# **ENGINEERING SERVICES AGREEMENT**

**OWNER** and **CONSULTANT** in consideration of their mutual covenants herein agree in respect of the performance of professional engineering services by **CONSULTANT** and the payment for those services by **OWNER** as set forth below.

**CONSULTANT** shall provide professional consulting services for **OWNER** in all phases of the Project to which this Agreement applies, serve as **OWNER'S** professional engineering representative for the Project as set forth below and shall give professional consultation and advice to **OWNER** during the performance of services hereunder.

# **SECTION 1 - BASIC SERVICES OF CONSULTANT**

#### 1.1. General

**CONSULTANT** shall perform professional services as hereinafter stated that include customary civil, geotechnical, structural, and traffic engineering services; and customary surveying services incidental thereto.

# 1.2. Data Collection and Preliminary Design Phase

After written authorization to proceed with the Data Collection and Preliminary Design Phase, **CONSULTANT** shall:

- **1.2.1.** Notify the **OWNER** in writing of its authorized representative who shall act as Project engineer and liaison representative between the **CONSULTANT** and the **OWNER**
- **1.2.2.** Meet with **OWNER** to discuss the project requirements and proposed Scope of Work, and to conduct a project site visit.
- 1.2.3. On the basis of the "Scope of Services". review available GIS, mapping, Property Valuation Administrator (PVA) and related documents; conduct field and boundary surveys; and prepare a Preliminary Design Technical Memorandum. The latter shall include preliminary plans and a preliminary opinion of construction costs. accompanied by separate cost opinions for utility relocation and total right-of-way/easement acquisition.

- **1.2.4.** Furnish up to three (3) copies of the above preliminary design documents and present them in person to **OWNER**. After **OWNER'S** detailed review, attend conference with **OWNER** to discuss **OWNER'S** comments.
- **1.2.5.** Furnish one (1) copy of the above preliminary drawings to each of the local utility companies.
- **1.2.6.** Furnish one (1) copy of the above preliminary drawings to the Kentucky Transportation Cabinet.

# 1.3. Final Design Phase

After written authorization to proceed with the Final Design Phase, CONSULTANT shall:

- **1.3.1.** On the basis of the approved preliminary design documents and the preliminary opinion of construction cost, prepare final drawings and specifications consistent with the "Scope of Services", to show the character and extent of the Project.
- **1.3.2.** Prepare such documents and design data as may be required to apply for approvals of such governmental authorities as have jurisdiction over design criteria applicable to the Project, and obtain such approvals by negotiations with appropriate authorities.
- **1.3.3.** Advise **OWNER** of any adjustments to the latest opinion of construction cost resulting from changes in the project extent and/or design requirements, or in changes to unit costs. Furnish a revised opinion of construction cost based on the Drawings and Specifications.
- **1.3.4.** Prepare for review and approval by **OWNER** contract agreement forms, general conditions, bid forms, invitations to bid and instructions to bidders, and other related documents. **CONSULTANT** shall prepare for review and approval any special conditions applicable to the project.
- **1.3.5.** Furnish up to three (3) copies of the above documents and present them in person to **OWNER**. After **OWNER'S** detailed review, attend conference with **OWNER** to discuss **OWNER'S** comments.
- **1.3.6.** Furnish one (1) copy of the Final Drawings to each of the local utility companies.
- **1.3.7.** Furnish one (1) copy of the Final Drawings to the Kentucky Transportation Cabinet.

# 1.4. Easement and Right-of-Way Acquisition

After written authorization to proceed with Easement and Right-of-Way Acquisition. **CONSULTANT** shall:

- **1.4.1.** Prepare plats and legal descriptions as required for acquisition of right-of-way consistent with the "Scope of Services".
- **1.4.2.** Prepare exhibits and legal descriptions as required for acquisition of temporary and permanent easements consistent with the "Scope of Services".

**1.4.3.** Set corner pins (or offsets) as necessary to define the physical limits of all properties which must be acquired in fee simple consistent with the "Scope of Services".

Note: The **OWNER** may utilize in-house personnel to perform easement and right-of-way acquisition services or utilize the services of the **CONSULTANT**. The cost of services shall be agreed upon as a modification to the contract.

# 1.5. Bidding or Negotiating Phase

The **OWNER** shall lead the Bidding or Negotiation Phase. During Bidding, the **CONSULTANT** shall be available to address any questions that arise concerning the accuracy or intent of his work and perform services as outlined in the "Scope of Services".

# 1.6. Construction Phase

The **OWNER** shall lead construction project management of the Construction Phase. During Construction, the **CONSULTANT** shall be available to address any questions that arise concerning the accuracy or intent of his work and perform services as listed in the "Scope of Services".

Note: The **OWNER** may utilize in-house personnel to perform construction inspection services or utilize the services of the **CONSULTANT**. The cost of services shall be agreed upon as a modification to the contract.

# **SECTION 2 - EXTRA WORK BY CONSULTANT**

- 2.1. The OWNER may desire to have the CONSULTANT perform work or render services in connection with this Project other than provided by the expressed intent of this Agreement. Such work shall be considered as "Extra Work", subject to a change order, supplemental to this Agreement, setting forth the character and scope thereof and the compensation therefore. Work under such change order shall not proceed until the OWNER gives written authorization. Should the OWNER find it desirable to have previously satisfactorily completed and accepted plans or parts thereof revised, the CONSULTANT shall make such revisions as directed, in writing, by the OWNER. This work shall be considered as "Extra Work" and shall be paid as such.
- **2.2.** All "Extra Work" is subject to prior written authorization of **OWNER** and necessary appropriations made by the Urban County Council.

# **SECTION 3 - OWNER'S RESPONSIBILITIES**

#### **OWNER shall:**

- **3.1.** Provide criteria and information as to **OWNER'S** requirements for the Project, including design objectives and constraints, space, capacity and performance requirements, flexibility and expandability, and any budgetary limitations.
- **3.2.** Assist **CONSULTANT** by placing at his disposal available information pertinent to the Project.
- **3.3.** Examine all studies, reports, sketches, drawings, specifications, proposals and other documents presented by **CONSULTANT**, and render in writing decisions pertaining thereto within a reasonable time so as not to delay the services of **CONSULTANT**.
- 3.4. Designate in writing a person to act as OWNER'S representative with respect to the services to be rendered under this Agreement. Such person shall have complete authority to transmit instructions, receive information, interpret and define OWNER'S policies and decisions with respect to materials, equipment, elements and systems pertinent to CONSULTANT'S services.
- **3.5.** Give written notice to **CONSULTANT** whenever **OWNER** observes or otherwise becomes aware of any development that affects the scope or timing of **CONSULTANT'S** services, or any defect in the work of Contractor(s).
- **3.6.** Furnish, or direct **CONSULTANT** to provide, necessary Extra Work as stipulated in Section Two (2) of this Agreement or other services as required.

# SECTION 4 - PERIOD OF SERVICES

- **4.1.** Time is of the essence. See Attachment 1 Scope of Services, 13. Schedule and Completion (attached) for the detailed project schedule.
- **4.2.** The provisions of this Section Four (4) and the various rates of compensation for **CONSULTANT'S** services provided for elsewhere in this Agreement have been agreed to in anticipation of the orderly and continuous progress of the Project through completion.

If delays result by reason of acts of the **OWNER** or approving agencies, which are beyond the control of the **CONSULTANT**, an extension of time for such delay will be considered. If delays occur, the **CONSULTANT** shall within 30 days from the date of the delay apply in writing to the **OWNER** for an extension of time for such reasonable period as may be mutually agreed upon between the parties, and if approved, the Project schedule shall be revised to reflect the extension. Such extension of time to the completion date shall in no way be construed to operate as a waiver on the part of the **OWNER** of any of its rights in the Agreement. Section 6.5, under DISPUTES,

of this Agreement, shall apply in the event the parties cannot mutually agree upon an extension of time.

In the event that the overall delay resulting from the above described causes is sufficient to prevent complete performance of the Agreement within six (6) months of the time specified therein, the Agreement fee or fees shall be subject to reconsideration and possible adjustment. Section 6.5 of this Agreement shall apply in the event the parties cannot mutually agree upon an adjustment of fee.

# **SECTION 5 - PAYMENTS TO CONSULTANT**

# 5.1 Methods of Payment for Services of CONSULTANT

#### 5.1.1 For Basic Services.

OWNER shall pay CONSULTANT for Basic Services rendered a fee not exceeding two hundred and five thousand nine hundred sixty-two dollars and zero cents (\$205,962.00).

#### 5.1.2. For Extra Work.

"Extra Work" shall be paid for by the **OWNER** on the basis of a fixed fee, the amount of which shall be determined by negotiation. The **OWNER** shall have the right to negotiate alternate methods of payment for "Extra Work" if the **OWNER** determines that the fixed fee basis is not feasible. In the event the **OWNER** and the **CONSULTANT** are unable to agree upon the amount of payment for "Extra Work", then the amount of such payment shall be determined as set forth in Section 6.5, "DISPUTES" of this Agreement.

# 5.2. Times of Payment.

**5.2.1. CONSULTANT** shall submit monthly statements for Basic Services and Extra Work rendered. The Statements will be based upon **CONSULTANT'S** estimate of the proportion of the total services actually completed at the time of billing. **OWNER** shall respond to **CONSULTANT'S** monthly statements within thirty (30) days, either denying payment or making payment.

# 5.3. Other Provisions Concerning Payments.

- 5.3.1. In the event the Agreement is terminated by the OWNER without fault on the part of the CONSULTANT, the CONSULTANT shall be paid for the work performed or services rendered an amount bearing the same ratio to the total Agreement fee; as the amount of work completed or partially completed and delivered to the OWNER is to the total amount of work provided for herein, as determined by mutual agreement between the OWNER and the CONSULTANT.
- **5.3.2.** In the event the services of the **CONSULTANT** are terminated by the **OWNER** for fault on the part of the **CONSULTANT**, the **CONSULTANT** shall be paid

- reasonable value of the work performed or services rendered and delivered, and the amount to be paid shall be determined by the **OWNER**.
- **5.3.3.** In the event the **CONSULTANT** shall terminate the Agreement because of gross delays caused by the **OWNER**, the **CONSULTANT** shall be paid as set forth in Section 5.3.1 above.

# **SECTION 6 - GENERAL CONSIDERATIONS**

#### 6.1. Termination

- **6.1.1.** The obligation to provide further services under this Agreement may be terminated by either party upon seven (7) days written notice in the event of substantial failure by the other party to perform in accordance with the terms hereof through no fault of the terminating party.
- **6.1.2.** The **OWNER** reserves the right to terminate the Agreement at any time upon seven (7) days written notice to the **CONSULTANT**.

# 6.2. Ownership and Reuse of Documents.

All documents, including Drawings and Specifications, prepared by the **CONSULTANT** pursuant to this Agreement shall be delivered to and become the property of the **OWNER**. The **OWNER** shall have the right to reuse same without restriction or limitation, but without liability or legal exposure to **CONSULTANT**.

# 6.3. Legal Responsibilities and Legal Relations.

- **6.3.1.** The **CONSULTANT** shall familiarize himself with and shall at all times comply with all federal, state and local laws, ordinances, and regulations which in any manner affect the services of this Agreement.
- 6.3.2. In performing the services hereunder, the CONSULTANT and its sub-CONSULTANTS, employees, agents and representatives shall not be deemed or construed to be employees of OWNER in any manner whatsoever. Except as otherwise provided in this Agreement, the CONSULTANT shall be acting as an independent contractor. The CONSULTANT shall not hold itself out as, nor claim to be, an officer or employee of OWNER by reason hereof and shall not make any claim, demand or application to or for any right or privilege applicable to an officer or employee of OWNER. The CONSULTANT shall be solely responsible for any claims for wages or compensation by CONSULTANT'S employees, agents and representatives, including sub-CONSULTANTS, and shall save and hold OWNER harmless therefrom.
- **6.3.3.** The parties hereto agree that causes of actions between the parties shall be governed by applicable provisions of the Kentucky Revised Statues.

# 6.4. Successors and Assigns.

- **6.4.1. CONSULTANT** binds itself and his partners, successors, executors, administrators, assigns and legal representatives to this Agreement in respect to all covenants, agreements and obligations of this Agreement. **CONSULTANT** shall not assign any interest, obligation or benefit in this Agreement, nor transfer any interest in the same, whether by assignment or novation, without prior written consent of **OWNER**.
- **6.4.2.** The **CONSULTANT** shall not subcontract more than fifty percent (50%) of the work, based upon dollar value, to be provided under this Agreement. The **CONSULTANT** shall obtain written approval prior to subletting or assigning any services contained in this Agreement, and consent to sublet or assign any part of this Agreement shall not be construed to relieve the **CONSULTANT** of any responsibility for compliance with the provisions of this Agreement.
- **6.4.3.** Nothing herein shall be construed to give any rights or benefits hereunder to anyone other than **OWNER** and **CONSULTANT**.

# 6.5. Disputes.

Except as otherwise provided in this Agreement, any dispute concerning the amount of payment due the CONSULTANT or any dispute concerning any question of fact of any act to be performed under this Agreement, which is not disposed of by agreement between the Urban County Engineer's Office and the CONSULTANT, shall be submitted to the Commissioner. Department of Planning. Preservation and Development, Lexington-Fayette Urban County Government for review. The decision of the Commissioner as to the determination of such dispute shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent, capricious, arbitrary or so grossly erroneous as necessarily to imply bad faith. Pending a final decision of a dispute hereunder, the CONSULTANT shall proceed diligently with the performance of the Agreement in accordance with the directions of the OWNER.

# 6.6. Accuracy of CONSULTANT'S Work.

The **CONSULTANT** shall be required to perform this Agreement in accordance with the degree of ordinary and reasonable skill and care usually exercised by professional engineers prevailing at the time. place and under similar conditions as the services hereunder are rendered.

The CONSULTANT shall be responsible for the accuracy of all work, even though Drawings and Specifications have been accepted by the OWNER, and shall make any necessary revisions or corrections resulting from errors and/or omissions on the part of the CONSULTANT, without additional compensation. By submission of reports, soils and subsurface information, quantities estimates, calculations and Drawings and Specifications to the OWNER, the CONSULTANT has made an incontrovertible representation that the information is accurate. Failure on the part of CONSULTANT to provide the expected level of accuracy may be grounds for the OWNER to

disqualify CONSULTANT from consideration for future CONSULTANT engineering contracts.

# 6.7. Security Clause.

The **CONSULTANT** certifies that he shall not at any time release or divulge any information concerning the services covered by this Agreement to any person or any public or private organization except the **OWNER** without prior approval of the **OWNER**.

#### 6.8. Access to Records.

The CONSULTANTS and his sub-CONSULTANTS shall maintain all books, documents, papers, and accounting records, and make such materials available at their respective offices at all reasonable times during the contract period and for three (3) years from the date of final payment under the contract for inspection by the OWNER, and copies thereof shall be furnished if requested. Failure to maintain such records for three (3) years after the date of final payment may be grounds for the OWNER to disqualify the CONSULTANT from consideration for future CONSULTANT engineering contracts.

# 6.9. Risk Management Provisions, Insurance and Indemnification

#### 6.9.1. Definitions

The **CONSULTANT** understands and agrees that the Risk Management Provisions of this Agreement define the responsibilities of the **CONSULTANT** to the **OWNER**.

As used in these Risk Management Provisions, the terms "CONSULTANT" and "OWNER" shall be defined as follows:

- a. CONSULTANT means the consultant and its employees, agents, servants, owners, principals, licensees, assigns and subcontractors or sub-consultants of any tier.
- b. OWNER means the Lexington-Fayette Urban County Government and its elected and appointed officials, employees, agents, boards, assigns, volunteers, and successors in interest.

# 6.9.2. Indemnification and Hold Harmless Provision

- a. It is understood and agreed by the parties that CONSULTANT hereby assumes the entire responsibility and liability for any and all damages to persons or property caused by or resulting from or arising out of any act or omission on the part of CONSULTANT under or in connection with this agreement and/or the provision of goods or services and the performance or failure to perform any work required thereby.
- b. CONSULTANT shall indemnify, save, hold harmless and defend OWNER from and against all liability, damages, and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens, costs, expenses, interest, defense costs and reasonable attorney's

fees that are in any way incidental to or connected with, or that arise or are alleged to have arisen, directly or indirectly, from or by **CONSULTANT**'s performance or breach of the agreement and/or the provision of goods or services provided that: (a) it is attributable to personal injury, bodily injury, sickness, or death, or to injury to or destruction of property (including the loss of use resulting therefrom), or to or from the negligent acts, errors or omissions or willful misconduct of the **CONSULTANT**; and (b) not caused solely by the active negligence or willful misconduct of **OWNER**.

- c. Notwithstanding, the foregoing, with respect to any professional services performed by CONSULTANT hereunder (and to the fullest extent permitted by law). CONSULTANT shall indemnify, save, hold harmless and defend OWNER from and against any and all liability, damages and losses, including but not limited to, demands, claims, obligations, causes of action, judgments, penalties, fines, liens, costs, expenses, interest, defense costs and reasonable attorney's fees, for any damage due to death or injury to any person or injury to any property (including the loss of use resulting therefrom) to the extent arising out of, pertaining to or relating to the negligence, recklessness or willful misconduct of CONSULTANT in the performance of this agreement.
- d. In the event OWNER is alleged to be liable based upon the above, CONSULTANT shall defend such allegations and shall bear all costs, fees and expenses of such defense, including but not limited to, all reasonable attorneys' fees and expenses, court costs, and expert witness fees and expenses, using attorneys approved in writing by OWNER, which approval shall not be unreasonably withheld.
- e. These provisions shall in no way be limited by any financial responsibility or insurance requirements, and shall survive the termination of this agreement.

#### 6.9.3. Financial Responsibility

The CONSULTANT understands and agrees that the CONSULTANT shall, prior to final acceptance of the CONSULTANT'S proposal and the commencement of any work; demonstrate the ability to assure compliance with the Indemnity Agreement and other provisions of Section 6.9 of this Agreement.

# 6.9.4. Insurance Requirements

# 6.9.4.1 Required Insurance Coverage

CONSULTANT shall procure and maintain for the duration of this Agreement at its cost and expense the following or equivalent insurance policies at no less than the limits shown below and cause its subcontractors to maintain similar insurance with limits acceptable to OWNER in order to protect OWNER against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by CONSULTANT.

<u>Coverage</u> <u>Limits</u>

General Liability \$1 million per

(Insurance Services Office Form CG 00 01)

occurrence, \$2 million aggregate or \$2 million combined single limit

Commercial Automobile Liability

(Insurance Services Office Form CA 0001)

combined single,

\$1 million per occurrence

Professional Liability

\$1 million per occurrence.

\$3 million aggregate

Worker's Compensation

Statutory

Employer's Liability

\$1 million

The policies above shall contain the following conditions:

**a.** Policy shall be obtained unless it is deemed not to apply by **OWNER**.

- b. The Professional Liability policy shall be maintained for a minimum of three years beyond the completion date of the contract, to the extent commercially available. If not commercially available, CONSULTANT shall notify OWNER and obtain similar insurance that is commercially available and acceptable to OWNER, unless OWNER waives requirement.
- **c. OWNER** shall be provided at least 30 days advance written notice via certified mail, return receipt requested, in the event any of the required policies are canceled or non-renewed.
- d. Said coverage shall be written by insurers acceptable to OWNER and shall be in a form acceptable to OWNER. Insurance placed with insurers with a rating classification of no less than Excellent (A or A-) and a financial size category of no less than VIII, as defined by the most current Best's Key Rating Guide shall be deemed automatically acceptable.

# 6.9.4.2. Renewals

After insurance has been approved by **OWNER**, evidence of renewal of an expiring policy must be submitted to **OWNER**, and may be submitted on a manually signed renewal endorsement form. If the policy or carrier has changed, however, new evidence of coverage must be submitted in accordance with these Insurance Requirements.

# 6.9.4.3. Deductibles and Self-Insured Programs

Self-insurance programs, deductibles, and self-insured retentions in insurance policies are subject to separate approval by Lexington-Fayette Urban County Government's Division of Risk Management, upon review of evidence of **CONSULTANT'S** financial capacity to respond to claims. Any such programs or retentions must provide **OWNER** with at least the same protection from liability and defense of suits as would be afforded by first-dollar insurance coverage. If **CONSULTANT** satisfies any portion of the insurance requirements through deductibles, self-

insurance programs, or self-insured retentions, **CONSULTANT** agrees to provide Lexington-Fayette Urban County Government, Division of Risk Management, the following data prior to the final acceptance of bid and the commencement of any work:

- a. Latest audited financial statement, including auditor's notes.
- **b.** Any records of any self-insured trust fund plan or policy and related accounting statements.
- c. Actuarial funding reports or retained losses.
- **d.** Risk Management Manual or a description of the self-insurance and risk management program.
- e. A claim loss run summary for the previous five (5) years.
- f. Self-Insured Associations will be considered.

# 6.9.4.4. Verification of Coverage

CONSULTANT agrees to furnish OWNER with all applicable Certificates of Insurance signed by a person authorized by the insurer to bind coverage on its behalf prior to final award, and if requested, shall provide OWNER copies of all insurance policies, including all endorsements.

# 6.9.4.5. Right to Review, Audit and Inspect

**CONSULTANT** understands and agrees that **OWNER** may review, audit and inspect any and all of its records and operations to insure compliance with these Insurance Requirements.

# 6.9.5 Safety and Loss Control

CONSULTANT understands and agrees that OWNER is in no way responsible for the safety and property of CONSULTANT or its personnel, CONSULTANT shall comply with all applicable federal, state and local safety standards related to the performance of its work or services under this Agreement and take reasonably necessary action to protect the life, health and safety and property of its personnel, the public and OWNER in the locations and areas in which CONSULTANT is performing services under the Agreement.

# 6.9.6 Default

CONSULTANT understands and agrees that the failure to comply with any of these insurance, safety, or loss control provisions shall constitute default and that OWNER may elect at its option any single remedy or penalty or any combination of remedies and penalties, as available, including but not limited to purchasing insurance and charging CONSULTANT for any such insurance premiums purchased, or suspending or terminating the work.

# 6.10 Resident Services During Construction.

The **OWNER** may utilize in-house personnel to perform construction inspection services or may utilize the services of the **CONSULTANT**. This decision will be made prior to bid letting and the cost of services shall be agreed upon as a modification to the contract.

# SECTION 7 - EQUAL EMPLOYMENT OPPORTUNITY

During the performance of this Agreement, the CONSULTANT agrees as follows:

- 7.1 The CONSULTANT will not discriminate against any employee or application for employment because of race, color, religion, national origin, sex, age, or handicap. The CONSULTANT will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, national origin, sex, age, or handicap. Such action 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 apprenticeships. The CONSULTANT agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this non-discrimination clause.
- 7.2 The CONSULTANT will, in all solicitations or advertisements for employees placed by or on behalf of the CONSULTANT, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, sex, age (between forty and seventy), or handicap.

# SECTION 8 - SPECIAL PROVISIONS, EXHIBITS AND SCHEDULES

- **8.1.** This Agreement is subject to the following provisions.
  - **8.1.1.** Limits of Liability, as described in Section 6.9.2., shall be \$4,000.000.00.
  - 8.1.2. Pursuant to subparagraph 3.4 of this Agreement, OWNER has assigned Scott Gabbard, PE. Municipal Engineer Sr., of the Division of Engineering, (the "OWNER'S Agent"), as the authorized agent of OWNER, to monitor, direct and review the performance of work of the CONSULTANT. Documents, data, reports and all matters associated with carrying out this Agreement shall be addressed to the OWNER'S Agent or his designee. Questions by the CONSULTANT regarding interpretations of the terms, provisions and requirements under this Agreement shall be addressed to the OWNER'S Agent or his designee. The CONSULTANT shall look only to the OWNER'S Agent or his designee for direction in its performance under this Agreement; no other direction shall be binding upon OWNER. OWNER shall respond to written requests by CONSULTANT within thirty (30) days.
- **8.2.** The following Exhibits are attached hereto and incorporated herein by reference, as if fully stated. The governing order of the documents incorporated herein as follows:
  - 1. Engineering Services Agreement consisting of fourteen (14) pages
  - 2. Attachment 1 "Lane Allen Sidewalk Connectivity Project Scope of Services" consisting of eighteen (18) pages including title sheet
  - 3. Attachment 2 "Fee Proposal" consisting of twelve (12) pages including title sheet

- 4. Attachment 3 "Certificate of Insurance" consisting of two (2) pages including title sheet
- **8.3.** This Agreement together with the Attachments and schedules identified above constitutes the entire Agreement between **OWNER** and **CONSULTANT** and supersedes all prior written or oral understandings. This Agreement and said Attachments and schedules may only be amended, supplemented, modified or canceled by a duly executed written instrument.
- **8.3.** NO THIRD PARTY RIGHTS. This agreement does not create a contractual relationship with or right of action in favor of a third party against either OWNER or CONSULTANT.
- 8.4 UNENFORCEABLE TERMS/SURVIVABILITY. If any term or provision of this Agreement shall be found to be illegal or unenforceable, this Agreement shall remain in full force and such term or provision shall be deemed stricken. The provisions of Section 6 of this Agreement shall survive its termination.
- **8.5. NON-WAIVER.** The failure of either party to enforce any right reserved to it in this Agreement shall not be a waiver of any such right to which the party is entitled.

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

OWNER: HERE	CONSULTANT:
LEXINGTON-FAYETTE URBAN COUNTY GOVERNMENT 200 East Main St. Lexington, KY 40507	GRW, INC. 801 Corporate Drive Lexington, KY 40503
BY: Ainda Horton LINDA GORTON, MAYOR	BY: RODERICK SAYLOR, P.E., SENOR VICE PRESIDENT
URBAN COUNTY COUNCIL CLERK COMMONWEALTH OF KENTUCKY COUNTY OF FAYETTE	
The foregoing Agreement was subscribed, sw	
<u>Celene Florentina Dorsey</u> , as th	
behalf of GRW, INC., on this the 12 day	V
My commission expires:	MOTARY STORES

# **ATTACHMENT 1**

**SCOPE OF SERVICES** 

# **Attachment 1**

# Lane Allen Sidewalk Connectivity Project - Scope of Services and Related Matters

The basic services outlined in this Scope of Services document include the preliminary and final design for the Lane Allen Sidewalk Connectivity Project.

#### PROJECT INFORMATION

Project Manager – Scott Gabbard, P.E.

Location – Portions of Lane Allen Rd. between Traveller Rd. and Harrodsburg Rd.

Funding – Surface Transportation Program (SLX) – Federal Funds, MAP

Facility – Approximately 0.75 miles of sidewalk

#### **BACKGROUND**

The approximate 6,000 feet section of Lane Allen Road between Harrodsburg Road and Traveller Road has residences, schools, churches, and a group of shopping centers along the route. This section considered currently has a lack in continuity of sidewalks to enable safe pedestrian traffic to and from these facilities. This project will make sidewalks continuous on one side of Lane Allen Road, both sides when possible within the existing right-of-way limits, and to provide access to cross at all signalized intersections.

# **DESCRIPTION**

Essential features of the Lane Allen Rd Sidewalk Connectivity Project include:

- Make sidewalks continuous on one side of Lane Allen Rd between Traveller Rd and Harrodsburg Rd, both sides when possible within the existing right-of-way limits, and to provide access to cross at all signalized intersections. The design should consider 5' wide sidewalk where possible (likely between Beacon Hill Rd and Harrodsburg Rd), while the rest will likely be 4' wide to match existing conditions.
- The speed limit is 35 mph and the majority of the road section is rural. The new sidewalk will be constructed within the existing right-of-way either abutting the road with curb and gutter (where no other option is available) or with a widened utility strip for separation from the travelled way.

- At the intersection of Lane Allen Rd and Alexandria Dr. is an asphalt island. Design shall include pedestrian crossing for all four corners of the intersection, through the island, and across the slip lane with pedestrian signals and striping, as needed.
- On the north side of Lane Allen Rd between 801 and 837 Lane Allen Rd, there is a drainage ditch with some detention properties that may limit the roadway section. Existing right-of-way runs through the middle of the drainage ditch (see Exhibit E provided), which limits the sidewalk addition to the south side of the drainage ditch. Preliminary design should consider the hydraulic properties of this area to ensure this project does not increase runoff. Alternatives for this area should be presented along with preliminary estimates to determine the most feasible design.
- Develop intersection improvements for Lane Allen Rd. at Harrodsburg Rd. to allow for safe pedestrian crossings through all four corners. Plans for a pedestrian access upgrade of this intersection were prepared in 2016 will be provided and may be used as a starting point.
- There are rock walls located at 1029 Lane Allen Rd and 783 Lane Allen Rd. These walls may require special conditions for compliance with KYHC/SHPO.
- Design shall include evaluation of and proposed solution(s) for pedestrian navigation from the intersection of Lane Allen and Harrodsburg to the end of the strip mall across from the Turfland Mall entrance to Home Depot. This section is currently dominated by undefined entrances and pull-in parking.

# SCOPE OF SERVICES

# 1. Pre-Design Conference and Review of Existing Information

- 1.1. Meet with the LFUCG Division of Engineering and other concerned divisions, to discuss the project requirements and proposed Scope of Work. The meeting shall include a project site visit.
- 1.2. Review all project related information as provided by the Division of Engineering. Obtain available LFUCG GIS data for the area, mapping including parcel lines, aerial photography, and existing infrastructure. The most recent aerial photography for the project area licensed by LFUCG will be made available to the Consultant.

# 2. Field Survey and Related Research

2.1. Research all deeds, plats and other property records to identify property lines, right-of-ways and easements.

- 2.2. Perform a field survey that is sufficient to be confident in the design and at a minimum includes the following:
  - Topography
  - Existing sidewalks, edge of roadway, entrances, turn lane configurations, etc.
  - Location and depth of underground utilities, storm and sanitary sewers, and related structures including service lines, laterals, and valves
  - Location of overhead utilities including pole ownership information, ownership identification/position of each cable, and low wire elevations
  - Significant site improvements, such as fences, retaining walls, flag poles, yard lights, mailboxes, commercial signage, structures, etc.
  - Location and identification of significant trees and vegetation
  - Cross sections taken at 50-foot intervals, at driveways, steps, retaining walls, wherever regrading will be anticipated and as otherwise needed
  - Location of existing corner monuments and R/W markers
  - Temporary benchmarks for use during construction, set outside of construction limits (minimum of 4)
  - Location of all existing permanent easements in the project area
  - Staking necessary to establish centerlines prior to bidding for construction.

It is the responsibility of the consultant to obtain all permits and permissions necessary to perform the work, including those required for digging and/or hydroexcavating.

All surveyed data will conform to the LFUCG's Policy for Digital Submission using State Planes coordinates and NAD-83 KY N 1601 and NAVD1988.

Prior to conducting the survey, the Consultant shall conduct a thorough site reconnaissance to determine if, after exhausting all possible surveying methods, they conclude dense foliage or other obstructions exist that shall prevent an accurate survey. Any difficult areas shall be brought to the attention of LFUCG, who will determine how to respond.

# 3. Preliminary Design

- 3.1. Develop a set of Preliminary Plans to fully convey the intent of the construction. The plans may include, but are not limited to the following items:
  - Plan and profile depicting existing and proposed conditions, and limits of disturbance (all features identified in the survey shall be shown on the plans)
  - Plan sheet layout drawing
  - Typical roadway/sidewalk/trail sections depicting existing and proposed conditions

- Supplemental drainage plans and profiles as needed
- Alignments and grades for approach roads and turn lanes as needed
- Existing and proposed topography
- Location of property lines with all owners/lessees and street addresses shown
- Existing and proposed right-of-way lines and easements
- Sanitary and storm sewer plan and profile as needed if the project will impact these features
- An Erosion and Sediment Control Plan
- General Summary (to be consistent with the bid schedule)
- A Traffic Management Plan consistent with KYTC guidelines
- Plans for lighting, signalization, striping and signage

During the preliminary design phase, the Consultant shall coordinate with the State Historic Preservation Office (SHPO) and the LFUCG Division of Historic Preservation to ensure plans are consistent with applicable Section 106 National Historic Preservation Act requirements.

Upon completion of the Preliminary Plans, the Consultant shall submit one full sized paper copy to the LFUCG Division of Engineering. Plans shall also be made available in electronic format: PDF and/or AutoCAD.

- 3.2. In conjunction with the preliminary plans, submit a Preliminary Design Memorandum addressing the following:
  - Summary reports of utility impacts, property impacts, and permitting as outlined in their respective sections
  - Summary report of impacts to on-street parking
  - Inventory of trees impacted by construction (location, species and caliper). List the trees to be removed and trees potentially impacted (trunk outside of the disturbed area, drip line within it)
  - List of any products, materials or methods that may require special consideration by the KYTC or FHWA.
  - List of apparent encroachments onto public right-of-way.
     (Determination of land rights shall be limited to recorded easements and right-of-way, prescriptive easements will not be considered.)
  - Detailed Opinion of Construction Costs. Line items for construction costs shall be consistent with the General Summary and the Bid Schedule.
- 3.3. Meet with LFUCG to present and discuss the plans and Preliminary Design Memorandum. Consultant shall be responsible for meeting agendas, handouts, and meeting summaries. Subsequent meeting(s) with KYTC may be required as well.

# 4. Cultural Historic Analysis and Section 106 Consultation Scope

- 4.1. Conduct the cultural resources assessment, prepare the report in accordance with the current Commonwealth of Kentucky's State Historic Preservation Office (SHPO) specifications that identifies properties listed on the National Register of Historic Places (NHRP), provide considerations for additional properties having characteristics making them eligible for the NRHP, and assess the effects on these resources that may occur as a result of implementing the project.
- 4.2. Develop the Area of Potential Effect (APE) using USGS topographic maps and geographic information system (GIS) aerial data. The recommended APE is anticipated to be the default distance of 150 feet on each side of the proposed centerline under KYTC's programmatic agreement with SHPO for concurrence with the APE.
- 4.3. Conduct research using Kentucky Heritage Council and SHPO files and libraries for completed surveys, NRHP sites, and significant events in the project area.
- 4.4. Conduct title and archival research on properties identified as potentially eligible for the NRHP.
- 4.5. Prepare a summary of existing or proposed contexts with appear to apply to context development.
- 4.6. Conduct assessments of up to 43 sites with the APE:
  - Reevaluate current NRHP sites.
  - b. Conduct windshield survey of sites within the APE.
  - c. Evaluate and photograph sites that appear greater than 45 years old.
  - d. Prepare survey forms for properties more than 45 years old.
  - e. Document boundaries for potentially eligible properties.
  - f. Develop effects determinations for each alternative and each eligible property.
- 4.7. Communicate historic property survey results, including effect determinations, with KYTC approved Consulting Parties. Individual Consulting Party meetings are not anticipated.
- 4.8. Prepare the following exhibits:

- a. Location exhibits for each survey form.
- b. Topographic maps for sites potentially eligible for the NRHP using USGS map and GIS aerial mapping.
- 4.9. NRHP figures will include project mapping to show the property locations proximity to potential alternatives.
- 4.10. Prepare and submit an electronic draft Eligibility and Effects Report for properties within the established APE including photographs, brief site descriptions, eligibility determinations, effects analysis and survey forms, inventory of sites, and historic context.
- 4.11. Attend meeting with OWNER, KYTC, and SHPO to discuss draft report.
- 4.12. Review and respond to OWNER, KYTC, and SHPO comments.
- 4.13. Prepare a PDF copy of the final Eligibility and Effects Report. Prepare one (1) hard copy and an electronic copy of the survey forms.

# 5. Final Plans, Specifications, and Bid Documents

5.1. Upon completion of the Preliminary Plans, the Consultant shall incorporate all significant comments into a revised (Final) plan set and submit one full sized paper copy to the LFUCG Division of Engineering, one (1) paper copy to each of the local utility companies, and one (1) copy to the Kentucky Transportation Cabinet. Plans shall also be made available in electronic format: PDF and/or AutoCAD.

Final Plans shall build upon the completed and approved information in the Preliminary Plans. In addition to the components of the Preliminary Plans, Final Plans shall also include but not be limited to:

- Cross sections at 50-foot stationing, all driveways, all step locations, and all retaining walls. Cross sections shall generally extend 30 feet from proposed curb face or to the front of the house, whichever is closer; however, longer coverage may be needed in some locations depending upon the disturbed limits.
- · Right-of-Way strip maps and summary sheets
- Coordinate Control Plan
- Site-specific Detail Sheets as needed

All preliminary and final plans, and accompanying documents are subject to review by multiple parties. Furthermore, plans may be reviewed, at the Owners

expense, by a third party peer hired to perform a QA/QC and constructability review. The Consultant shall be responsible for addressing their comments and revising plans and documents as deemed appropriate.

- 5.2. In conjunction with the final plans, the consultant shall submit the following:
  - Updated versions of all preliminary plan submittals
  - An Excel Bid Schedule consistent with the General Summary sheet
  - Section I of the KYTC LPA Project Development Checklist and all accompanying paperwork
  - Technical Specifications. LFUCG will provide generic technical specifications to be modified and supplemented by the consultant as needed
  - Materials Testing Plan. Review each bid item and determine KYTC's testing procedure. Sort the materials test into the categories listed below, and create the relevant supporting documents:
    - Materials that can be sampled and tested per KYTC guidelines by LFUCG inspectors. For these items, prepare a summary document listing the relevant requirements to be used by the inspector.
    - Materials that can be sampled and tested per KYTC guidelines by a testing consultant. For these items, prepare a scope of work for a materials testing consultant.
    - And Materials that cannot be sampled and tested per KYTC guidelines. For these items, prepare an alternate method or a justification as to why testing is not warranted.
  - Master Utility Plan. Display the following in plan format:
    - All existing utilities and proposed relocations, as furnished by the utility companies
    - All utility information required by the survey and utility coordination sections of this Scope
    - All existing and new storm and sanitary facilities
    - All utility conflict points shall be called out. Buried conflicts shall identify the existing depth of each utility at conflict points.

Periodically update and distribute this plan to all concerned parties as design progresses. At the time of construction letting, this plan shall be current to within six (6) months.

# 6. Design Criteria

Drawing Scales, Units, and Unit Conversion

All quantities measured, calculated, and specified shall be in English units (e.g., feet, pounds). All drawings and sheets shall conform to the follow scales:

a. Plan Sheets 1" = 20'

b. Profile sheets 1" = 20' horizontal

1" = 2' vertical

c. Cross sections sheets 1" = 5' horizontal

1" = 5' vertical

Note: Combined Plan/Profile sheets (as applicable) are preferred, but not mandated.

Full-size Plans shall be 22 x 34 to facilitate scalable half-size 11 x 17 Plans.

All designs and plans must be approved by the LFUCG Division of Engineering. The following shall apply:

- Prepare drawing files with or convert them to AutoCAD format prior to transmitting them to LFUCG. The formatting specifics shall be determined during the contract negotiation process.
- Utilize LFUCG 2017 Standard Drawings (or most recent revision), and Kentucky Department of Highways 2020 Standard Drawings (or most recent revision) in that order of preference.
- Proposed improvements are to be ADA compliant. Design shall comply with the applicable AASHTO standards and the Manual of Uniform Traffic Control Devices.

# 7. Utility Coordination

The Consultant shall take the lead on utility coordination. At a minimum, this shall include:

- Sending preliminary and final design plans to the appropriate utility companies for review and comment.
- Obtaining and tracking review comments from all impacted utilities.
- Verifying the horizontal and vertical location of existing utilities at potential conflict points using hydro-excavating or other approved method. (Itemized cost to be determined during Engineering Services Agreement negotiation and incorporated as an allowance.)
- Compiling and maintaining a list of all utility conflicts.
- Creating a schedule and budget for all required utility relocations.
- Obtaining Utility Impact Notes from the utility companies.

Submit a summary of the above information with the Preliminary Design Plans. An updated summary should be submitted with the Final Design Plans.

Note: The discovery of utility conflicts during construction can potentially slow or halt work, lead to delay claims and frustrate the public. It is essential to identify and resolve utility conflicts prior to construction. Poorly executed plans leading to significant utility conflicts may impact the Consultant's standing with the Division of Engineering and their ability to secure work in the future.

# 8. Easement and Right-of-Way Acquisition

The need to acquire private property should be avoided to the extent possible. If acquisition of easements or right-of-way is required the consultant will be responsible for the following:

- Right-of-way plans including strip maps and summary sheets if right-of-way or permanent easement acquisition is required
- Legal descriptions and exhibits for all temporary and permanent easement acquisitions
- Legal descriptions and plats for all right-of-way acquisitions
- Setting corner pins (or offsets) as necessary to define the physical limits of all properties which must be acquired
- Opinion of cost for property acquisitions

All documents shall meet the applicable requirements from LFUCG and KYTC.

Submit a summary of the property impacts with the Preliminary Design Plans. An updated summary should be submitted with the Final Design Plans.

Itemized cost for legal descriptions, plats, and property staking to be determined during Engineering Services Agreement negotiation.

LFUCG may acquire right-of-way in-house, or utilize the services of the Consultant. Such decision will be made prior to Right-of-Way funds being authorized. If Consultant services are used, they shall meet the requirements of the KYTC LPA Guide, Chapter VI.

# 9. Permitting

The Consultant shall take the lead on project permitting. At a minimum, this shall include:

- Identifying all applicable permits required for each phase of the project.
- Preparing and submitting applications and/or supporting paperwork for all required permits.
- Creating and maintaining a schedule for the required permits.

 Obtaining and tracking all project requirements resulting from the permitting process.

Submit a summary of the above information with the Preliminary Design Plans. An updated summary should be submitted with the Final Design Plans.

Permits that may be required for this project include, but are not limited to the following:

- NEPA Environmental Clearance (Assisted by KYTC)
- KYTC Encroachment Permit
- USACE 404 Permit and KY 401 Water Quality Certification
- FEMA CLOMR/LOMR
- LFUCG No-Rise Certification
- KDOW Stream Construction Permit
- LFUCG Special Floodplain Permit
- LFUCG Land Disturbance Permit (Contractor Responsibility)
- KDOW KYR10 Permit (Contractor Responsibility)

Any environmental consultants, if required, will be subcontracted through the Consultant via a contract modification.

#### 10. Public Interface

The consultant shall assist with public interface. At a minimum, this shall include:

- Attending meetings with various project stakeholders, preparing minutes for those meetings, and leading them if requested to do so.
- Preparing concept maps, exhibits, and narratives to aid in communication with the public.

# 11. Bid Phase

The Consultant shall assist with Bid Administration. At a minimum, this shall include:

- Responding to technical questions during the bid period
- Preparing responses for addenda
- Reviewing and approving alternates
- Attending the pre-bid meeting if one is held
- Evaluating bids received
- Checking bidder references
- Submitting a recommendation of award

 Preparing Section II of the KYTC LPA Project Development Checklist and all accompanying paperwork

Distribution of plans and documents to bidders and plan rooms, tracking of bidders, responding to bid-phase questions and submission of addenda is managed by the Division of Central Purchasing, through IonWave electronic bidding software.

The Owner shall prepare and certify a tabulation of bid prices.

#### 12. Construction Phase

The LFUCG Division of Engineering will take the lead on construction project management. The Consultant shall provide the following services during the construction phase of the project:

- Reviewing and approving shop drawings
- Responding to questions about the intent of the plans/specifications
- Conducting site visits as requested
- Evaluating changes proposed by the contractor
- Making minor changes to the plans due to unforeseen conditions
- Performing redesign work due to consultant error
- Assisting the Division of Engineering in performing a final walkthrough inspection and preparing a punch list
- Preparation of as-built drawings, if requested

LFUCG may provide construction inspection in-house, or utilize the inspection services of the Consultant. Such decision will be made prior to bid letting. If consultant inspection services are used, they shall meet the requirements of the KYTC LPA Guide, Chapter IX.

Within three months prior to the start of construction, the Consultant shall create a photographic record of pre-construction conditions of all property to be disturbed by construction activities. Sufficient photos shall be taken to document the condition of each yard; all improvements such as driveways, sidewalks, retaining walls, gardens, etc.; and all significant foliage. Each photograph shall be logged identifying its respective address.

If the Engineer of Record is not available on a given day, the Consultant shall have a back-up contact available to address urgent construction issues.

# 13. SCHEDULE AND COMPLETION

The Consultant shall meet deadlines as provided in the following schedule. Calendar days are counted from the date that a written Notice to Proceed is issued to the

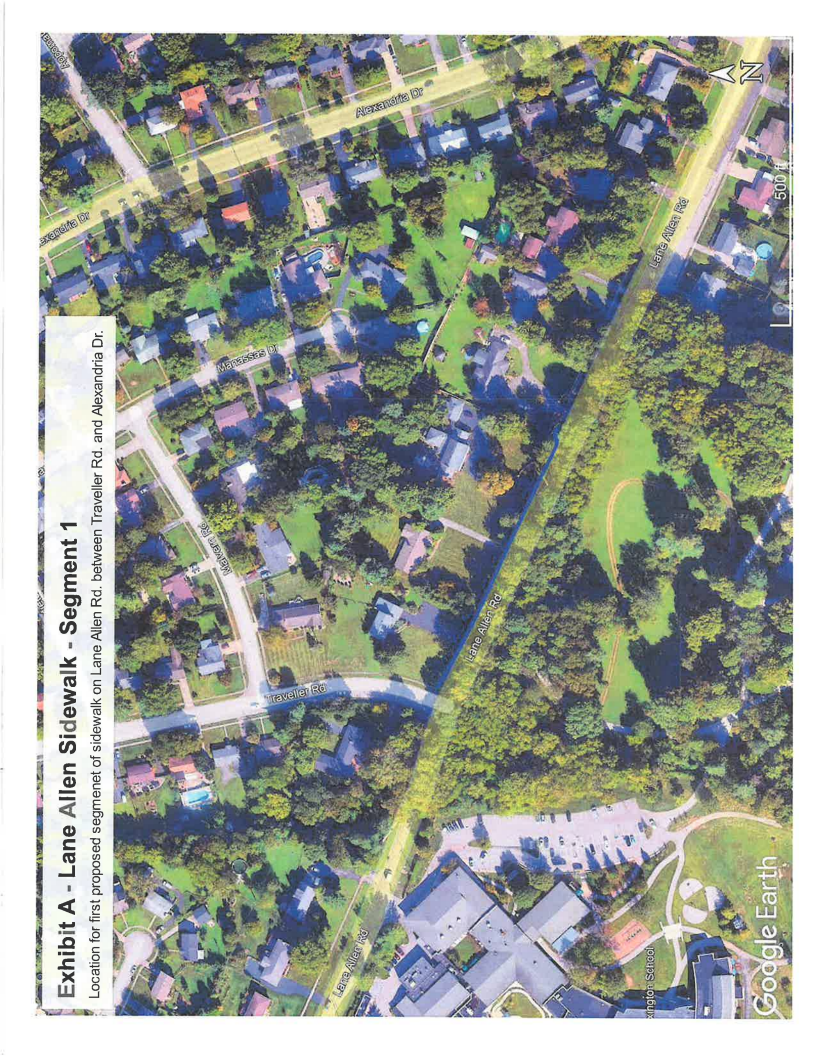
Consultant. Exact times of meetings shall be arranged by the Consultant; locations of meetings shall be at the site of proposed improvements, the DOE office or the KYTC D7 office, as deemed appropriate.

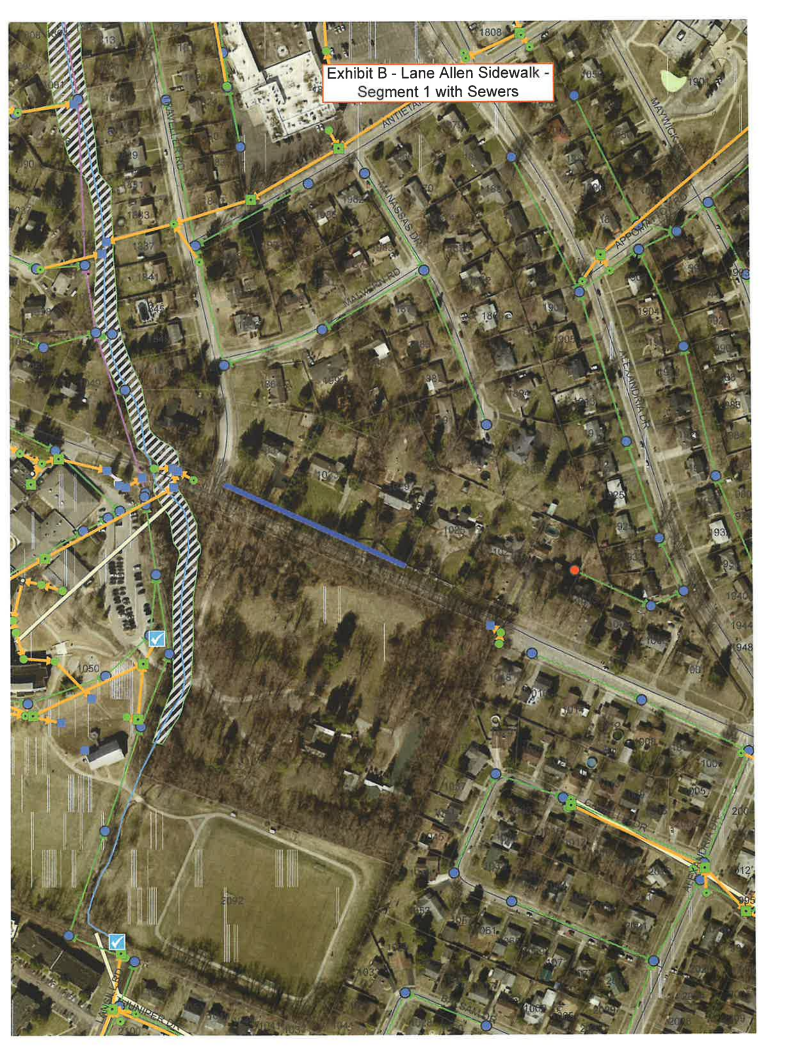
Meet to review design intent	20 days
Submit preliminary plans to LFUCG and utility companies	180 days
Meet with LFUCG et al., to review preliminary plans	190 days
Hold public meeting - open house format	210 days
Submit final plans	270 days
Meet with LFUCG et al., to review final plans	290 days
Submission of completed final plans	330 days
Preparation of ROW/easement plats and descriptions	350 days

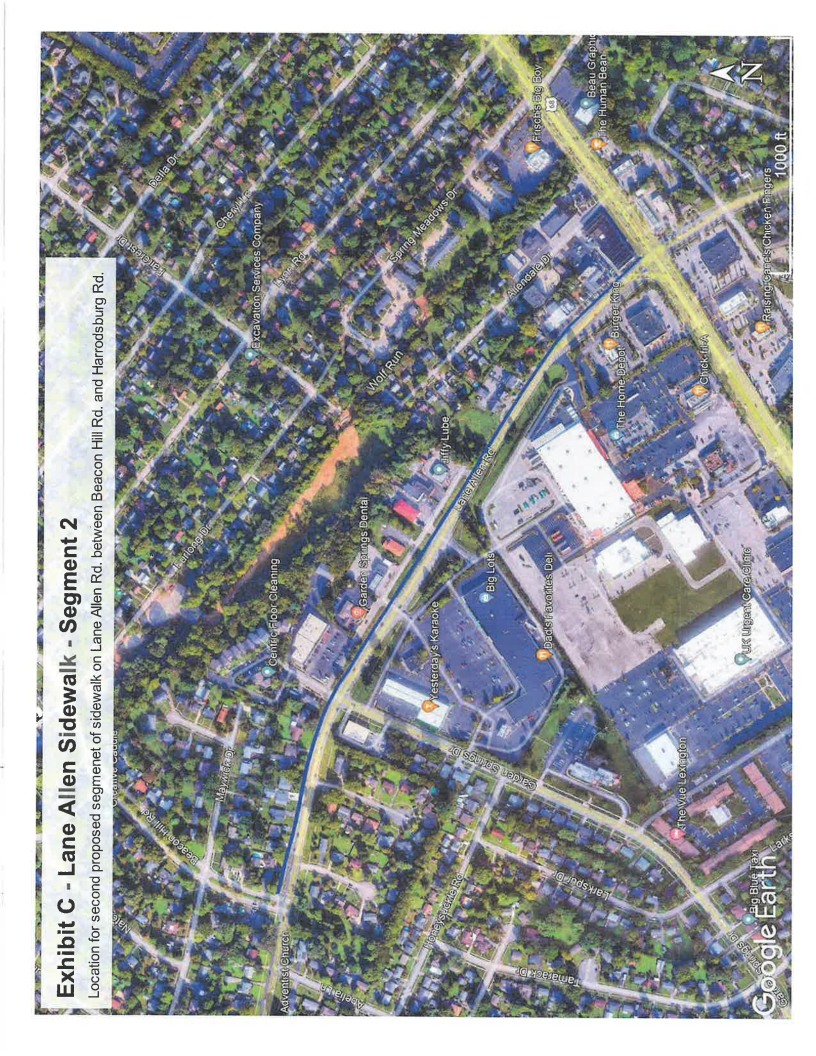
# 14. APPENDIX

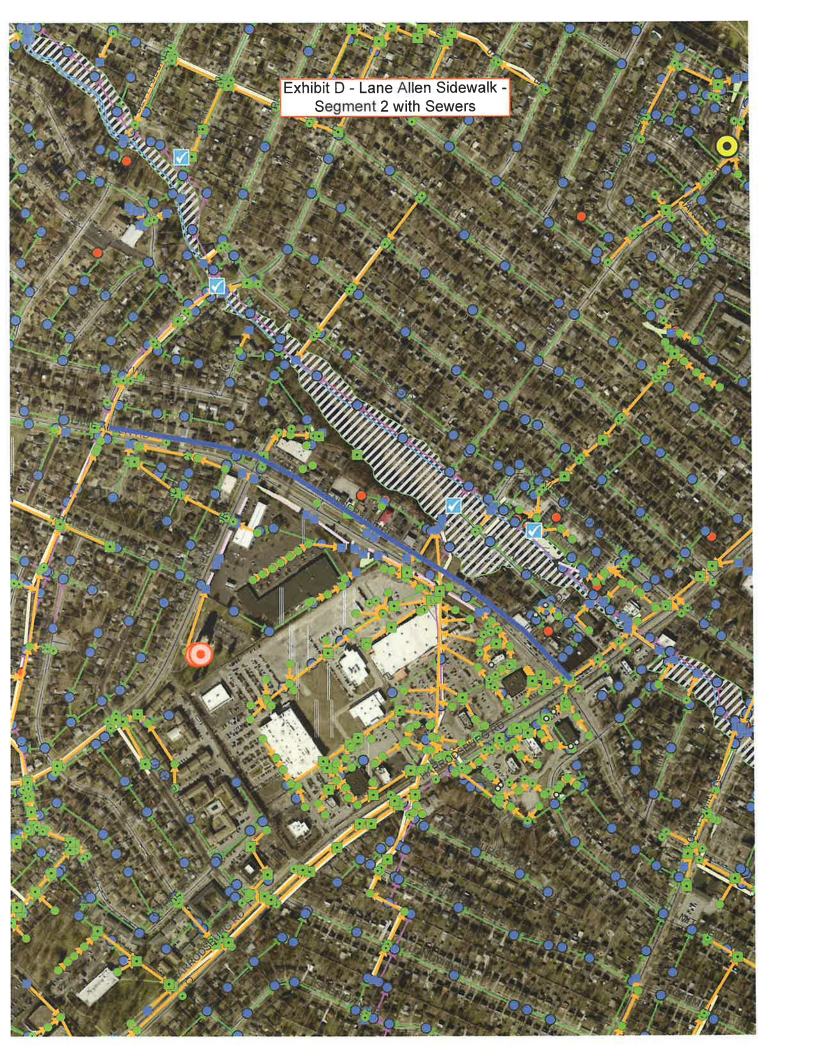
The following exhibits have been included for reference:

- Exhibit A Lane Allen Sidewalk Segment 1
- Exhibit B Lane Allen Sidewalk Segment 1 with Sewers
- Exhibit C Lane Allen Sidewalk Segment 2
- Exhibit D Lane Allen Sidewalk Segment 2 with Sewers
- Exhibit E Lane Allen Rd 801 to 837 Drainage Ditch











# **ATTACHMENT 2**

FEE PROPOSAL



DATE:

**SECTION 1: PROJECT INFORMATION** 

May 15, 2024

COUNTY:

# **KENTUCKY TRANSPORTATION CABINET**

# Department of Highways

Fayette

# DIVISION OF PROFESSIONAL SERVICES ENGINEERING AND RELATED SERVICES FEE PROPOSAL

TC 40-2 Rev. 12/2022

Page 1 of 1

ITEM #:

PROJECT: Lane Allen Sidewalk Connectivity			- D			
DESC: Add sidewalks along Lane Allen between	Harrodsburg R	oad and Travele	г коа	<u>a</u>		
SECTION 2: BUDGET INFORMATION						
FEE CONSIDERATIONS	PROPOSED HOURS	NEGOTIATED HOURS		/ERAGE RATE	Ε	STIMATED COST
1. Survey	191	191	\$	59.97	\$	11,454.27
2. Line and Grade	198	198	\$	64.32	\$	12,735.36
3. Utilty Coordination	4	4	\$	55.48	\$	221.92
4. Right of Way Plans	0	0	\$	62.87	\$	7€
5. Final Plans	431	431	\$	61.04	\$	26,308.24
7. Meetings	36	36	\$	65.65	\$	2,363.40
8. Public Involvement	12	12	\$	69.85	\$	838.20
9. QA/QC	30	30	\$	68.60	\$	2,058.00
					\$	*
					\$	(S=0
TOTAL PRODUCTION HOURS & PAYROLL	902	902	\$	62.06	\$	55,979.39
		OVERHEAD	( 18	86.24 %)	\$	104,256.02
		PROFIT		15.00 %)	\$	24,035.31
		OST OF MONEY	1	%)	\$	74
DIRECT COS						
DIRECT COS	15					AMOUNT
		TOTAL DI	RECT	r costs	\$	AMOUNT
SUBCONSULTA		TOTAL DI	RECT	r costs	\$	AMOUNT
		TOTAL DI	RECT	r costs	\$	- AMOUNT
SUBCONSULTA					\$	AMOUNT 21,691.00
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SUBCONSULTA			NSU	LTANTS	\$ \$	21,691.00 205,962
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SUBCONSULTA CRA  SECTION 3: SIGNATURE FIRM NAME: GRAI	SV	SIGNED BY:	NSU	LTANTS  TAL FEE  *Rour	\$ \$ shided to	21,691.00 205,962 the nearest dollar
SUBCONSULTA CRA  SECTION 3: SIGNATURE	SV	SIGNED BY:	NSU	LTANTS  TAL FEE  *Rour	\$ \$ shided to	21,691.00 205,962 the nearest dollar
SUBCONSULTA CRA  SECTION 3: SIGNATURE FIRM NAME: GRAI	SV	SIGNED BY:	TOT	LTANTS  FAL FEE  *Rour	\$ \$ aded to	21,691.00 205,962 the nearest dollar

	PRODUC'	TION-HOUR	WORK	SHEET	(revised	7/14)				
	INTY Fayette	PROJECT TYPE		idewalk						
ROU		CONSULTANT REVIEWED BY	G	RW		-				
DES		PREPARED BY								
ITEN	1 NO.	DATE								
	SURVEY									
No.	ПЕМ	CREW	UNIT	AMOUNT I	JCG HRSIU I	FUCG HOURS	GRW HRS/UNIT	SRW HOURS	AGREED HRS/UNIT   A	GREED HOURS
	RECONNAISSANCE									
1 2	Control - (existing)	1	Mile Lump Sum	1	4.	8	1.	1 8	8	8
3	Utilities - (data gathering, identification & contact)  Drainage - (sink holes, streams, plees, etc.)	1	Mile	1	4	4	8	8	8	8
	CONTROL									0
4	Horizontal	2	Mile	1	8	16 16	4	8 8	4	8
6	Vertical Process data	2	Mile	1 1	8	2	5	5	5	5
	PLANIMETRIC SURVEY									0
7	Planimetric location issued/a complete, vicketo or upo		Mile	1	16	32	10	20	10	20 8
8	Subsurface Utility Engineering, Quality Levels C & Subsurface Utility Engineering, Quality Level B	D 1	Mile	1	16	16	- 8	0	0	0
10	Subsurface Utility Engineering, Quality Level A	1	LS			0		0		0
11	Process data	1	Mile	1	20	20	10	10	10	10
12	TERRAIN SURVEY  DTM data collection (Hems 11-18 not required if use	d) 2	Acre	8.03	1	16	2.5	40	2.5	0 40
13	Verify lerrain model accuracy	2	Mile	1	8	16	3	6	3	6
14	Tie-ins	2	No.	8	1	16	1	16	1	16
15	Drainage situations survey (Bridge)	2	No.	-		0		0		0
16	Drainage situations survey (Culvert) Drainage pipe section (non-situation size)	2	No.	1		0		0		Ö
18	Flood plain data	2	No.			0		0		0
19	Railroad Surveys	2	No.			0		0		0
20	Additional necessary DTM data Issued Pickup or I	ungata) 2 1	Acre Mile	1	16	0 16	10	10	10	10
	ESTABLISH PROPERTY LINES & OWN		THE STATE OF THE S	-						0
22	Contact & Interview Property Owners	1	Percel	43	0.5	22	1	43	- 1	43
23	Field tie property lines/corners STAKING	2	Parcel			0		0		0
24	Stake centerlines, approaches, detours	2	Mile	I		0		0		0
25	Stake core holes - structures turnt is per structure	2	No.			0		0		0
26	Stake core holes - roadway sunit is per core holes SURVEY MISCELLANEOUS	2	No.	$\perp$		C		0		0
27	Determine roadway elevations (Crown and EP)	2	Mile	T		C		0		0
28	Environmental areas	2	No.			C		0		. 0
29	SURVEY TOTAL					204		191		191
_	SURVEYTOTAL					204		131		
	DDEL BANLADY LINE AND	SDADE								
	PRELIMINARY LINE AND	SKADE	et	T=1	upp. with	woung T	UDCA INT	HOURS	HRS/UNIT	HOURS
No.	Computer setup		LS	AMOUNT 1	HRSIUNIT 8	HOURS 8	HRSAINIT 2	HOURS 2		2
31	Prepare existing manuscripts		Mile	1	8	6	12	12	12	12
	Establish approximate property lines and ownership	p	Parcel	43	1	43	0.3	13	0.3	13
33	Study and develop typical sections		No.	4	28	16 28	16	12 16	16	12 16
	Study and develop horizontal alignments Study and develop vertical alignments		Mile	1	12	12	12	12		12
	Create and evaluate proposed roadway models		Mile	1	8	8	20	20		20
	Design entrances		No.	24	1	24	1	24		24
	Pre-size pipes (all alternates) Pre-size culverts (all alternates)		No.	-		0		0		0
	Pre-size bridges (all atternates)		No.			0		0		0
	Conduct Traffic Engineering Analysis (Basic; High					0		0		0
	Conduct Traffic Engineering Analysis (Advanced; I Study and development of interchange	vicro-simulation)	Intersection No.	1		0		0		0
	Study and development of intersection		No.			0		0		9
44	Study and develop maintenance of traffic plan		Sheets	3	6	18	3	9	3	9
	Plot/print copies of plans for team meeting and ins		LS Alt	1	12	12	1 8	- 1	1 8	1 B
45	Calculate preliminary quantities and develop cost of Revise plans and estimates	southates	LS	1	32	32	16	16		16
48	Preliminary Right of Way with taking areas		Parcel	43	0.25	11	0.3	13	0.3	13
49	Prepare Design Executive Summary	as Deleted Inc.	LS	1	- 8	8	- 8	0		8
50	PRELIMINARY LINE & GRADE MISCELI		LS	1 1		0		0		0
51	Lendscaping Plan		LS	1	8		12	12		12
52	Pedestrien Signal Plan		LS	1	8 4	8	12	12		12 8
53 54	Prepare Signing Plan		LS	1	4	0		0	· ·	0
55						0		-0		0
	PRELIMINARY LINE AND GRADE	TOTAL				268		198		198

	PRODUC	CTION-HOUR	WORK	SHEE	T (reviee	d 7/14)				
COL	JNTY Fayette	PROJECT TYPE		Sidewalk				-		
	UTE Lane Allen Rd	CONSULTANT		GRW				-		
DES		REVIEWED BY								
		PREPARED BY								
ITE	w No	DATE								
	UTILITY COORDINAT	TION								
No.	ITEM		I mer	1,,,,,,,,,,,	Tumpautum					
56	Utility Coordination Meeting	PERSONS	UNIT	ومستحيد والمستوان	HRS/UNIT		HRS/UNII	HOURS	HRSJUNIT	HOURS
_	Develop Utility Relocation Layout Sheets (1*=200	2	No. Mile	2	2					
	Develop Utility Relocation Plans (1*=50*)	,,	Mile	_		0		0		
-00	UTILITY COORDINATION MISCELL	ANEOUS	IMING			:.0	1			
59	1									
	UTILITY COORDINATION TO	[AL			-	8		4		4
									1	
	RIGHT OF WAY PLA	NS								
No.	ПЕМ		UNIT	AMOUNT	HRS/UNIT	1101183		111111111111111111111111111111111111111		
-	Deed research		Parcel	AMOUNT	HRS/UNIT		HRS/UNIT	HOURS	HRSAJNIT	HOURS
	Establish property and ownership		Parcel	-	-	0		0		
	Calculate Right of Way		Parcel			0		0		C
	Prepare legal descriptions		Parcel			0		0		0
	Complete Right of Way summary sheet		Parcel	1		0		0		0
	Generate Right of Way strip map    scale 1" = xxx	7	Sheet	-	-	0		Đ		0
	Prepare Right of Way Plans Submittal	-	LS	1		0		0		0
	Right of Way revisions after Right of Way submit	tal	LS			0		0		0
	R/W PLANS MISCELLANEOU		124							
68	Deed Research for Existing Alignments		LS			0		0		
69	Deed Research for Existing Parcels		Parcel			0		0		0
70	Prepare Legal Descriptions for Right of Way tran	sfer	Parcel			0		0		0
71						**				
72										
	RIGHT OF WAY PLANS TO	TAL				0		- 0		0
	FINAL PLAN PREPARA	TION								
No.	тем		UNIT	AMOUNT	HRS/UNIT	HOURS	HRSAINIT	HOURS	HRSAINIT	HOURS
-	Computer setup		LS	1		4				HOURS
-	Update existing topography and terrain model		Mile	1		4				
	Refine alignments (horizontal & vertical)		Mile	1		12		16	16	
	Develop pavement design		No.	1 1	1	1	10	1	1	
	Finalize templates & transitions		No.	1		0		0		0
85	Develop final roadway model		Mile	1	10	10		20	20	
86	Develop proposed design		Mile	1	32	32		48	48	
	Generate plan sheets (scale 1" = 20)		Sheet	12	2	24	2	24	2	
-	Generate profile sheets (scale 1*= 20)		Sheet			0		0		
	Detail cross sections (scale 1" = 10' at 50' space	og)	No.	105	0.25	26	0.25	28	0.25	26
	Design entrances		No.	24	0.25	6	2	48	2	48
91	Revise roadway plans from soils report		Mile			0		0.		
	DRAINAGE									
	Develop pipe sections (< 54*)		No.	2	8	16			6	
	Develop drainage system map		Mile	-		0		0		0
	Develop drainage situation (bridge)		No.			0		0		0
	Develop drainage situation (culvert)  Develop blue line stream channel change ( => 20		No.	1		0		0		0
	Drainage analysis (entrance pipes)	w.f.	No.	1		0		0		0
	Drainage analysis (A < = 200 acres)		No. No.	3	8	- 0		0		0
	Drainage analysis (200 acres < A < 1.0 sq. mile)		No.	3	- 8	24	4	12	4	
	Drainage analysis (A => 1.0 sq. mile) level 1 ana		No.	1		0		0		0
	Drainage enalysis (A => 1.0 sq. mile) level 2 ana		No.			0		0		0
	Drainage analysis (A = > 1.0 sq. mile) level 3 ana		No.			0	-	0		0
	Special drainage studies		No.			0		0		0
	Roadway ditches and channels		Mile	0.14	30	4	20	3	20	3
	Develop Erosion Control Plan		Mile	1	20	20	8	8	8	
	Inlet spacing calculations		No.			0		0		0
107	Storm sewers calculations		No.	6	2	12	3	18	3	
108	Perform scour analysis		No.			0		0		0
	Assemble preliminary and final drainage folders		LŜ			0		0		0
	Prepare advanced situation folder - bridge		No.			0		0		0
111	Prepare advanced situation folder - culvert		No.			0		0		0
	DRAINAGE MISCELLANEOU									
112			LS			0		0		0
113						0		0		0
114						0		0		0
115				, ,	I	0		0	li .	0
	FINAL PLAN PREPARATION	(Continued)								
		,								
No.	пем		UNIT	AMOUNT		HOURS	HRS/UNIT	HOURS	HRS/UNIT	HOURS
116	Prepare layout sheet		LS	1	4	- 4	- 8		8	
						10	2	10		
117	Prepare typical sections Prepare Interchange geometric approval		No. No.	5	2	0		. IU	2	10

	PROD										
	avette	PROJECT TY			Idewalk						
	ane Allen Rd	CONSULTAN		(	SRW						
DESC S	Sidewalk Conectivity	REVIEWED E									
TEM NO.		DATE	ВҮ								
	terrenting competite according			No	_		0	1	0	1	
	tersection geometric approval cordinate control sheet			No. Mile	1	3	3	8	8	6	
	evation developments			No.	<u> </u>		0		0		
122 Prepare str				No.	2	3	6	3	6	3	
123 Calculate fi				Mile	1	8	8	16	16	16	
	general summary			LS	1	6	6	4	4	4	
	paving summary			LS	1	6	6	4	4	4	
	drainage summary			LS	1	6	- 6	4	4	4	
	pavement under-drain summary			LS			0		0		
128 Prepare co				LS	1	12	12	6	- 6	6	
29 Plot/print c				LS	1	8	8	1	1	1	
130 Plan revision				Mile	2	16	32	15	32	16	
	nal construction plans submittal			LS	1		16	12	12	12	
	MAINTENANCE OF TRA	AFFIC									
32 Write main	ntenance of traffic notes (TCP)			LS	1	8	8	4	4	4	
	onstruction phasing plans			Mile	1	8	8	4	4	4	
	Iversion plan sheets			Sheet			0		0		
	iversion profile sheets			Sheet			O O		0		
136 Develop di	iversion cross sections			No.			0		0		
37 Develop te	emporary drainage			No.			a		0		
	FINAL PLANS MISCELLA	NEOUS									
138 Landscape	Plan			LS	1		1	16	16	16	
139 Pedestrian				LS	1	1	1	24	24	24	
140 Prepare Si				LS	1	. 1		12	12	12	
141 PDC Prepa	aration (pre and post-bid) and oth		on	LS	1	20	20	8	8	8	
142 Assemble	specifications and contract docum	nents		LS	1	28	28	10	10	10	
143							0		0		
	FINAL PLANS TOT	AL					379		431		
	MEETINGS										
No.	ITEM		PERSONS	UNIT	AMOUNT	HRS/UNIT	HOURS	HRSJUNIT	HOURS	HRSAUNIT	HOURS
50 Prelim, line	e and grade inspection		2	No.	1	4	8	2	4	2	
151 Drainage In			2	No.			0		0		
152 Final inspe			2	No.	1	4	8	8	16	8	
	ect coordination meetings		2	No.			0		0		
154 Project tea			2	No.	4	4	32	2.	16	2	
	MEETINGS MISCELLAN	EOUS									
155 Value Engi	ineering Study			LS			0		0		
156 Constructa	ability Review			LS			0		0		
	MEETINGS TOTA	<b>T</b>					48		36		
	PUBLIC INVOLVE	MENT									
No.	ITEM		PERSONS	UNIT	AMOUNT	HRSAUNIT	HOURS	HRS/UNIT	HOURS	HRS/UNIT	HOURS
60 Develop ar	nd Maintain Mailing List			LS			0		0		
	or Advisory Committee/Officials Me	eting		No.			0		0		
	visory Committee/Officials Meeting		2	No.			0		0		
	or Public Meetings/Hearings		2	No.	2	- 4	8	2	4	2	
	blic Meetings/Hearings		2	No.	2		16	2	8	2	
163 Prepare for	nd Distribute Newsletter			No.			0		0		
63 Prepare for 64 Attend Pub	IG DISTIDUIC ITCMSICIO						0		0		
63 Prepare for 64 Attend Pub 65 Prepare an	wner coordination			No.			U				
163 Prepare for 164 Attend Pub 165 Prepare an 166 Property or		ELLANEOUS					- 0				
163 Prepare for 164 Attend Pub 165 Prepare an 166 Property or	wner coordination	ELLANEOUS					0		0		
163 Prepare for 164 Attend Pub 165 Prepare an 166 Property or	wner coordination	ELLANEOUS							0		
163 Prepare for 164 Attend Pub 165 Prepare an 166 Property or	WINER COORDINATION PUBLIC INVOLVEMENT MISC						0		0		
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68	wner coordination						0				
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68	WIND TO CONTRACT OF THE PUBLIC INVOLVEMENT MISC						0		0		
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68 69	WINER COORDINATION PUBLIC INVOLVEMENT MISC				AMOUNT	HRS/UNIT	0	HRSAUNII	0	HRSUNIT	HOURS
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68 69	PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT  PUBLIC INVOLVEMENT  QA/QC  ITEM			No.	AMOUNT 30		0 0		12	HRSJUNIT T	HOURS
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68 69	WINER COORDINATION PUBLIC INVOLVEMENT MISC PUBLIC INVOLVEMENT  QA/QC  ITEM			No.			0 0 24 HOURS		12 HOURS	Ţ	HOUR
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68 69	PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT  QA/QC  ITEM  w review	TOTAL		No.			0 0 24 HOURS		12 HOURS	Ţ	HOUR
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property on 67 68 69	WINER COORDINATION PUBLIC INVOLVEMENT MISC PUBLIC INVOLVEMENT  QA/QC  ITEM	TOTAL		No.			0 0 24 HOURS		12 HOURS 30 0	Ţ	HOUR
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property or 67 68 69  40. 80 Plan review 81 Structure re	PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT  QA/QC  ITEM  w review	TOTAL	S	No.			0 0 24 HOURS		12 HOURS 30 0	Ţ	HOUR
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property or 67 68 69 Property or 68 Structure reference at the form of 68 Structure reference at the	PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT  QA/QC  ITEM  W  Review  QA/QC TOTAL  NSTRUCTION PHAS	TOTAL	8	UNIT Sheet	30		0 0 24 HOURS		12 HOURS 30 0	Ţ	
163 Prepare for 164 Attend Pub 165 Prepare an 166 Property on 167 168 169 Property on 167 169 169 169 169 169 169 169 169 169 169	PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT  QA/QC  ITEM  W  Review  QA/QC TOTAL  NSTRUCTION PHAS	TOTAL	8	UNIT Sheet	30	0.5	0 0 24 HOURS 15 0 15	1	9 12 Ноикѕ 30 0 30	T	HOURS
63 Prepare for 64 Attend Pub 65 Prepare an 66 Property or 67 68 69 Property or 68 Structure reference at the form of 68 Structure reference at the	PUBLIC INVOLVEMENT MISC  PUBLIC INVOLVEMENT  QA/QC  ITEM  W  Review  QA/QC TOTAL  NSTRUCTION PHAS	TOTAL	8	UNIT Sheet	30	0.5	0 0 24 HOURS 15 0	1	0 -12 HOURS 30 0	T	

PROI	DUCTION-HOUR V	VORKSHEET (revised 7/14)			
COUNTY Fayette ROUTE Lane Allen Rd DESC Sidewalk Conectivity ITEM NO.	PROJECT TYPE CONSULTANT REVIEWED BY PREPARED BY DATE	Sjdewalk GRW			
PRODUCTION-HOUR	SUMMARY				
SURVEY TOTAL			204	191	19
LINE AND GRADE TOTAL			268	198	198
UTILITY COORDINATION TOTAL			8	4	
RIGHT OF WAY PLANS TOTAL			0	0	
FINAL PLANS TOTAL			379	431	431
MEETINGS TOTAL			48	36	36
PUBLIC INVOLVEMENT TOTAL			24	12	12
QA/QC TOTAL			15	30	30
CONSTRUCTION PHASE SERVICE	S TOTAL		0	0	(
GRAND TOTAL			946	902	902

# **GRW ENGINEERS, INC.**

# CLASSIFICATION AND PERCENTAGES FOR DESIGN AND

# **DETERMINATION OF AVERAGE RATES**

# Lane Allen Sidewalk Conncectivity ITEM NO.

	%	HOURLY	
	CLASSIFICATION	RATE	COST
SURVEYS			
Principal	5	76.03	3.8015
Engineer VI	15	78.56	11.784
Engineer IV	40	65.34	26.136
Senior Designer	40	45.62	18.248
	100%	Average Rate =	59.97
PRELIMINARY LINE	AND GRADE		
Engineer VI	30	78.56	23.568
Engineer IV	40	65.34	26.136
Engineer II	20	50.29	10.058
Senior Designer	10	45.62	4.562
	100%	Average Rate =	64.32
UTILITY COORDINA		Average Nate -	04.32
	TION		
Engineer IV	TION 50	65.34	32.67
Engineer IV	50 50	65.34 45.62	32.67 22.81
Engineer IV	TION 50	65.34	32.67
Engineer IV Senior Designer	50 50	65.34 45.62	32.67 22.81
Engineer IV Senior Designer RIGHT OF WAY	50 50	65.34 45.62	32.67 22.81
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI	50 50 100%	65.34 45.62 Average Rate =	32.67 22.81 55.48
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV	50 50 100%	65.34 45.62 Average Rate =	32.67 22.81 <b>55.48</b> 23.568
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II	50 50 100%	65.34 45.62 Average Rate = 78.56 65.34	32.67 22.81 <b>55.48</b> 23.568 22.869
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II Senior Designer	50 50 100% 30 35 10	65.34 45.62 Average Rate = 78.56 65.34 50.29	32.67 22.81 <b>55.48</b> 23.568 22.869 5.029
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II Senior Designer	30 35 100% 30 25 100%	65.34 45.62 Average Rate = 78.56 65.34 50.29 45.62	32.67 22.81 <b>55.48</b> 23.568 22.869 5.029 11.405
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II Senior Designer	30 35 100% 30 25 100%	65.34 45.62 Average Rate = 78.56 65.34 50.29 45.62	32.67 22.81 <b>55.48</b> 23.568 22.869 5.029 11.405
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II Senior Designer  FINAL PLAN PREPA Engineer VI	30 35 100% 35 10 25 100%	65.34 45.62 Average Rate = 78.56 65.34 50.29 45.62 Average Rate =	32.67 22.81 <b>55.48</b> 23.568 22.869 5.029 11.405 <b>62.87</b>
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II Senior Designer  FINAL PLAN PREPA Engineer VI Engineer IV	50 50 100% 30 35 10 25 100%	65.34 45.62 Average Rate =  78.56  65.34  50.29  45.62  Average Rate =	32.67 22.81 <b>55.48</b> 23.568 22.869 5.029 11.405 <b>62.87</b>
Engineer IV Senior Designer  RIGHT OF WAY Engineer VI Engineer IV Engineer II	30 35 100% 30 35 10 25 100%	65.34 45.62  Average Rate =  78.56 65.34 50.29 45.62  Average Rate =  78.56 65.34	32.67 22.81 <b>55.48</b> 23.568 22.869 5.029 11.405 <b>62.87</b>

	100%	Average Rate =	68.6
Engineer IV	50	65.34	32.67
Engineer V	50	71.85	35.925
QA/QC	Life in the second		
	100%	Average Rate =	69.85
Senior Designer	10	45.62	4.562
Engineer IV	40	65.34	26.136
Engineer VI	45	78.56	35.352
Principal	5	76.03	3.8015
PUBLIC INVOLVEMENT		LOW LIGHT	
	100%	Average Rate =	65.65
Senior Designer	10	45.62	4.562
Engineer II	20	50.29	10.058
Engineer IV	30	65.34	19.602
Engineer VI	40	78.56	31.424
MEETINGS			

# **KENTUCKY TRANSPORTATION CABINET**

Department of Highways
DIVISION OF PROFESSIONAL SERVICES

Rev. Page

TC 40-2 08/2017 1 of 1

ENGINEERING AND REL	ATED SERVI	CES FEE PRO	POSAL		2 0, 1
SECTION 1: PROJECT INFORMATION					
DATE: May 17 2024 COUNTY:	Fayette		ITEM #:		
PROJECT: Lane Allen Road LPA Sidewalk Project					
SECTION 2: BUDGET INFORMATION		upacar	A1/MB 1 00	-	OTIL 4 - TT
FEE CONSIDERATIONS	PROPOSED MAN HOURS	MAN HOURS	AVERAGE RATE		STIMATED COST
Research	36		\$ 33.54	\$	1,207.44
Exhibit Preparation	7		\$ 28.97		202.79
Administrative Review	8		\$ 39.60	\$	316.80
Report Preparation	213		\$ 29.86	\$	6,360.18
Meetings	6		\$ 43.36	\$	260.16
				\$	2
	-			\$	<u>-</u>
				\$	
				\$	
TOTAL PRODUCTION HOURS	270			٠	
TOTAL PRODUCTION HOURS	2/0	TOTAL DIP	ECT PAYROLL	\$	8,347.37
		OVERHEAD		\$	10,243.06
		PROFIT		\$	2,788.56
	C	OST OF MONEY		Š	30.89
			,,,	1	
DIRECT COS	STS				AMOUNT
see attached				\$	281.50
		TOTAL	DIRECT COSTS	\$	281.50
				_	
SUBCONSULT	ANTS				AMOUNT
				_	
				-	
		TOTAL CUES	ONCHUTANTO	4	
		TOTAL SUBC	ONSULTANTS	\$	
			TOTAL	TA	94 664
			TOTAL FEE	\$	21,691
			*Ro	ounded t	to the nearest dollar
SECTION 3: SIGNATURE		1			
FIRM NAME: Cultural Resource Analysts, Inc.		SIGNED BY: S	Steve Creasma	an	
At Oliver	Executive	Vice President		5/1	7/2024
sum Olloma	-Actaire				
CONSULTANT SIGNATURE		TITLE			DATE
Scott Gabbard	Municipal Er	ngineer, Sr.	0	6/12	/2024
PROFESSIONAL SERVICES SIGNATURE		TITLE			DATE

	PRODUCTION	-HOU	R WO	RKSHE	ET		
COUNTY	Fayette			PROJECT :	TYPE	Sidewalk	
ROUTE	Lane Allen Road			CONSULTA	ANT	CRA	
DESC.	LPA Sidewalk Proje	ect alor	ng				
	Lane Allen Road Le	exingto	n	PREPARED	BY		
ITEM NO.	07 440 00			DATE			
	Cultu	ıral Hi	storio	3			
No.	ITEM	Crew	Unit	Amount	H	rs/Unit	Hours
RESEARC	H	i					
	Archival Research/File						
1	Search/Deed Research	2	Hours	1		6	12
2	Field Research	2	Hours	1		12	24
3	Context Development		Hours				
	Total						36
<b>EXHIBIT F</b>	PREPARATION						
	Topographic maps that show an						
4	overall project area		Hours				
5	Plans or Construction maps		Hours				
6	CADD Operator	1	Hours	1		7	7
	Total						
<b>ADMINIST</b>	RATIVE REVIEW						
7	Typing and Clerical	1	Hours	1		4	
8	Administrative Review	2	Hours	1		2	4
	Total						3
REPORT	PREPARATION						
10	Report Writing Draft	2	Hours	1		70	140
11	Report Writing Final	2	Hours	1		16.5	33
12	Survey Forms	1	No.	40		1	40
	Development/Approval of Area						
13	of Potential Effect		Hours				
14							
	Total						213
MEETING	S AND COORDINATION						
	Meeting with District and/or						
15	Project Team		Hours	1		2	2
16	Section 106 Meeting	1	Hours	1		4	4
17	Response to SHPO/DEA/FHWA		Hours				
	Total						(
SURVEY I	MISCELLANEOUS						
24			Hours				
25			Hours				
	Total						(

CULTURAL RI	ESOURCE ANALYSTS, INC.
Kentucky Transportation	Cabinet Project Fee Proposal Worksheet
Date:	May 17 2024
Project Name:	Lane Allen Road LPA Sidewalk
Project Description:	Lane Allen Road LPA Sidewalk
County:	Fayette
Item Number:	
Estimator:	Spurlock
Project Manager:	Spurlock
Work to be Done:	Field work and baseline report; est. 43 sites

# Pre-field Budget - Code 01

Direct Costs	Units	Rate	Subtotal
KHC Records Review	1	\$140.00	\$140.00
			\$140.00

# Field and Out of Office Archival Research Budget - Code 02

Direct Costs	Units	Rate	Subtotal
Mileage 2-Wheel (per mile)	10	\$0.45	\$4.50
Car Rental	1	\$89.00	\$89.00
Gas for rental car	3	\$4.00	\$12.00
Misc. Field Supplies Phase I (per day)	1	\$10.00	\$10.00
••			\$115.50

# Report - Code 05

Direct Costs	Unit	Rate	Subtotal
Photocopies (Color Copier 8 1/2x11) per page	20	\$0.50	\$10.00
Photocopies (Color Copier 11x17) per page	4	\$1.00	\$4.00
Photocopies (B&W 8 1/2x11) per page	30	<b>\$0.10</b>	\$3.00
7			\$17.00

# Meetings and Section 106 Coordination - Code 07

Direct Costs	Units	Rate	Subtotal
Mileage 2-Wheel (per mile)	20	\$0.45	\$9,00
			\$9.00

# **Total Direct Costs**

Direct Costs	\$281.50	
Total Direct Costs	\$281.50	

# **CLASSIFICATIONS AND PERCENTAGES**

COUNTY

CONSULTANT

Cultural Resource Analysts, Inc.

PROJECT

Lane Allen Road LPA Sidewalk Project

ITEM NO.

**Cultural Historic Studies** 

	\$29.86 100%	100%	\$39.60	100%	\$28.97	100%	\$33.54		TOTAL
\$0.00	\$0		\$0.00		\$0.00		\$0.00		
00	\$0.00		\$0.00		\$0.00		\$0.00	\$21.23	Clerical I
00	\$0.00	50.0%	\$19.84		\$0.00		\$0.00	\$39.68	Clerical III
00	\$0.00		\$0.00		\$0.00		\$0.00	\$21.23	Pub. Assist. I
73 10.0%	\$2.73	12.0%	\$3.28		\$0.00		\$0.00	\$27.34	Pub. Dir.
00	\$0.00		\$0.00	100.0%	\$28.97		\$0.00	\$28.97	Cad. Oper. I
00	\$0.00		\$0.00		\$0.00		\$0.00		Cad Oper. II
00	\$0.00		\$0.00		\$0.00		\$0.00	\$29.76	Lab.Director
00	\$0.00		\$0.00		\$0.00		\$0.00	\$12.00	Field/Lab Tech I
00	\$0.00		\$0.00		\$0.00		\$0.00	\$15.92	Field/Lab Tech II
00	\$0.00		\$0.00		\$0.00		\$0.00	\$19.89	Field/Lab Tech III
00	\$0.00		\$0.00		\$0.00		\$0.00	\$23.55	Arch. Hist. I
79 80.0%	\$22.79		\$0.00		\$0.00	66.0%	\$18.80	\$28.49	Arch. Hist. II
34 10.0%	\$4.34	38.0%	\$16.48		\$0.00	34.0%	\$14.74	\$43.36	Arch. Hist. III
0	\$0.00		\$0.00		\$0.00		\$0.00	\$83.64	P
PrIV	Report P		Review	=	Prep		Research I	RATE	
			Admin.		Exhibit				
ITEM		TEM	III	TEM	П	<b>≤</b>	METI	AVG.	POSITION

as of September 7,2023

# **ATTACHMENT 3**

CERTIFICATE OF INSURANCE



# CERTIFICATE OF LIABILITY INSURANCE

8/7/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER		CONTACT NAME: Ashley Buckner			
Higginbotham Insurance Agency, Inc. 1700 Eastpoint Parkway		PHONE (A/C, No, Ext): 502-244-1343	244-1411		
P.O. Box 23790		E-MAIL ADDRESS: abuckner@higginbotham.net	distribution de		
Louisville KY 40223	License#: 2081754 GRWENGI-01	INSURER(S) AFFORDING COV	NAIC#		
		INSURER A: The Continental Insurance Co	35289		
INSURED		INSURER B: Transportation Insurance Com	20494		
GRW Engineers Inc. 801 Corporate Drive		INSURER c : Kentucky Employers' Mutual II	10320		
Lexington KY 40503		INSURER D: Zurich American Insurance Co	16535		
•		INSURER E : XL Specialty Insurance Co.	37885		
		INSURER F:			

COVERAGES

CERTIFICATE NUMBER: 709406426

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

SR TR	TYPE OF INSURANCE	NSD	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	S
A	X COMMERCIAL GENERAL LIABILITY  CLAIMS-MADE X OCCUR	Υ	Υ	7064260784	3/1/2024	3/1/2025	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 100,000
							MED EXP (Any one person)	\$ 15,000
							PERSONAL & ADV INJURY	\$1,000,000
Į	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000
	POLICY X PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
-1	OTHER:					8		\$
3	AUTOMOBILE LIABILITY	Υ	Υ	BUA 7064260767	3/1/2024	3/1/2025	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
	X ANY AUTO						BODILY INJURY (Per person)	\$
	OWNED SCHEDULED AUTOS ONLY						BODILY INJURY (Per accident)	\$
	X HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
								\$
	X UMBRELLA LIAB X OCCUR	Υ	Υ	CUE 7064260770	3/1/2024	3/1/2025	EACH OCCURRENCE	\$ 10,000,000
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 10,000,000
	DED X RETENTION \$ 10,000							\$
	WORKERS COMPENSATION			361580 WC 7843489-00	3/1/2024 3/1/2024	3/1/2025 3/1/2025	X PER OTH-	
1	ANYPROPRIETOR/PARTNER/EXECUTIVE	N/A		VVC 7643469-00	3/1/2024	3/1/2025	E.L. EACH ACCIDENT	\$ 1,000,000
- 1	(Mandatory In NH)	11/7					E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
	Professional Liability & Contractors Pollution Liab		Y	DPR5025697	3/1/2024	3/1/2025	Per Claim Aggregate	5,000,000 5,000,000
- 1								

CERTIFICATE HOLDER	CANCELLATION
Lexington-Fayette Urban County Government	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
200 East Main Street Lexington KY 40507	AUTHORIZED REPRESENTATIVE