		4.0	8.0					\$1,560
Revi Prep Atte Prep Revi Prep Prep Prep Frep Revi Resi	repare Bid Schedule		1.0	0.0	8.0				\$1,060
Prej Atte Prej Revi Prej Prej Prej Prej Revi Resi Prej Prej Prej Prej Prej Prej Prej Prej	eview and Edit Town Contract Documents		4.0	4.0	0.0				\$1,060
Atte Prep Revi Prep Prep Prep Revi Prep Prep									
Pres Revi Pres Pres Pres Pres Pres Pres Pres Pres	repare Construction Cost Estimate		2.0	4.0					\$780
Revi Prep Prep Prep 600 Con Revi Resp Prep	ttend Pre-Bid Meeting (Assumed 2 Meetings)		8.0	8.0					\$2,120
600 Con Revi Resi Pres	repare Addendums		3.0	12.0					\$1,920
600 Con Revi Res Prep	eview Bids and Provide Recommendation for Award		2.0	8.0					\$1,280
600 Con Revi Res Prep	repare Final Construction Plans for Approval	1.0	1.0	4.0	4.0				\$1,275
Revi Res _i Prep	repare CAD Files		2.0		4.0				\$740
Revi Res _i Prep	Subtotal								\$12,710
Revi Res _i Prep									
Res _i Pre _p	onstruction Phase								
Res _i Pre _p	eview Submittals and Shop Drawings		2.0	12.0					\$1,780
Prep	espond to RFIs		2.0	8.0					\$1,280
	repare As-Built Record Drawings	1.0	4.0	16.0	16.0				\$4,575
D	•								
IPrer	repare CAD Files, Electronic Plans, and Info for GIS System		2.0		8.0				\$1,200
	Subtotal								\$8,835
	Subtotul								, _ ,
900 Reir	eimbursable Fees								
	eproduction							\$1,000	\$1,000
	•							\$250	\$1,000
	elivery Expenses								
ven	elivery Expenses							\$1,000	\$1,000
	ehicle Mileage			I .		l			\$2,250
	ehicle Mileage								
	ehicle Mileage	29	111	229	224	40	\$27,350	\$8,250	\$116,713

