

## AGENDA OF THE REGULAR SESSION OF THE COUNCIL OF THE CITY OF WASHINGTON, IA TO BE HELD AT THE

### COUNCIL CHAMBERS 215 E. WASHINGTON STREET

AT 6:00 P.M., TUESDAY, December 5, 2023

To attend the meeting via Zoom go to:

https://us02web.zoom.us/j/5077385758?pwd=aG9oTys4TDMydW1UeVFKTU1OekNUZz09

Meeting ID: 507 738 5758 Passcode: 539036

#### Call to Order

#### Pledge of Allegiance

#### Roll call

Agenda for the Regular Session to be held at 6:00 P.M., Tuesday, December 5, 2023 to be approved as proposed or amended.

#### **Consent:**

- 1. Council Minutes November 21, 2023
- 2. Veenstra & Kimm Inc., Engineering Services for Wellness Park Improvements Phase II Master Plan, \$9,600.00
- Veenstra & Kimm Inc., Engineering Services for Wellness Park Concession Stand, \$14,328.205
- 4. Ahlers Cooney Attorneys, Professional Services for Washington Hotel Group, LLC, \$152.00
- 5. Garden & Associates, Ltd., Professional Services for Reconstruction of Adams Street, \$1,267.50
- Reed Construction, Application No. 3 for Washington Public Library Makerspace, \$82,063.53
- 7. Iowa Municipalities Workers' Compensation Association for 2022-2023 Audit Premium Adjustment, \$5,551.00
- 8. Iowa Municipalities Workers' Compensation Association for Installment 6 Work Comp. Premium 2023-2024, \$8,393.00
- DCJ Concrete & General Construction for Sidewalk Project 217, 222, 223, 319, 331, Railroad, 521, 602, 615, 707 & 711 N 4<sup>th</sup> Ave., \$4,073.00
- 10. Department Reports

#### SPECIAL EVENT REQUESTS

• Emme Keith, WCHC's Kidzfest for Friday, May 17, 2024.

#### **SPECIAL PRESENTATION**

- Nuisance Report
- Mayoral Appointments
  - Hotel/Motel Tax Committee 3 year term to June of 2026
- Atwood Energy Services, Municipals Utilizing Solar Energy at City Facilities.

#### PRESENTATION FROM THE PUBLIC - Please limit comments to 3 Minutes

#### **CLAIMS & FINANCIALS**

- Claims for December 5, 2023
- October 2023 Financials

#### **NEW BUSINESS**

- 1. Discussion and Considerations for changes to cemetery fees and services.
- 2. Discussion and Consideration of Resolution Approving A Memorandum of Understanding Between the Iowa Department of Natural Resources Division of Conservation and Recreation Forestry- Fire Program and The Washington Fire Department.
- 3. Discussion and Consideration of Resolution for a Resolution Authorizing Levy, Assessment, and Collection of Costs to the Washington County Treasurer.
- 4. Discussion and Consideration of Resolution Approving Emergency Community Catalyst & Remediation Grant Agreement for 217 W. Main Street.
- 5. Discussion and Consideration of Change Order No. 3 to Cornerstone Excavating, Inc. for 2022 Washington Water Main Improvements (increase \$11,314.19).
- 6. Discussion and Consideration of Pay Application to Cornerstone Excavating Inc. for 2022 Washington Water Main Improvements Application No. 6, (amount due this application \$469,496.19).
- Discussion and Consideration of First Reading of an Ordinance Amending the Code of Ordinances of the City of Washington, Iowa, Incorporating a New Chapter Regarding Cross Connection Controls.
- 8. Discussion and Consideration of Resolution Setting the Public Hearing for Fiscal Year 24 Budget Amendment #1 for December 19, 2023.
- Discussion and Consideration of a Resolution Naming City Personnel Authorized to Access Financial Accounts and Conduct Banking Activities on Behalf of the City of Washington, Iowa.
- 10. Discussion and Consideration of Resolution Authorizing Levy, Assessment, and Collection of Cost to The Washington County Treasurer.
- 11. Discussion and Consideration of Resolution Accepting the Adams Street Reconstruction Project as Completed (in the amount of \$1,463,694.75).
- 12. Discussion and Consideration of Payment No. 8-Final for Adams Street Reconstruction to Cornerstone Excavating Inc. (final due \$74,816.61).

#### **OLD BUSINESS**

1. Discussion and Consideration of a Resolution Approving and Authorizing Execution of a Development Agreement by and between the City of Washington and Washington Hotel Group, LLC (tabled)

#### **DEPARTMENTAL REPORTS**

Police Department City Attorney City Administrator

#### **MAYOR & COUNCILPERSONS**

Millie Youngquist, Mayor Pro Tem Illa Earnest Bethany Glinsmann Elaine Moore Ivan Rangel Fran Stigers

#### **ADJOURNMENT**

#### CITY OF WASHINGTON Council Minutes 11-21-2023

At 6:00 p.m. the Council of the City of Washington, Iowa, met in Regular Session in the Council Chambers, 215 East Washington Street with Mayor Pro Tem in the chair.

On roll call present: Earnest, Glinsmann, Moore, Stigers, Rangel and Youngquist.

Motion by Glinsmann, second by Earnest, that the agenda for the Regular Session to be held at 6:00 p.m., Tuesday, November 21, 2023, be approved with item #18 moved to item #3. Motion carried.

#### Consent:

- 1. Council minutes November 7, 2023
- 2. Hali-Brite, Inc., Airport, LED Airport Beacon High Intensity, \$14,517.41
- 3. Iowa Finance Authority, SRF Loan, Water Plant, Interest, \$1,880.00
- 4. Iowa Finance Authority, SRF Loan, Water Plant, Interest, \$34,410.00
- 5. Iowa Finance Authority, SRF Loan, Wastewater Treatment Plant, Interest, \$91,813.75
- 6. Iowa Finance Authority, SRF Loan, Westside Interceptor Project, Interest, \$18,550.00
- 7. Bolton & Menk, Airport, Refurbish & Link 2 Existing 10K Gallon Tanks, \$485.00
- 8. Bolton & Menk, Airport Solar Project, Install Solar Panels, \$116.00
- 9. Fox Strand, Bazooka Farmstar, Consultation, \$164.98
- 10. Fox Strand, Water Main Improvement Project, \$5,536.00
- 11. Dodici, Inc., 120-122 S. Iowa Ave, Class C Retail Alcohol License
- 12. Department Reports

Motion by Stigers, second by Moore, to approve consent items 1-12. Motion carried.

Motion by Earnest, second by Moore to approve Mama Llamas Barn, Carriage Rides after Lighted Parade November 25, 2023. Motion carried.

Motion by Glinsmann, second by Moore to approve JT's Sips, Holiday Shopping Event at Purposefully You and Downtown November 25, 2023. Motion carried.

Motion by Moore, second by Rangel to approve JT's Sips, Shop Hop at Purposefully You, December 1<sup>st</sup> and 2<sup>nd</sup>. Motion carried.

Mary Audia, WEDG Director presented an Advisory Plaque and thanked the Washington City Council for their sponsorship to WEDG.

Presentation from the Public: Samantha Meyer, Main Street Director expressed gratitude for the hotel and developers. Mary Audia, WEDG Director discussed all the benefits for a hotel in Washington and how the proposed TIF incentive is normal practice. Amy Schulte, YMCA Director is in favor of the hotel. They can have bigger events at the Wellness Park with a hotel in Washington. Caleb Miller, a lifelong resident supports the hotel. TIF is a good tool to use and the city has used TIF rebates before.

The claims were presented by Finance Director, Kelsey Brown. Motion by Moore, second by Rangel to approve claims for November 21, 2023. Motion carried.

Mayor Pro Tem Youngquist opened the public hearing for the annexation of 2471 Hwy 92. There were no comments from the public. Motion by Moore, second by Stigers to go out of public hearing at 6:235 p.m. Roll Call: Ayes: Earnest, Glinsmann, Moore, Rangel, Stigers and Youngquist. Nays: None. Motion carried.

Motion by Earnest, second by Stigers to approve a Resolution Approving Voluntary Annexation of Certain Properties. Roll Call: Ayes: Glinsmann, Moore, Rangel, Stigers, Youngquist and Earnest. Nays: None. Motion carried. (Resolution 2023-101)

Discission was held on the proposed hotel project and the possible city economic development incentives. Dave Waite and Andy Drahota were present. They provided council with a handout which included floor plans and other information. The hotel will be a Cobblestone Hotel and will have 54 rooms, small meeting room, pool, and small bar. They have the investors that are needed for the project. The hotel will be managed by Cobblestone. It will provide 15 FTE. There were 3 components of the hotel project: investors, bank financing and community investment. The project will be using all local contractors and vendors except for the elevator. Lots of good questions were asked by the City Council and people in the audience. Some additional questions may need to be answered prior to the Council making a decision.

Motion by Glinsmann, second by Earnest to approve Change Order No. 1 with Reed Construction for the Library Makerspace Project which resulted in an increase of \$1,360.70 to the project. Motion carried.

Motion by Glinsmann, second by Earnest to approve Change Order No. 2 with Reed Construction for the Library Makerspace Project which resulted in an increase of \$1,784.97 to the project. Motion carried.

Motion by Stigers, second by Rangel to approve the low bid for the 2023 Tree Maintenance project to Top Saw Tree Service for \$9,000.

#### Bids Received:

•	J&M Family Tree Service	\$16,050.00
•	Brown's Tree Service	\$14,350.00
•	Iowa River Service	\$14,202.50
•	Kalonial Tree	\$14,000.00
•	Top Saw Tree Service	\$9,000.00

Motion by Moore, second by Stigers to approve a Resolution Confirming the Appointment of Amanda Waugh as City Clerk. Roll Call: Ayes: Moore, Rangel, Stigers, Youngquist, Earnest and Glinsmann. Nays: None. Motion carried. (Resolution 2023-102)

Motion by Earnest, second by Rangel to approve a Resolution Endorsing a Downtown Investment Grant Agreement with Isabella & Ed Santoro for 217 W. Main Street. Roll Call: Ayes: Rangel, Stigers, Youngquist, Earnest, Glinsmann, and Moore. Nays: None. Motion carried. (Resolution 2023-103)

Motion by Moore, second by Stigers to approve an Agreement with Impressions Custom Computers for 2024. Motion carried.

Motion by Moore, second by Glinsmann to approve a Housing Rehabilitation Program Forgivable Loan for 1027 E. 3<sup>rd</sup> Street. Motion carried.

Motion by Moore, second by Rangel to approve a Housing Rehabilitation Contract for  $1027~\rm E.$   $3^{\rm rd}$  Street. Motion carried.

Motion by Stigers, second by Glinsmann to approve a Construction Agreement for  $1027 \ E.\ 3^{rd}$  Street. Motion carried.

Motion by Moore, second by Glinsmann to approve an Anti-Kickback Statement for  $1027 \ E.\ 3^{rd}$  Street. Motion carried.

Motion by Earnest, second by Moore to approve a Resolution Certifying an Internal Debt and Related Promissory Note for Prairie Ridge. Roll Call: Ayes: Stigers, Youngquist, Earnest, Glinsmann, Moore, and Rangel. Nays: None. Motion carried. (Resolution 2023-104)

Motion by Stigers, second by Earnest to approve the FY23 State TIF report. Motion carried.

Motion by Stigers, second by Moore to approve a Resolution Obligating and Appropriating Urban Renewal Tax Revenue Funds for the Replacement of Eligible Debts for FY25. Roll Call: Ayes: Youngquist, Earnest, Glinsmann, Moore, Rangel, and Stigers. Nays: None. Motion carried. (Resolution 2023-105)

Motion by Earnest, second by Stigers to approve the FY23 City of Washington Annual Financial Report. Motion carried.

Motion by Stigers, second by Rangel to approve the Resolution Adopting the Official 2023 Fiscal Year Street Financial Report. Roll Call: Ayes: Earnest, Glinsmann, Moore, Rangel, Stigers, and Youngquist. Nays: None. Motion carried. (Resolution 2023-106)

Motion by Glinsmann, second by Moore to enter into closed session per Iowa Code 21.5(j) – To discuss the purchase or sale of particular real estate only where premature disclosure could be reasonably expected to increase the price the governmental body would have to pay for that property or reduce the price the governmental body would receive for that property. Roll Call: Ayes: Glinsmann, Moore, Rangel, Stigers, Youngquist, and Earnest. Nays: None. Motion carried.

Department reports were presented.

Motion by Glinsmann, second by Stigers that the Regular Session held at 6:00p.m., Tuesday, November 21, 2023, is adjourned at 7:45 p.m. Motion passed unanimously.

Deanna McCusker, City Administrator



City of Washington 215 East Washington P.O. Box 516 Washington, IA 52353 November 17, 2023

Project No:

24657

Invoice No:

3

Project Manager

Leland Belding III

Engineering services for Wellness Park Improvements Phase II Master Plan:

Professional Services from October 15, 2023 to November 11, 2023

Fee

Total Fee

48,000.00

Percent Complete

75.00 Total Earned

36,000.00

Previous Fee Billing

26,400.00

Current Fee Billing

9,600.00

**Total Fee** 

9,600.00

**Total this Invoice** 

\$9,600.00

Billings to Date

Current

Prior

Total

Fee

9,600.00

26,400.00

36,000.00

Totals

9,600.00

26,400.00

36,000.00

The Committee of The Committee



City of Washington 215 East Washington P.O. Box 516 Washington, IA 52353 November 17, 2023

Project No:

24658

Leland Belding III

Invoice No:

2

Project Manager

Engineering services for Wellness Park Concession Stand:

Professional Services from October 15, 2023 to November 11, 2023

**Total Consultants** 

Consultants

Terracon

14,328.25

14,328.25

14,328.25

**Total this Invoice** 

\$14,328.25



AHLERS & COONEY, P.C. 100 COURT AVENUE, SUITE 600 DES MOINES, IOWA 50309-2231 515-243-7611

FEDERAL ID 42-1323559

November 21, 2023

CITY OF WASHINGTON, IOWA CITY CLERK 224 W. MAIN STREET P.O. BOX 516 WASHINGTON, IA 52353

Invoice #:

855178

Client #:

11307

Matter #:

65

Billing Attorney:

JHS

## INVOICE SUMMARY PLEASE RETURN THIS PAGE WITH YOUR PAYMENT

RE: WASHINGTON HOTEL GROUP, LLC

For professional services rendered and costs advanced through November 15, 2023:

Professional Services

\$ 152.00

Expenses

\$ .00

**CURRENT INVOICE DUE** 

\$ 152.00

Check Remit To: Incl AHLERS & COONEY, P.C. 100 COURT AVENUE, SUITE 600 DES MOINES, IA 50309-2231 515-243-7611

Include Invoice # on Payment

1

BANKERS TRUST ABA: 073000642 A/C: 031291

accounting@ahlerslaw.com

Wire/ACH Transfer Remit To:

Invoice #: 855178 WASHINGTON HOTEL GROUP, LLC

November 21, 2023

#### **PROFESSIONAL SERVICES**

:	DATE	ATTY	HOURS	DESCRIPTION OF SERVICES RENDERED
•	10/18/23	MP	.10	SEND FOLLOW UP EMAIL TO CITY CLERK REGARDING STATUS OF PROJECT
	10/19/23	JHS	.20	RESPOND TO EMAIL FROM CITY ADMINISTRATOR REGARDING TABLED AGREEMENT
	10/19/23	MP	.10	TRANSCRIPT REVIEW TO ENSURE PROPER COMPLETION OF DOCUMENTS
	11/13/23	JHS	.30	REVIEW STATUS OF FILE; SEND FOLLOW UP EMAIL TO CITY ADMINISTRATOR

TOTAL FEES \$ 152.00
TOTAL THIS INVOICE \$ 152.00



## GARDEN & ASSOCIATES, LTD.

1701 3<sup>rd</sup> Avenue East, Suite 1 • P.O. Box 451 • Oskaloosa, IA 52577 Phone: 641.672.2526 • Fax: 641.672.2091

#### INVOICE

City of Washington P. O. Box 516 215 East Washington Washington, IA 52353

November 20, 2023

Invoice No:

Amount

1,267.50

46395

Project

5019061

Washington - Reconstruction of Adams Street.

Client ID# 20040

Professional Services for the Period: October 20, 2023 to November 16, 2023

**Professional Services** 

Principal Engineer 7.50
Totals 7.50

**Total Professional Services** 

1,267.50 1,267.50

**Total Project Invoice Amount** 

Rate

169.00

\$1,267.50

GARDEN & ASSOCIATES, LTD.

JACK POPE, PE

# APPLICATION AND CERTIFICATE FOR PAYMENT

AIA DOCUMENT G702/Cma

## CONSTRUCTION MANAGER-ADVISOR EDITION PAGE 1 OF 2 PAGES

	C	this Contract	40,170,07		Change Order	NET CHANGES by Change Order	Г
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	ince, payment and acceptance of	to the Contractor named herein. Issuance, payment and acceptance of	\$0,00	\$3,145.67		TOTAIS	
eonly	AMOUNT CERTIFIED is payable	This certificate is not negotiable. The AMOUNT CERTIFIED is payable only	\$0,00	\$3,145.67	Month	Total Approved this Month	
	Date:	Ву:	\$0.00	\$0.00	)wner	previous months by Owner	
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ief the Work	plication, the Architect certifies to t it's knowledge, information and beli ty of the Work is in accordance with	and the data comprising the above application, the Architect certifies to the Owner that to the best of the Architect's knowledge, information and belief the Work has propressed as indicated, the quality of the Work is in accordance with	\$189,033.77		TOTAL EARNED LESS RETAINAGE		6
7	ments, based on on-site observation	In accordance with the Contract Documents, based on on-site observations	\$9,949.15		Total in Column 1 of G703)	Total in Co	
	TE FOR PAYMENT	ARCHITECT'S CERTIFICAT			(Column F on G703) Total Retainage (Line 5a + 5b or	(Column F on G703) Total Retainage (Line 5a	
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ite: 11/30/23	Date	By: D	\$198,982.92	 	TOTAL COMPLETED & STORED TO DATE		4.
individual who signed lidity of that document.	s certificate verifies only the identity of the integration of the truthfulness, accuracy, or values.	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the documents to which this certificate is attached and not the truthfulness, accuracy, or validity of that document	\$ 403,505.67	(Line 1 +2)	CONTRACT SUM TO DATE		ļω
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nent were issued herein is now due.	ntract Documents, that all alloults on the previous Certificates for Paymer, and that current payment shown	completed in accordance with the Contract Documents, that an amounts have been paid by the Contractor for Work for which previous Certificates for Payment were issued and payments received from the Owner, and that current payment shown herein is now due.	\$400,360.00		Continuation Sheet, AIA Document G703, is attached.  ORIGINAL CONTRACT SUM	ORIGINAL CO	: o
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	CONTRACT DATE: 09/05/23	Washington Public Library Makerspace	PROJECT:		Reed Construction LLC 2317 Grant Street	CONTRACTOR	0
Distribution to: OWNER ARCHITECT CONTRACTOR	APPLICATION NUMBER: 3 PERIOD TO: 11/30/23 PROJECT NOS.: 2023202	FEH Design 604 East Grand Avenue Des Moines, Iowa 50309	VIA ARCHITECT:		City of Washington 215 E. Washington Street Washington, Iowa 52353	TO OWNER:	н
							ı

GREGORY J CASEL
Commission Expires
My Commission Expires

## CONTINUATION SHEET - Schedule of Values Ala Document G702, APPLICATION AND CERTIFICATE FOR PAYMENT,

PAGE - 2 OF 2

39,949.13	\$204,522.75	49%	\$198,982.92	\$0.00	\$86,382.67	\$112,600.25	\$403,505.67	GRAND TOTALS	
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\$3,196.90	\$27,402.00	70%	\$63,938.00		\$18,268.00	\$45,670.00	\$91,340.00	1 01-00 General Conditions	_
	TO FINISH (C-G)	(G/C)	COMPLETED AND STORED TO DATE (D+E+F)	PRESENTLY STORED (NOT IN D OR E)	THIS PERIOD	FROM PREVIOUS APPLICATION (D+E)	VALUE		NO.
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NO: 2023202	ARCHITECT'S PROJECT: NO: 207						lar.	In tabulations below, amounts are stated to the nearest dollar.	In tab
11/30/23 11/30/23	APPLICATION DATE:						TE FOR PAYMENT,	AIA Document G702, APPLICATION AND CERTIFICATE FOR PAYMENT, containing Contractor's signed Certification is attached.	AIA I
PAGE - 4 OF 4	PAGE - 2 OF 2		NT G703	AIA DOCUMENT G703		Values	chedule of	CONTINUATION SHEET - Schedule of Values	C

#### **WAIVER OF MECHANIC'S LIEN**

The undersigned, having furnished material or labor for, or performed labor upon,
a building or land for improvement, alteration or repair thereof, situated on or being real
estate described as:
Washington Public Library Markerspace
For and in consideration of the sum of <u>\$58,722.11</u>
(Fifty eight thousand seven hundred twenty two dollars and eleven cents)
and other valuable consideration, the receipt of which is hereby acknowledged,
does hereby waive and release any and all liens, and rights or claim of rights to file and
establish a mechanic's lien against the above described premises, for material furnished
or labor performed through the <u>25<sup>th</sup></u> day of <u>November</u> , <u>2023</u> .
Reed Construction LLC, 2317 Grant St., Bettendorf, IA 52722 (Mailing: PO Box 473, DeWitt, IA 52742)
Company
x /2 11/25/2023
Owner Date
Witnessed By:
proa nea
Signature of Witness
Susan Reed
Name (Print)
Name (Print) 11 25 2023
Date

#### **IMWCA**

#### IOWA MUNICIPALITIES WORKERS' COMPENSATION ASSOCIATION

500 SW 7TH STREET, SUITE 101 DES MOINES, IA 50309-4506 PHONE: 800-257-2708



INV89421

11/20/2023

PAGE:

1

Mor No: Member Name:

0706

Washington, City of

Washington, City of 215 E Washington

Washington IA 52353

Please remit payment to: IMWCA, P.O. Box 8186, Des Moines, IA 50301

1.00 A	AUDIT PREMIUM	2022-2023 Audit Premium Adjustment 5,551.00 \$5,55
	in the second se	
This invoice		

A FINANCE CHARGE of 1.5% (APR 18%) will be added to balances over 30 days past the due date.

When you provide a check as payment, you authorize IMWCA either to use the information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction. For inquiries please call 515-244-7282.

Subtotal Bond Credit Misc

\$5,551.00 \$0.00

\$0.00 \$5,551.00

Total

#### **IMWCA**

#### IOWA MUNICIPALITIES WORKERS' COMPENSATION ASSOCIATION

500 SW 7TH STREET, SUITE 101 DES MOINES, IA 50309-4506 PHONE: 800-257-2708



12/1/2023

PAGE:

1

Mbr No: Member Name:

0706

Washington, City of

Washington, City of 215 E Washington

Washington IA 52353

Please remit payment to: IMWCA, P.O. Box 8186, Des Moines, IA 50301

. PURCHASE C	RDER NO. CUSTOMER		SHIPPING METHO			HEĞID SHIP DATE	MASTER NUMBER	
• • • • • • • • • • • • • • • • • • • •	WASHI001	AG0075					1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4
QUANTITY	ITEM NUMBER		DESCRIPTIO	N .	UOM	DISCOUNT	UNIT PRICE	EXTENDED PRICE
1.00	INSTALL6	Install	lment 6 - Work Comp	Prem 23-24			8,393.00	\$8,393.00
			. •		_	•		
This invoic	e is due by January 1,	2024.						

A FINANCE CHARGE of 1.5% (APR 18%) will be added to balances over 30 days past the due date.

When you provide a check as payment, you authorize IMWCA either to use the deformation from your check to make a one-time electronic fund transfer from your account brees the payment as a check transaction. For inquiries please call 515-244-7282.

Subtotal Bond Credit Misc

\$8,393.00 \$0.00 \$0.00

Total

\$8,393.00

#### DCJ Concrete & General Construction

320 West Van Buren Washington, IA 52523 319-460-0408



PREPARED FOR: City of Washington

Sidewalk Project N 4th Ave

Prepared date: November 30th 2023 Invoice. 2

De-Warding visited and the second	11110100	myoloc. Z				
Address	SqFt Concrete 4"	SqFt Concrete 6"				
217 N 4th ave 222 N 4th ave 223 N 4th ave 319 N 4th ave 319 N 4th ave Rallroad N 4th ave 602 N 4th ave 605 N 4th ave 615 N 4th ave 707 N 4th ave 711 N 4th ave 1025 N 4th ave	144 96 36 117 66 80 16 32 64 32	68 84 48				
already Submitted and Paid on Oct. 304 Invoice	144 - 400 C 3 10 H1800	44.50 4120 400 -1920.00 -1920.00				

## MAINTENANCE & CONSTRUCTION DEPT. REPORT 11-11-23/11-24-23

STREETS: Personnel continued with the leaf vac. The street sweeper was out. Personnel poured back a curb and gutter located at South Iowa Ave-Washington St. Street sweeper was out.

WATER DISTRIBUTION: Personnel located a water line for the new Mennonite building on Hwy 1 (Jack Hamiliton). Personnel repaired a water leak on a service corp located at 850 South Marion Ave, the lead line was replaced with 1 inch copper, new curb stop and new corp.

SEWER COLLECTION: Personnel investigated a sewer issue located at 611 North Ave D. Jetted, root sawed, flushed and televised for 1032 North 6th Ave.

STORM SEWER COLLECTION: Personnel N/A

MECHANIC/SHOP: Personnel serviced Jeff Duwa's vehicle (replaced alternator, fuse/delay and battery), Jim's (brakes), PD 306, PD 307, PD Undercover car and cleaned out desk for last day on November 16.

OTHER: Personnel concluded the yard waste pick up. Personnel responded to 38 One Call Locates. Took barricades and cones for the Christmas parade.

\*Please note that this report does not include every task M/C personnel performed, but shall be a highlight of our work performed as a department.

#### **Elm Grove & Woodlawn Cemeteries**



#### Funerals

Since 9/19/2023:

- 10 Full Size
- 3 Cremations
- 3 Saturday Funerals
- 8 Plots Sold

#### **Building Maintenance**

Middle Shed has power – security light is now operational. Working on insulating all overhead doors in storage building.

#### Yard Work

All spruce trees along S. E Ave. have been trimmed as well as all spruce trees on North border.

Most of the cemetery locate pins have been found and flagged for winter.

Old fence at Woodlawn has been removed and new fence installed.

#### **Equipment Repair/Maintenance**

Installing a headache rack in the back of the 74 Ford dump truck to protect the back glass.

Working on adjusting all mower controls and linkages.

Looking into tractor and 1H dump truck repair estimates.

JD Gator has broken down, needs suspension and steering repairs. Parts are ordered.

#### God Bless America



Zach Wibstad

Millie Youngquist, Mayor Pro Tem Deanna McCusker, City Administrator Kelsey Brown, Finance Director Amanda Waugh, City Clerk Kevin Olson, City Attorney



City of Washington 215 East Washington Street Washington, Iowa 52353 (319) 653-6584 Phone (319) 653-5273 Fax

#### City Administrator Report December 5, 2023

#### Project Update:

Water Main Project: There are about 6 services left to connect to the new main between F Ave and Casey's. Then hopefully the weather holds and we can get the sidewalks in that area formed and poured. The  $2^{nd}$  phase will wait till spring to complete.

**Country Club Subdivision:** The retention pond has now been completed with the developers purchasing the land. New houses continue to be built.

5 garbage RFPs were received yesterday for the solid waste and recycling contract. We were going to review and possibly award at the December 5<sup>th</sup> meeting, but there is a lot to review, calculate and consider so we will delay until the December 19<sup>th</sup> meeting. I let all the companies know that we will be considering this at the December 19<sup>th</sup> meeting.

I did reach out to the property owner of the land for sale and they will be drafting paperwork for council to review.

Week of November 27<sup>th</sup>: council one on one, department head one on ones, took the TIF certification forms to the courthouse, submitted the TIF urban renewal report online, met with a property owner concerning a neighboring property, had discussions with Dave on the hotel, updated the hotel development agreement, worked with Amanda, the new city clerk, worked on some updated projections on revenue from the hotel, attended the Riverboat Foundation award banquet (the Fire Department is receiving \$250,000 grant, Library foundation receiving \$85,000 for furniture and fixtures for the Makerspace project and Washington Chamber received \$14,508 for wayfinding signs that Hotel/Motel have been working on. Final tweak for the Great Places Wish List survey, sent our order to the Iowa Prison for the wayfinding signs, reached out to the company doing our new welcome signs. Answered phone calls and emails in regards to the solid waste/recycling RFP.

Week of December 4<sup>th</sup> meetings: Council one on one, webinar on asset management software, webinar concerning brownfield funding (assist with some of our problem areas), meeting concerning handicap parking issues in the downtown, and city manager lunch. City budget.

The week of December 4<sup>th</sup> will be updating the budget spreadsheet and working through reestimated numbers. Will be developing a calendar for the budget process and reviewing the process with department heads at the December 5<sup>th</sup> department head meeting. "One of the 100 Best Small Towns in America"

## WWTP report December 5th, 2023 Council meeting

- After hour alarm and dog call outs –
   11-30-23 Dog call to 1005 S 12th Ave. at 5:00 a.m. Andrew
- Dept Head meetings -November 28th December 5th, with a one on one December 1st
- **Hydrogen Sulfide Gas-** We continue to have meetings and conference calls with IRE, NELCO, Fox eng., and City staff to resolve the issue. We did get four more hydrogen sulfide monitors for a total of seven. We have the monitors spread through the sewer system from IRE to the WWTP. We get readings from the monitors once a week, share and go over the information with everyone.
- **Maintenance**-We preformed maintenance on the wash press and replaced the brush on the auger. Also maintenance was performed on the stair screen and decanter #4.
- Testing-All daily and weekly testing continues.

Jason Whisler 12/01/2023 1:00 P.M.



## SPECIAL EVENTS APPLICATION & HOLD HARMLESS AGREEMENT

PLEASE RETURN TO: Washington City Hall, 215 E. Washington ATTN: City Administrator Deanna McCusker 319-653-6584 dmccusker@washingtoniowa.gov

\*\*Requires advance City Council approval- Council meets 1<sup>st</sup> & 3<sup>rd</sup> Tuesdays at 6 PM; Completed applications are due the Thursday previous to the meeting\*\*

1.	APPLICANT INFORMATION Name/Event: WCHC'S Kidzfest
	Coordinator: Cmme Keith
	Contact Number: 319 - 863 - 3921
	Email Address: ekeithewchc. org
2.	EVENT INFORMATION
	Event Description: Kidzfest is designed to Promote health, wellness
	and satety to youth in Washington and the surrounding area.
	It is an evening of entertainment, activities and food for everyone.
	Days/Dates of Event: Friday, May 17th 2024
	Time(s) of Event: (Include Set Up/Tear Down Time) May 12th at 8pm - May 17th at 9pm
	Event Location: Central Park
	Will event require an alcohol license or require modification of an existing license?Yes $X$ _No
3.	REQUEST INFORMATION (Check All Applicable Items)
	If you are requesting the closing of a city street, a lane must be maintained for emergency vehicles at all times.
	Temporarily close a street for a special event (specify street, times, and indicate on map: )
	Description: Thursday, May 16th - Close parking spaces curbside of
	Central park. Friday, May 17th Close inner most traffic lane
	and inner row of center parking around central park.
	Method of Notification for businesses/downtown residents (if applicable):
	Postcards to buisnesses and residents in mailboxes.

	Other Requests	
	Temporarily park in a "No Parking" area	Use of gators/UTV/ATV on City streets
	Secretary Park (specify park: Central Park	
	Electrical Needs: light post electricity	Parade (attach map of route and indicate streets to be closed)
	(Needs vacovered)	streets to be closed)
	Walk/Run (attach map of route and indicate streets to be closed)	Tent(s) to be used – over 400 sq ft or canopies over 1,000 sq ft
	Fireworks (specify location :)	Other (please specify :)
4.	ITEMS REQUESTED FROM THE CITY OF WASHINGTON	
	Street barricades	Yield signs for crosswalks
	Emergency "No Parking" Signs	XGarbage/Recycling Barrels
	Traffic cones	Street Sweeping following (parades)
	Picnic Tables	
		Other (please specify :)
_	COLUND OVERTOR OF	
5.	SOUND SYSTEMS Please indicate if the following will be	used (verify availability with Parks Dept):
	Amplified Sound/Speaker System	Recorded/Live Music
	Public Address System	If so: BMI/ASCAP License obtained?
6.	SANITATION Applicant is responsible for the clean-up including trash removal from the site unless special arrang Shop dumpster at Sunset Park).  Will additional restrooms be brought to the site?  (General guideline of 1 restroom/100 people)	gements are made (event trash may be hauled to Parks  YesNo If yes, how many?
	Will handwashing/hand sanitizer stations be provided?	X Yes No If yes, how many? ) 5
	Contact Person: Cindy Miller	Phone: 319-354-0047
7.	INSURANCE For events requiring an alcohol license, the minimum an policy shall be \$2,000,000 general aggregate, \$1,000,000 The minimum limits for the liquor liability policy shall be property, the minimum amount of coverage for the gene of proper insurance coverage must be submitted prior to Council may require certificate of insurance with City list  Certificate of Insurance provided and accept	\$500,000. For all other events held on public eral liability insurance policy will be \$500,000. Proof
		# 1000 00 00 00 00 00 00 00 00 00 00 00 0

#### 8. AGREEMENT

In consideration of the City of Washington, lowa, granting permission for the activity described above, the undersigned indemnifies and holds harmless the City of Washington, lowa, its employees, representatives and agents against all claims, liabilities, losses or damage for personal injury and/or property damage or any other damage whatsoever on account of the activity described above and/or deviation from normal City regulations in the area. The undersigned further agrees to indemnify and hold harmless the City of Washington, lowa, its employees, representatives and agents against any loss, injury, death or damage to person or property and against all claims, demands, fines, suits, actions, proceedings, orders, decrees and judgments of any kind or nature and from and against any and all costs and expenses including reasonable attorney fees which at any time may be suffered or sustained by the undersigned or by any person who may, at any time, be using or occupying or visiting the premises of the undersigned or the abovereferenced public property or be in, on or about the same, when such loss, injury, death or damage shall be caused by or in any way result from or rising out of any act, omission or negligence of any of the undersigned or any occupant, visitor, or user of any portion of the premises or shall result from or be caused by any other matters or things whether the same kind, as, or of a different kind that the matters or things above set forth. The undersigned hereby waives all claims against the city for damages to the building or improvements that are now adjacent to said public property or hereafter built or placed on the premises adjacent to said property or in, on or about the premises and for injuries to persons or property in or about the premises, from any cause arising at any time during the activity described above. The undersigned further agrees to comply with all the codes, rules, regulations, terms and conditions established by the City of Washington, Iowa.

THE UNDERSIGNED HAS READ AND FULLY UNDERSTANDS THIS DOCUMENT, INCLUDING THE FACT IT IS RELEASING AND WAIVING CERTAIN POTENTIAL RIGHTS, AND VOLUNTARILY AND FREELY AGREES TO THE TERMS AND CONDITIONS AS SET FORTH HEREIN.

Term! Kons	11/29/23
Applicant/Sponsor Signature	Date

#### DEPARTMENT APPROVALS

Indicate Date Contacted	The applicant is in advance of Ci	responsible f ty Council co	for coordinating wasideration.	ith all applicable departments
11/29/23	City Administrato Deanna McCuske Comments/Rest	r (Liquor Licens	319-653-6584 es)	dmccusker@washingtoniowa.gov
11/29/23	Police Chief	Jim Lester	319-458-0264	<u>ilester@washingtoniowa.gov</u>
1 1	Comments/Rest	rictions:		
11/29/23	Fire Chief Comments/Rest	DeLong	319-653-6584 x181	bdelong@washingtoniowa.gov
11/201/2	comments/ Nest	rictions.		
11/29/25	Streets Comments/Rest	JJ Bell rictions:	319-653-1538	jjbell@washingtoniowa.gov
11/29/23	Parks Comments/Rest	Nick Pacha rictions:	319-321-4886	npacha@washingtoniowa.gov
11/29/23	County Environm Comments/Rest	Jason Taylor	serving food): 319-461-2876	jtaylor@co.washington.ia.us

City Clerk or Administrator Signature	Date of Action	Approved:	Denied:
CONDITIONS IMPOSED:			

CITY COUNCIL APPROVAL

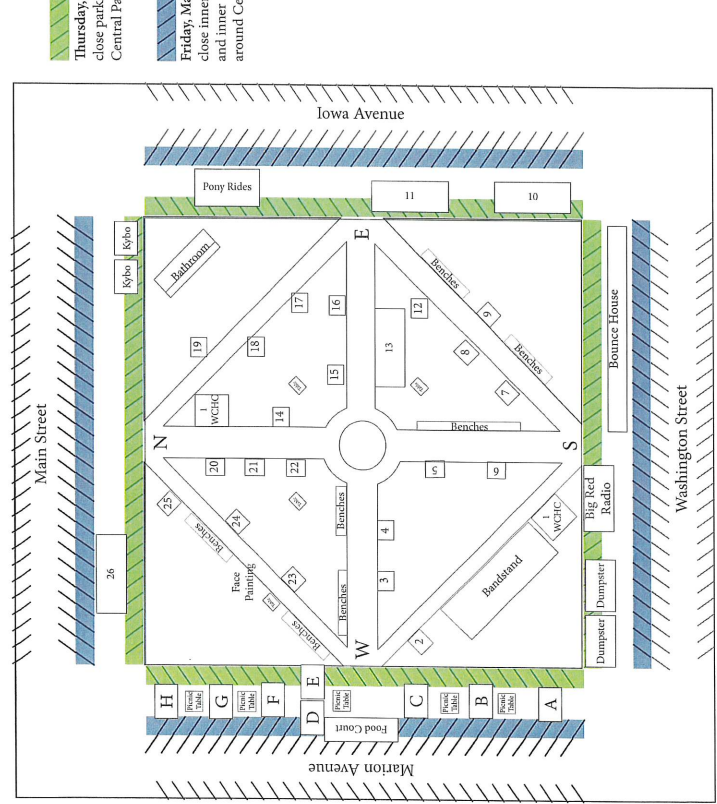


#### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 5/26/2023

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.

REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) 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: Kelly Krahl AssuredPartners Great Plains, LLC PHONE (A/C, No, Ext): 515-453-9318 E-MAIL 4200 University Ave., Suite 200 West Des Moines IA 50266-5945 FAX (A)G, No); 515-453-9318 ADDRESS: kelly.krahl@AssuredPartners.com INSURER(S) AFFORDING COVERAGE NAIC# INSURER A : COPIC Insurance Company 11860 INSURED WASHCQU-0 INSURER B : Washington County Hospital 400 E. Polk INSURER C: PO Box 909 INSURER D : Washington IA 52353 INSURER E : INSURER F : COVERAGES CERTIFICATE NUMBER: 292789140 **REVISION NUMBER:** 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. ADDL SUBR TYPE OF INSURANCE PÓLICY EFF POLICY EXP (MM/DD/YYYY) (MM/DD/YYYY) INSO WVD POLICY NUMBER LIMITS X COMMERCIAL GENERAL LIABILITY HC10000182 5/30/2023 EACH OCCURRENCE \$1,000,000 CLAIMS-MADE X OCCUR DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person) PERSONAL & ADV INJURY \$ GEN'L AGGREGATE LIMIT APPLIES PER GENERAL AGGREGATE \$3,000,000 POLICY PRO-JECT LOC PRODUCTS - COMP/OP AGG OTHER: **AUTOMOBILE LIABILITY** COMBINEO SINGLE LIMIT (Ea accident) ŝ ANY AUTO BODILY INJURY (Per person) S OWNED AUTOS ONLY SCHEDULED AUTOS NON-OWNED AUTOS ONLY BODILY INJURY (Per accident) 8 HIRED AUTOS ONLY PROPERTY DAMAGE (Per accident) Х UMBRELLA LIAB Х UC10000183 OCCUR 5/30/2023 5/30/2024 EACH OCCURRENCE \$3,000,000 EXCESS LIAB CLAIMS-MADE AGGREGATE \$3,000,000 DED X RETENTION \$ 10,000 WORKERS COMPENSATION AND EMPLOYERS' LIABILITY PER STATUTE ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) if yes, describe under DESCRIPTION OF OPERATIONS below NIA E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT | \$ Medical Professional Liability Excess Professional Liability HCI0000182 UCI0000183 5/30/2023 5/30/2024 Per Claim: \$1,000,000 Umil: Claims Made Agg: \$3,000,000 \$3,000,000 5/30/2023 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) CERTIFICATE HOLDER CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. To Whom It May Concern: **AUTHORIZED REPRESENTATIVE** 



Thursday, May 16th, 8 pm close parking spaces curbside of Central Park

Friday, May 17th, 12 pm close inner most traffic lane and inner row of center parking around Central Park



## **Monthly Case Report**

#### 11/1/2023 - 11/30/2023

Case #	Case Date	Parcel Address	Description	Method of Warning	Clean up Deadline	Assigned To	Main Status	
Group: Close	Group: Closed							
23570	11/21/2023		Dog being a nuisance (?)				Closed	
23568	11/21/2023	801 S IOWA AVE	Tires on property	Letter	11/28/2023	Anna Duwa	Closed	
23567	11/20/2023	215 E 15TH ST	Tall grass	Phone Call	11/24/2023	Jeff Duwa	Closed	
23563	11/13/2023	1011 E 3RD ST	Furniture on curb	Letter	11/24/2023	Anna Duwa	Closed	
23561	11/13/2023	422 E 2ND ST	Parking Violation	Letter	11/27/2023	Anna Duwa	Closed	
23560	11/13/2023	533 S MARION AVE	Junk vehicle	Letter	11/27/2023	Anna Duwa	Closed	
23557	11/3/2023	716 W 3rd St	Cars on grass	Letter		Anna Duwa	Closed	
23556	11/1/2023	709 S 3rd Ave	Junk cars on the property	Notice of Violation	12/1/2023	Anna Duwa	Closed	
23554	11/1/2023	803 N Marion Ave	Trailers on grass	Letter	11/24/2023	Anna Duwa	Closed	

**Group Total: 9** 

#### Group: Open

23587	11/29/2023	902 E 2ND ST	Trailer on grass	Letter	12/15/2023	Anna Duwa	Open
23586	11/29/2023	1401 E 3RD ST	Unlicensed vehicle	Letter	12/18/2023	Anna Duwa	Open
23585	11/29/2023	415 E 3RD ST	Trailer on grass	Letter	12/8/2023	Anna Duwa	Open
23584	11/29/2023	409 E 3rd St	Trailer of rubbish	Letter	12/8/2023	Anna Duwa	Open
23583	11/29/2023	409 W MADISON ST	Unlicensed vehicle	Letter	12/15/2023	Anna Duwa	Open
23582	11/29/2023	820 S C AVE	Mattress in ROW	Letter	12/11/2023	Anna Duwa	Open
23580	11/29/2023	847 S	Snow on	Verbal	11/30/2023	Anna Duwa	Open

		MARION AVE	sidewalk	Warning			
23579	11/29/2023	1009 W MONROE ST	Snow on sidewalk	Hanger	11/30/2023	Anna Duwa	Open
23578	11/29/2023	839 S B AVE	Snow on sidewalk	Hanger	11/30/2023	Anna Duwa	Open
23577	11/29/2023	839 S MARION AVE	Snow on sidewalk	Hanger	11/30/2023	Anna Duwa	Open
23576	11/29/2023	851 S MARION AVE	Snow on sidewalk	Hanger	11/30/2023	Anna Duwa	Open
23575	11/29/2023	830 S Marion Ave	Snow on sidewalk	Hanger	11/30/2023	Anna Duwa	Open
23574	11/29/2023	840 S 9TH AVE	Trucks & other vehicles parked in back yard	Letter	12/20/2023	Anna Duwa	Open
23573	11/27/2023	5 Orchard Dr.	Camper on grass	Letter	12/20/2023	Anna Duwa	Open
23572	11/27/2023	1137 E ADAMS ST	Truck/trailer parked on grass	Letter	12/4/2023	Anna Duwa	Open
23571	11/27/2023	1607 HIGHLAND AVE	Truck parked over sidewalk	Letter	12/4/2023	Anna Duwa	Open
23569	11/21/2023	514 S 9TH AVE	Chair in yard	Hanger	12/4/2023	Anna Duwa	Open
23566	11/20/2023	912 E Main St.	Trash cans being left out	Hanger	11/22/2023	Anna Duwa	Open
23565	11/16/2023	302 E 6th St.	Dilapidated garage	Letter	11/20/2023	Jeff Duwa	Open
23564	11/15/2023	815 N MARION AVE	Dogs being a nuisance	Letter	12/4/2023	Anna Duwa	Open
23562	11/13/2023	601 E 2nd St.	Overgrowth on & around house	Letter	11/24/2023	Anna Duwa	Open
23559	11/7/2023	308 E 6TH ST	Garage roof caving in	Notice of Violation	11/30/2023	Jeff Duwa	Open
23558	11/3/2023	921 E 2ND ST	Junk in backyard	Letter	11/27/2023	Anna Duwa	Open
23555	11/1/2023	1205 N 4th Ave	Vehicles & trailers on lawn	Letter	11/22/2023	Anna Duwa	Open

**Group Total: 24** 

Total Records: 33 11/30/2023



#### **CITY OF WASHINGTON**

#### **BOARD/COMMISSION APPLICATION FORM**

Please return to: City of Washington, ATTN: City Clerk, PO Box 516, Washington, IA 52353

Application for:Airport CommissionPlanning & Zoning CommissionBoard of Adjustment
Forestry CommissionLibrary BoardHistoric Preservation Commission Cable TV
Commission Tree Beautification Committee
_x_ Hotel/Motel Tax Fund Administration Committee Park & Recreation Board
NAME_LESLIE ALLENDERHOME ADDRESS905 S. 11TH AVE
OCCUPATIONOWNEREMPLOYER_CARSON PLUMBING &
HEATING SERVICES, INC dba PURPOSEFULLY YOU BOUTIQUE & HOME
PHONE NUMBER: HOME_319-461-0925BUSINESS319-653-2287
E-MAIL ADDRESSleslie@shoprepurposeit.com
EXPERIENCE AND/OR ACTIVITIES WHICH YOU FEEL QUALIFY YOU FOR THIS POSITION (PLEASE FEEL FREE TO ATTACH ADDITIONAL INFORMATION AS NEEDED)
I have been a small business owner for 12 years in Washington. I served on the board for Main Street
Washington for 3 ½ yrs and then continued my volunteer work with Main Street Promotions
Committee. I am passionate about the City of Washington. My previous experience to being a small
business owner was Territory Sales Account Management and growing sales for store chains through
promotions and product.
WHAT IS YOUR PRESENT KNOWLEDGE OF THIS ADVISORY BOARD
I understand that they meet once a month. I know that they get information regarding tourism
legislation and they work on tourism projects in our area.
WHAT CONTRIBUTIONS DO YOU FEEL YOU CAN MAKE TO THIS ADVISORY BOARD? (OR STATE

My understanding of the Advisory Board is limited yet I am excited to be part of creating Washington

REASON FOR APPLYING)

signage, storefront signage and showing our outlets within the downtown district as part of Downtown.				
I	eslie C Allender	11/29/23		

Date

as a tourism destination, accentuating what Washington has to offer and creating unity with streetscape

#### City of Washington Boards & Commissions

Signature

The City of Washington has numerous boards & commissions that allow for citizen involvement in a variety of important areas. While many positions require city residency, rural representatives are specifically included on several of the boards.

- Airport Commission: Oversees the operations of the Washington Municipal Airport. Five member board, with city residency required, appointed for six-year terms. Meets 2<sup>nd</sup> Tuesday of each month at 6:30 PM.
- Planning & Zoning Commission: Advises the City Council on zoning and community
  development issues. Nine-member board, including 2 rural members appointed by the
  County Board of Supervisors, appointed for five-year terms. Meets the 2<sup>nd</sup> Tuesday of each
  month at 7 PM.
  - Zoning Board of Adjustment: Hears requests from those desiring exceptions or adjustments within the zoning code. Seven-member board, including 2 rural members appointed by the County Board of Supervisors, appointed for five-year terms. Meets only as needed.
- Forestry Commission: Handles administration and oversight of Chapter 151 of the Washington Code of Ordinances related to trees. Three-member board, appointed for three year terms. Meets as needed.
- Library Board of Trustees: Oversees the operation of the Washington Free Public Library and the library staff. Seven-member board, including 2 rural members appointed by the County Board of Supervisors, appointed for six-year terms. Meets the 4<sup>th</sup> Thursday of each month at 4 PM.
- Historic Preservation Commission: Promotes the preservation of the historical, aesthetic, and cultural heritage of Washington and advises the City Council on related issues. Five member board, with city residency required, appointed for three-year terms. Meets as needed.
- Cable Television Commission: Oversees the public-access television channel and advises the City Council on issues related to cable television and telecommunications. Five-member board, appointed for three-year terms. Meets as scheduled.
- Hotel/Motel Tax Fund Administration Committee: Advises Council on the most efficient and
  effective uses of revenue derived from the hotel/motel tax, including conducting long
  term-planning, visioning and development of written plans to these stated ends. Committee
  consists of seven (7) members with two designated by the Mayor, two designated by the
  Washington Chamber of Commerce, and three community members mutually agreed upon by

the Mayor and Council and appointed for three (3) year terms. Meets as scheduled.

• Park and Recreation Board. Has the oversight of City-owned parks, recreational activities and other duties and functions as listed in Section 23.05 of the Code of the City of Washington, Iowa. The Mayor, with the approval of the Council, shall appoint five (5) citizens of legal age to four (4) year terms. Meets as scheduled.

#### **Additional Volunteer Opportunities**

The City has an additional standing committee with participation open to the general public, and not subject to specific terms of office:

• Tree Beautification Committee: Promotes planting and care of trees, and conducts annual activities such as tree giveaway. Meets Mondays as scheduled.

#### CITY OF WASHINGTON, IOWA CLAIMS REPORT DECEMBER 5, 2023

POLICE	ACE-N-MORE ALLIANT ENERGY AMAZON CAPITAL SERVICES ARNOLD MOTOR SUPPLY BDH TECHNOLOGY ILC CAPITAL ONE FRAISE, DEVIN GALLS LLC IMPACT7G ISCIA KCTC MARCO, INC. MOORE'S BP AMOCO, INC. RANGEMASTERS TRAINING CENTER STOP STICK LTD.	AMMUNITION ALLIANT ENERGY SUPPLIES VEHICLE SUPPLIES IT CONTRACT CELL PHONE CHARGER CABLES MILEAGE REIMBURSEMENT UNIFORM SHIRTS ASBESTOS REVIEW-619 N 6TH REGISTRATIONS PHONE & INTERNET CHARGES COPIER PRINT LEASE TOWING AND STORAGE RIFLE CASES STOP STICKS FOR INVEST UNI	882.82 679.27 234.29 106.68 745.00 25.85 260.69 206.81 1,780.00 350.00 199.36 442.31 245.00 616.69 707.00
	WASHINGTON AUTO CENTER	VEHICLE SERVICE TOTAL	53.96 <b>7,535.73</b>
FIRE	ALLIANT ENERGY ACE-N-MORE AMAZON CAPITAL SERVICES COBB OIL CO., INC-BP ONE TRIP KCTC VISA-TCM BANK, N.A. WITMER PUBLIC SAFETY GROUP	ALLIANT ENERGY SUPPLIES WALL CALENDARS FUEL, PHONE & INTERNET CHARGES CLOTHING BOOTS TOTAL	1,528.37 13.99 14.23 22.94 195.85 143.88 450.53 2,369.79
DEVELOPMENT SERVICES	ARNOLD MOTOR SUPPLY BRUNS, DAVID CAPITAL ONE IABO VISA-TCM BANK, N.A.	PARTS INSPECTIONS SUPPLIES MEMBERSHIP DUES MEALS, SERVER, WEB SERV, S TOTAL	611.70 243,00 47.59 75,00 30.00 <b>1,007.29</b>
LIBRARY	AMAZON CAPITAL SERVICES ARTZ-MCCOMB, LANA BAKER & TAYLOR CENGAGE LEARNING INC/GALE DAWSON, TAYLOR FRANK MILLARD & CO GFS LEASING - WI GREINER, ALISON STAPLES BUSINESS ADVANTAGE VALENTINE, TAMMY VISA-TCM BANK, N.A.	CALENDAR/MATERIALS PRESENT'ATION LIBRARY MATERIALS LIBRARY MATERIALS WRITER'S WORKSHOP BACKFLOW TESTING COPIER LEASE MILEAGE REIMBURSMENT OFFICE SUPPLIES HOMEBOUND DELIVERY REIMB POSTAGE, ZOOM, SOFTWARE TOTAL	95.21 80.00 10.49 47.98 50.00 250.00 237.07 188.64 168.49 8.52 257.35 1,393.75
PARKS	4-M PLUMBING & HEATING INC. ACE-N-MORE ALLIANT ENERGY ARNOLD MOTOR SUPPLY BLUE MOON SATELLITES, LLC FIKES RENOVATIONS K AND K CARPENTRY LLC KCTC MIDWEST TREE SERVICE INC. VISA-TCM BANK, N.A. WALSH DOOR SECURITY WASHINGTON RENTAL	HVAC MAINTENANCE SUPPLIES ALLIANT ENERGY SKID LOADER REPAIR PORTABLE TOILETS OUTLETS BANDSTAND & WELLNE FOUNTAIN COMPUTER RENTAL PHONE & INTERNET CHARGES XMAS DECORATIONS & FOUNTAI MEMBERSHIP RENEWAL, SUPPLI NEW DAWN RESTROOM DOOR REPAIR	118.75 354.86 400.50 111.04 122.00 2,226.82 390.00 340.21 650.00 110.96 2,485.00 125.37

	WENDLING QUARRIES	BASEBALL DIAMOND LIME TOTAL	1,724.06 <b>9,159.</b> 57
POOL	ALLIANT ENERGY FRANK MILLARD & CO KCTC	ALLIANT ENERGY BACKFLOW TEST PHONE & INTERNET CHARGES TOTAL	103.58 200.00 15.95 319.53
CEMETERY	ACE-N-MORE ALLIANT ENERGY ARNOLD MOTOR SUPPLY KCTC MID-AM RES. CHEMICAL CORP PRODUCTIVITY PLUS	SUPPLIES ALLIANT ENERGY DOOR MAINTENANCE PHONE & INTERNET CHARGES EQUIPMENT GREASE BACKHOE/TAHOE REPAIRS TOTAL	356.70 222.51 99.03 120.28 146.37 2,127.88 3,072.77
FINANCIAL ADMIN	ALLIANT ENERGY ACCESS SYSTEMS LEASING ACE-N-MORE ALBERT, KIRK AMAZON CAPITAL SERVICES BROWN, KELSEY CENTRAL IOWA DISTRIBUTING GOOGLE LLC IMPRESSIONS COMPUTERS, INC KCII KCTC STOREY KENWORTHY/MATT PARROTT VISA-TCM BANK, N.A. WMPF GROUP LLC	ALLIANT ENERGY COPIER LEASE SUPPLIES MILEAGE REIMBURSMENT OFFICE SUPPLIES MILEAGE REIMBURSMENT SUPPLIES EMAIL SUBSCRIPTION COMPUTER MAINTENANCE ADVERTISING PHONE & INTERNET CHARGES TAX FORMS MEALS, SERVER, WEB SERV, S ADVERTISING AND LEGALS TOTAL	1,188.73 406.22 66.55 113.32 79.58 28.29 37.00 396.00 290.00 141.44 1,079.15 238.02 319.83 879.74 5,263.87
AIRPORT	BAUTISTA MIRANDA, YOLANDA CLOUDBURST 9 JOHN M. ELLSWORTH CO., INC. TITAN AVIATION FUELS VISA-TCM BANK, N,A.	OCTOBER CLEANING INTERNET FUEL NOZZEL JET FUEL ZOOM FEE TOTAL	300.00 106.35 403.00 13,153.41 17.11 13,979.87
ROAD USE	ACE-N-MORE ARNOLD MOTOR SUPPLY CHEMSEARCH FE GAZETTE COMMUNICATIONS GIERKE ROBINSON CO., INC IDEAL READY MIX WASHINGTON DISCOUNT TIRE WMPF GROUP LLC	SUPPLIES ENGINE OIL/SALT SPREADER PARTS SUPPLIES EMPLOYMENT ADVERTISING SUPPLIES SHOP/ PLANT TIRE REPAIR EMPLOYMENT ADVERTISING TOTAL	38.57 212.04 375.37 339.00 365.40 263.50 70.07 117.18 <b>1,781.13</b>
STREET LIGHTING	ALLIANT ENERGY	ALLIANT ENERGY TOTAL	313.65 <b>313.65</b>
HOTEL/MOTEL TAX	MAIN STREET VISA-TCM BANK, N.A.	MEDIA PARTNER FOR SNOW POS MEALS, SERVER, WEB SERV, S TOTAL	3,753.10 145.03 3,898.13
CAPITAL PROJECTS	DELONG CONSTRUCTION	CULVERT EXTENSION-S AVE E TOTAL	5,592.50 <b>5,592.50</b>

INDUSTRIAL DEVELOP	WMPF GROUP LLC	LEGAL - ANNEXATION T <b>OTAL</b>	15.20 1 <b>5.20</b>
DOG PARK	VISA-TCM BANK, N.A.	MEMBERSHIP RENEWAL, SUPPLI TOTAL	249.75 249.75
K-9 PROGRAM	ACE-N-MORE	K9 FOOD TOTAL	89.98 <b>89.98</b>
LIBRARY GIFT	WASH CHAMBER OF COMMERCE	CHOCTOBERFEST TOTAL	25.00 25.00
WATER PLANT	ALLIANT ENERGY CONKLIN, DANA FERGUSON WATERWORKS# 2516 KCTC POSTMASTER VISA-TCM BANK, N.A.	ALLIANT ENERGY MILEAGE REIMBURSMENT METERS PHONE & INTERNET CHARGES BULK MAILING WATER BILLS CONFERENCE, LODGING, MEALS TOTAL	581.13 29.48 35,234.01 174.33 1,164.73 714.36 37,898.04
WATER DISTRIBUTION	ACE-N-MORE ALLIANT ENERGY CHEMSEARCH FE FRANK MILLARD & CO IDEAL READY MIX IOWA ONE CALL KCTC O'REILLY AUTOMOTIVE INC USA BLUEBOOK	SUPPLIES ALLIANT ENERGY SUPPLIES BACKFLOW TEST OLD 92 SERVICE PHONE & INTERNET CHARGES FUSE HOLE SAW/CHLORINE TOTAL	724.38 49.74 279.45 200.00 3,309.50 114.30 104.31 5.29 374.68 5,161.65
SEWER PLANT	ACE-N-MORE ALLIANT ENERGY CUSTER, ANDREW DETECTION INSTRUMENTS CORPORATION FRANK MILLARD & CO IGRAPHIX, INC KCTC MARIE ELECTRIC INC. NORTHERN BALANCE & SCALE ONSITE SERVICES SOLUTIONS, LLC VISA-TCM BANK, N.A. YOTTYS, INC.	SAFETY SUPPLIES/PARTS ALLIANT ENERGY REIMBURSEMENT FOR SAFETY L H2S METER CALIBRATION BACK FLOW PREVENTER CERTIF SHIPPING PHONE & INTERNET CHARGES FIXING WIRING BALANCE CALIBRATION TSS METER REPAIR CONFERENCES, LODGING GOLF CART REPAIR TOTAL	585.93 23.22 99.00 248.05 250.00 20.45 197.67 1,390.52 180.00 2,770.00 1,118.44 192.50 7,075.78
SEWER COLLECTION	ACE-N-MORE KCTC THOMPSON TRUCK AND TRAILER INC. USA BLUEBOOK	FUEL NOZZLE PHONE & INTERNET CHARGES SUPPLIES COVER LIFT TOTAL	101.98 104.31 330.31 64.13 <b>600.73</b>
SANITIATION	WASH CO HUMANE SOCIETY	WASH CO HUMANE SOCIETY TOTAL TOTAL	325.00 325.00 107,128.71

#### CITY OF WASHINGTON, IOWA MONTH TO DATE TREASURERS REPORT OCTOBER 31, 2023

FUND	10/1/2023 BEGINNING CASH BALANCE	M-T-D REVENUES	REVENUES NOT YET RECEIVED	M-T-D EXPENDITURES	EXPENSES NOT YET EXPENDED	10/31/2023 ENDING CASH BALANCE
001-GENERAL FUND	314,196.97	1,336,116.44		202 740 20		
002-AIRPORT FUND	401,774.61	11,922,60		392,748.39 45,957.45	-	1,257,565,02
010-CHAMBER REIMBURSEMENT	5,167.04	11,524.46	-	12,272.03		367,739.76 4,419.47
011-MAIN STREET REIMBURSEMENT	343.53	4,727.35		4,110.02		960.86
012-WEDG REIMBURSEMENT	2,022,56	8,953.10		8,223.21	_	2,752.45
050-DOWNTOWN INCENTIVE GRANT	231,473.15	-	_	-	_	231,473.15
110-ROAD USE	633,874.35	123,885.63		57,525.87		700,234.11
112-EMPLOYEE BENEFITS	=	349,192.06	-	349,192.06	-	-
113-LIABILITY INSURANCE	•	-	-	=	-	-
114-EMERGENCY LEVY	-	26,327.63	-	26,327.63	-	-
121-LOCAL OPTION SALES TAX	- -	91,993.38	-	91,993,38	-	
122-LOST DEBT SERVICE	156,640.00	•	•	-	-	156,640.00
123-LOST DEBT SERVICE RESERVE	79,170.00		-		-	79,170.00
124-HOTEL/MOTEL TAX	144,566.51	24,616.00	-	3,649.99	-	165,532.52
125-UNIF COMM UR-NE IND 126-SE RES UR	23,771.37	13,590.13	•	-	-	37,361.50
127-UNIF COMM UR - BRIARWOOD	-	21 662 52	•	-	•	
128-URBAN RENEWAL AREA #3B/D	-	21,662,52	•	-	• •	21,662.52
129-SC RES UR	-	37,667.42	-	-	-	27.667.42
130-URBAN RENEWAL AREA #3D	_	57,007.42	_	-	-	37,667.42
131-URBAN RENEWAL AREA #4	_	_	- -	-	-	-
132-UNIF COMM UR - EBD	12,217,69	_		•	•	12,217.69
133-UNIF COMM UR-IRE	23,762,37	57,611.76	-	_	_	81,374.13
134-DOWNTOWN COMM UR	1,228.97	3,292.36	-	2,137.71	_	2,383,62
145-HOUSING REHABILITATION	54,608.32	-	-	163.64	_	54,444,68
146-LMI TIF SET-ASIDE	150,745.64	-	-	-	•	150,745.64
200-DEBT SERVICE	116,575.38	366,124.68	•	•	-	482,700.06
300-CAPITAL EQUIPMENT	572,713,05	14,942.00	-	-	-	587,655.05
301-CAPITAL PROJECTS FUND	1,228,092.71	17,044.14	-	462,236.29	-	782,900.56
303-WWTP CAPITAL PROJ FUND		-	=	-	-	•
305-RIVERBOAT FOUND CAP PROJ	768,365.81	<u>-</u>	•	-	•	768,365.81
308-INDUSTRIAL DEVELOPMENT	473,374.65	83,274.82	•	6,450.54	-	550,198.93
309-MUNICIPAL BUILDING 310-WELLNESS PARK	(196.027.10)	5 200 00	-	10.000.00	-	-
311-SIDEWALK REPAIR & REPLACE	(186,937.10) 108,212.86	5,000.00	-	13,967.66	-	(195,904.76)
312-TREE REMOVAL & REPLACE	18,498.59	-	-	12,514,00 1,200.00	-	95,698.86
315-RESIDENTIAL DEVELOPMENT	526,031,44	170.84	-	1,200.00	•	17,298.59
317-ARPA CAPITAL PROJECTS	884,604.49	2,885.20	-	_		526,202.28 887,489.69
325-BUILDING & FACILITY MAINT	87,560.83	-	_	-		87,560.83
510-MUNICIPAL BAND	8,051.96	2,935.00	_		_	10,986.96
520-DOG PARK	4,178.88	· -	-	-	_	4,178.88
530-TREE COMMITTEE	13,320.41			50.00	-	13,270.41
535-NEIGHBORHOOD PRIDE	=	-	-	-	-	-
540-POLICE FORFEITURE	3,631.25	-	-	-	-	3,631,25
541-K-9 PROGRAM	1,738.87	-	-	227.55	-	1,511.32
545-SAFETY FUND	6,102.33	-	-	-	h	6,102.33
550-PARK GIFT	100,203.34	115,95	·	1,602.52	-	98,716.77
570-LIBRARY GIFT	463,418.93	1,883.80	•	65,659.97	-	399,642.76
580-CEMETERY GIFT	2,023.00	-	-	-	-	2,023.00
590-CABLE COMMISSION	(00 567.05	-	-		-	
600-WATER UTILITY 601-WATER DEPOSIT FUND	628,567.95	187,381.50	-	104,532,69	-	711,416.76
602-WATER SINKING	32,445.00	1,800.00	-	1,840.00	•	32,405.00
603-WATER CAPITAL PROJECTS	- -	332,792.76	-	220 700 77	-	-
610-SANITARY SEWER	688,919,94	204,303.98	-	332,792.76 112,201.17	•	791 000 75
612-SEWER SINKING	-	- CO-11107130	-	112,201.17	-	781,022.75
613-SEWER CAPITAL PROJECTS	•	-	-	-	-	-
670-SANITATION	189,121.41	57,707.28	-	96,783.78	-	150,044,91
910-LIBRARY TRUST	,	-	_	201100110	-	1,70,077,71
950-SELF INSURANCE	536,156.26	32,090.76	-	6,612,62	-	561,634.40
951-UNEMPLOYMENT SELF INS	76,762.37	2,479,26		*	-	79,241.63
TOTAL BALANCE	9,587,297.69	3,436,014.81		2,212,972.93	-	10,810,339,57

Cash in Bank - Pooled Cash		Interest Rate
Wash St. Bank - Operating Account	4,401,545.91 (1)	0.20%
Wash St. Bank - Airport Fuel Account	•	
Cash in Drawer	350,00	N/A
Investment in IPAIT	585,738.05	0.20%
Wash St - Farm Mgmt Acct	215,907.43	
Wash St Bauk - CD 1/14/2019	528,452.73	0.65%
Wash St Bank - CD 08/30/2018	271,245.18	0.65%
Wash St Bank - ISC Account	4,807,100.27	4.25%
TOTAL CASH IN BANK	10,810,339.57	
	· · · · · · · · · · · · · · · · · · ·	
(1) Washington State Bank	4,480,495.38	
Outstanding Deposits & Checks/Wages payable	(78,949.47)	
	4,401,545.91	

### **Elm Grove & Woodlawn Cemeteries**



I am asking council to consider raising the cemetery tent rent from \$100/service to \$200 or \$250/service. This will help to pay for the labor to set up and take down the tent as well as any tent repairs.

Also, I am proposing that we set a time limit on Saturday funeral services. If the service was over and cleared out by 1:00 PM this would help control overtime expenses. We have had 11:30 AM funeral services that have not exited the premises until after 2:00 PM. This puts the employee at a full day for only 1 service.

Additionally, if we simplify the Saturday charge to a flat \$300 that would also help with overtime expenses. Current rate is at \$200 before noon and \$400 after noon. The late charge fee for Saturdays would then be changed to read:

Funeral processions that have not exited the cemetery by 1:00 PM will be charged \$150/hour until funeral procession leaves.

God Bless America



Zach Wibstad

#### **RESOLUTION NO. 2023-**

# RESOLUTION APPROVING A MEMORANDUM OF UNDERSTANDING BETWEEN THE IOWA DEPARTMENT OF NATURAL RESOURCES – DIVISION OF CONSERVATION AND RECREATION – FORESTRY – FIRE PROGRAM AND THE WASHINGTON FIRE DEPARTMENT

WHEREAS, the Washington Fire Department applied for a Volunteer Fire Assistance Grant (VFA) to purchase fire helmets; and,

WHEREAS, the Washington Fire Department has been awarded \$2,625 for the purchase of 10 fire safe helmets; and,

WHEREAS, since this is a grant administered through the Iowa Department of Natural Resources, but funded through the US Department of Agriculture, a Memorandum of Understanding is a requirement which outlines the process for reimbursement for the federal grant funds.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WASHINGTON, IOWA:

Section 1. The City Council does hereby approve and authorize the Mayor and Fire Chief to execute the attached Memorandum of Understanding with the Iowa Department of Natural Resources, to seek reimbursement of VFA grant dollars for the purchase of 10 fire helmets.

Section 2. All Resolutions or parts of Resolutions in conflict herewith are hereby repealed, to the extent of such conflict.

PASSED AND APPROVED this 5th day of December, 2023.

	Millie Youngquist, Mayor Pro Tem
ATTEST:	
Amanda Waugh, City Clerk	

#### Washington Fire Department 215 East Washington Street Washington, Iowa 52353 (319) 653-2239 Phone (319) 653-5273 Fax www.washingtoniowa.gov



Brendan DeLong- Fire Chief Bill Hartsock- 1<sup>st</sup> Asst Fire Chief Jim Williams- 2<sup>nd</sup> Asst Fire Chief Lacie Porter- Asst Chief of EMS

#### **MEMO**

To: City Council

CC: City Administrator & Finance Director

From: Brendan DeLong, Fire Chief

Date: 11/28/2023

RE: DNR VFA 2023-2024 Grant

#### Mayor & City Council:

We were awarded the 2023 DNR VFA grant once again this year. This is a 50% cost share grant. The funds this year will be utilized to purchase 10 new fire safe helmets for our members. Current helmets are aging, so we need to begin replacement.

This grant will give us 50% of the funds to purchase 10 helmets. The remaining funds will come from the fire department heavy equipment line item. Yearly – we try to replace a few. Since we received a grant, this will speed up our replacement process.

I am requesting approval of the attached memorandum of understanding.

Sincerely, Brendan S. DeLong Fire Chief



### Iowa Department of Natural Resources Forestry - Fire Program

Gail Kantak, Fire Supervisor 2404 South Duff Ave. Ames, IA 50010

> Phone: (515) 233-8067 ext 1 Cell: (515) 689-0083 Gail.Kantak@dnr.iowa.gov

> > November 16, 2023

Washington Fire Department
Brenda DeLong
215 E Washington St
Washington, IA 52353

Dear Chief DeLong,

The DNR Forestry – Fire Program is pleased to inform you that your application for 2023 Volunteer Fire Assistance Grant funds was approved for the following:

US Forest Service & DNR Forestry – Fire Program 2023 VFA GRANT

FEDERAL ASSISTANCE APPROVED \$ 2625

FOR:

10 FIRE SAFE HELMETS

Note: NO SINGLE ITEM PURCHASED AT \$5000 OR MORE IS ELIGIBLE!

To confirm your desire to use this allocation as identified above, you must sign and return the enclosed Memorandum of Understanding by January 31, 2024.

#### RECORD KEEPING

It is necessary for you to keep the following records for state and federal auditing purposes:

- Copy of the <u>Memorandum of Understanding</u> (MOU) between your department and the DNR Forestry – Fire Program. (Return original to DNR by January 31, 2024).
- 2. Source documents, such as paid invoices, time reports showing hours of volunteer work, copies of cancelled checks or evidence of payment, etc. All invoices must be dated between October 1, 2022 and June 30, 2024
- Records that show the source of the department funds and how funds were spent on this project.
- 4. Copy of the Project Billing Certification Packet (i.e., Project Billing Certification form, copies of paid invoices and evidence that invoices have been paid.) (This packet, with original signatures, must be submitted to the DNR by July 31, 2024)

- **5.** Accountability records showing current status of equipment over \$1000 in value purchased under this agreement. All equipment with serial numbers and/or over \$1000 in value must be recorded. None of this equipment can be sold or disposed of without prior approval of the State Forester for a period of three years.
- 6. VFA grants are federally funded through CFDA #10.664 from the US Department of Agriculture through the Forest Service Office. If your entity is required to have a single audit in accordance with OMB circular A-133, a copy of the audit report will be provided to the DNR if any findings noted are related to the award provided by the DNR. If no findings relate to the DNR award, a notification letter will be provided to the DNR stating findings noted did not relate to the DNR award.

#### PROJECT BILLING

These federal Volunteer Fire Assistance funds are available to you upon submission of your completed:

- Memorandum of Understanding (Submitted to DNR by January 31, 2024)
- · Project Billing form;
- Copies of paid invoices

(dated between October 1, 2022 and June 30, 2024); and

Evidence that the invoices have been paid.

Submitted to DNR by July 31, 2024

To:

Gail Kantak Fire Supervisor

DNR Forestry – Fire Program 2404 South Duff Avenue Ames, Iowa 50010-8093 Phone: 515-689-0083

Sincerely,

Gail A. Kantak

Fire Supervisor – DNR Forestry – Fire Program

Enclosure: Project Billing Form

Memorandum of Understanding

# 2023 Volunteer Fire Assistance (VFA) Grants Program Memorandum of Understanding

This Memorandum of Understanding, is made and entered into this 16<sup>th</sup> day of **November**, 2023, by and between the <u>lowa Department of Natural Resources – Division of Conservation and Recreation – Forestry – Fire Program (hereinafter referred to as the "Forestry – Fire Program") and the <u>Washington Fire Department</u> (hereinafter referred to as the "Grantee").</u>

#### WITNESSETH THAT:

WHEREAS, the Grantee protects a community of less than 10,000 citizens, and

WHEREAS, the control of timber, grass, and wildland fires in, and adjacent to, rural and suburban areas is essential to an effective fire control program, and

WHEREAS, the Grantee is actively engaged in the prevention and suppression of all fires in and adjacent to rural and suburban area, and

WHEREAS, the Grantee can more adequately carry out this function if additional equipment is available, and

WHEREAS, the Forestry – Fire Program is authorized by Congress to provide such protection agencies with Fiscal Year 2023 Grant Funds for the Volunteer Fire Assistance Program, and

**WHEREAS,** this VFA grant program provides up to 50% cost-share, not to exceed \$4500, for the following items requested in the 2023 VFA Application:

#### **10 FIRE SAFE HELMETS**

#### Note: NO SINGLE ITEM PURCHASED AT \$5000 OR MORE IS ELIGIBLE!

The parties to this memorandum of understanding do hereby agree as follows:

#### THE FORESTRY - FIRE PROGRAM AGREES:

- 1. To make available, based upon the FY 2023 Grantee application, **\$ 2625** of **VFA Funds** to the Grantee.
- 2. Upon receipt of the appropriate <u>Project Billing documentation</u>, (to be received by the Forestry Fire Program no later than July 31, 2024, the Forestry Fire Program will release 50% of the approved project costs up to the amount of the allocation made above.

#### THE GRANTEE AGREES:

- 1. That no single item will be purchased at \$5000 or more.
- 2. To return to the DNR Forestry Fire Program Attn: Gail Kantak, DNR Fire Supervisor, 2404 South Duff Ave., Ames, IA 50010 a signed copy of this <u>Memorandum of Understanding</u> by January 31, 2024.
- 3. To submit documentation of only expenditures:
  - that are less than \$5000 total value for a single item,
  - that have been paid in full,
  - that are identifiable and in accordance with the approved request and
  - that have been incurred between October 1, 2022 and June 30, 2024.
- 4. To submit the completed <u>Project Billing Certification</u> form, copies of paid invoices and evidence that the invoice has been paid in accordance with the approved application no later than July 31, 2024.
- 5. That the matching funds have not been derived from any federal source.

- **6.** Grantee is not involved in any court litigation or lawsuits wherein it is alleged by private parties or the United States that persons were, on grounds of race, color, sex, or national origin excluded from participation in, denied benefits of, or otherwise subject to discrimination in the action or facilities of the Grantee.
- 7. Since VFA grants are federally funded through CFDA #10.664 from the US Department of Agriculture through the Forest Service Office, if your entity is required to have a single audit in accordance with OMB circular A-133, a copy of the audit report will be provided to the DNR if any findings noted are related to the award provided by the DNR. If no findings relate to the DNR award, a notification letter will be provided to the DNR stating findings noted did not relate to the DNR award.

#### IT IS MUTUALLY AGREED:

That if an item is purchased at \$5000 or more, that item will be considered ineligible and no percentage of it will be reimbursed.

That if the completed Project Billing documentation is not received by **July 31**, **2024** the allocation will be **cancelled** and upon cancellation this memorandum of understanding will be null and void.

**IN WITNESS WHEREOF**, the parties by and through their duly qualified and acting officials have hereunto set their hands.

FORESTRY – FIRE PROGRAM
DIVISION OF CONSERVATION AND RECREATION
IOWA DEPARTMENT OF NATURAL RESOURCES

BY:
Gail-A Kantak, DNR Fire Supervisor
For Jeff Goerndt, State Forester

Phone:
Date:
November 16, 2023

BY:
(Fire Chief)
Phone:
Date:

Date:

E-Mail:

FOR OFFICIAL USE Fire Department: Washington Fire I Approved for \$ 2625 from Consolida	Department
<ul><li>Assistance (VFA Grant Funds):</li><li>Participants Contribution:</li><li>TOTAL PROJECT Expenditures:</li></ul>	\$ \$ \$

Cancelled if NOT RETURNED BY JULY 31, 2024

# 2023 VOLUNTEER FIRE ASSISTANCE PROJECT BILLING CERTIFICATION

#### I certify

- that this billing is correct and just and is based upon actual payment(s) of record by the participant;
- that payment from the state has not been received;
- that the equipment and services are in accordance with the approved application.

#### I further certify

- that the matching funds of the participant have not been derived from federal sources;
- that the participant is not involved in any court litigation or lawsuits wherein it is alleged by private parties or the
  United States that persons were, on the grounds of race, color, sex, or national origin excluded from
  participation in, denied benefits of, or otherwise subject to discrimination in the action or facilities of the
  participant.
- that since VFA grants are federally funded through CFDA #10.664 from the US Department of Agriculture
  through the Forest Service Office, if our department required to have a single audit in accordance with OMB
  circular A-133, a copy of the audit report will be provided to the DNR if any findings noted are related to the
  award provided by the DNR. If no findings relate to the DNR award, a notification letter will be provided to the
  DNR stating findings noted did not relate to the DNR award.

I understand that any deviation from the original application may jeopardize our federal assistance.

Fire Department: Washington Fire Department

Approved for \$ 2625 from 2023 VFA Funds (up to 50% of estimated project expenditures, not to exceed specified allocation)

Federal Tax ID #: 42-6005318 DUNS# or UEID#: 087128161 (check to make sure the FED ID # and the DUNS# or UEID# are correct and are for the same agency)

Department/A Fiscal Officer	<del>-</del> -		
	(Signature)	(Тур	ped/Printed Name)
(E-Mai	Address)	(Phone Number)	(Date Signed)
Fire Chief*	(Signature)	(Tv:	ped/Printed Name)
(E-Mai	Address)	(Phone Number)	(Date Signed)

\*Both signatures are required to receive payment.

Grant awarded to:

Name:

Washington Fire Department

Address:

215 E Washington St

City, State, Zip:

Washington, IA 52353

#### **Deanna McCusker**

From:

Brendan DeLong <br/>
<br/>bdelong@washingtoniowa.gov> on behalf of Brendan DeLong

Sent:

Monday, November 20, 2023 8:06 AM

To:

'Deanna McCusker'

Subject:

FW: WASHINGTON - 2023 DNR VOLUNTEER FIRE ASSISTANCE GRANT

Attachments:

2023 VFA GRANTS AWARDED.pdf; WASHINGTON - 2023 VFA Grant Award Packet.pdf

FYI,

We were awarded this grant, which we also got last year. This will be used to buy 10 new fire helmets. 50% match is required, and it will come from my Heavy Equip line item.

There will need to be an action item on the 12/5 council agenda. I'll draft up a memo for it!

Thanks, Brendan

From: Kantak, Gail <gail.kantak@dnr.iowa.gov> Sent: Friday, November 17, 2023 8:43 AM

To: firedept@washingtoniowa.gov; Brendan DeLong <bdelong@washingtoniowa.gov>; kbrown@washingtoniowa.gov

Subject: WASHINGTON - 2023 DNR VOLUNTEER FIRE ASSISTANCE GRANT

#### Congratulations!

The DNR Forestry – Fire Program is pleased to inform you that your application for **2023 Volunteer Fire Assistance Grant** funds was **approved**.

Your entire award packet is attached to this email.

To confirm your desire to use this allocation as identified in the attachment, you must sign and return the attached Memorandum of Understanding by **January 31, 2024**.

GAIL KANTAK | Wildland Fire Supervisor
Forestry - Fire Program
Iowa Department of Natural Resources
C: 515-689-0083
2404 South Duff Ave, Ames, IA 50010

iowadnr.gov

www.iowadnr.gov/fire

#### RESOLUTION 2023-

#### A RESOLUTION AUTHORIZING LEVY, ASSESSMENT, AND COLLECTION OF COSTS TO THE WASHINGTON COUNTY TREASURER

WHEREAS, the City of Washington, Iowa, is empowered to levy, assess, and collect costs of improvement for water service charges that remain unpaid and delinquent for the following listed property owner:

The property of Caleb L. Popejoy at 515 S. 9<sup>th</sup> Avenue for the amount of \$283.34. Legal Description (12 CRANDALLS SD). Parcel Number (1117464019).

WHEREAS, due notice was given to the above property owner that said amount would be assessed to the property if payment was not made or an appeal was not made.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WASHINGTON, IOWA, that the City Clerk be instructed to certify the above delinquent payment to be assessed against said property as listed above and that the City Clerk certify a copy of this Resolution to the Washington County Treasurer.

PASSED AND APPROVED this 5th day of December, 2023.

	Millie Youngquist, Mayor Pro Tem
ATTEST:	
Amanda Waugh, City Clerk	

Millie Youngquist, Mayor Pro Tem Amanda Waugh, City Clerk Kelsey Brown, Finance Director Kevin Olson, City Attorney Deanna McCusker, City Administrator



City of Washington 215 East Washington Street Washington, Iowa 52353 (319) 653-6584 Phone (319) 653-5273 Fax

November 29, 2023

To: Mayor & City Council

Cc: Kelsey Brown, Finance Director Amanda Waugh, City Clerk

From: Deanna McCusker

City Administrator

Re: Emergency Community Catalyst & Remediation Grant agreement

We applied for the Emergency Community Catalyst & Remediation Grant for 217 W. Main Street to help with to secure the roof and 3<sup>rd</sup> floor following the fire last February. This grant had to be applied for by the City of Washington, but the City is just the pass through agent for the funds. The City will receive funds once reimbursement is requested and it will get funneled to the property owners of 217 W. Main. There is no funds coming from the City of Washington other than the grant funds that will be received from Iowa Economic Development Authority.

#### **RESOLUTION NO. 2023-**

# RESOLUTION APPROVING A COMMUNITY CATALYST BUILDING REMEDIATION GRANT BETWEEN IOWA ECONOMIC DEVELOPMENT AUTHORITY AND THE CITY OF WASHINGTON

WHEREAS, there was a structure fire at 217 W. Main Street in February, 2023 which left the building with roof and 3<sup>rd</sup> floor damage; and,

WHEREAS, new owners were finally able to purchase the building with the plan to secure the roof and third floor and eventually renovate the entire building; and,

WHEREAS, the owners applied for the Downtown Investment Grant and for an Emergency Community Catalyst grant; and,

WHEREAS, the City Council approved a \$50,000 Downtown Investment Grant (DIG) on November 21, 2023; and,

WHEREAS, the City was awarded \$100,000 from the Emergency Community Catalyst Grant; and,

WHEREAS, approving the contract from Iowa Economic Development Authority is a necessary step in getting the Emergency Catalyst funding.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WASHINGTON, IOWA:

Section 1. The City Council does hereby approve and authorize the Mayor to execute the attached Community Catalyst & Remediation Grant Agreement.

Section 2. All Resolutions or parts of Resolutions in conflict herewith are hereby repealed, to the extent of such conflict.

PASSED AND APPROVED this 5th day of December, 2023.

	Millie Youngquist, Mayor Pro Tem
ATTEST:	
Amanda Waugh, City Clerk	

# IOWA ECONOMIC DEVELOPMENT AUTHORITY IOWA DOWNTOWN RESOURCE CENTER COMMUNITY CATALYST & REMEDIATION GRANT PROGRAM

GRANTEE:

City of Washington

AGREEMENT NUMBER: DATE OF AWARD LETTER: 24-CTBF-EMERG-07 November 21, 2023 November 21, 2025

PROJECT COMPLETION DATE: GRANT AMOUNT:

\$100,000

THIS Community Catalyst Building Remediation Grant Agreement ("Agreement") is made by and between the IOWA ECONOMIC DEVELOPMENT AUTHORITY, 1963 Bell Avenue, Suite 200, Des Moines, Iowa 50315 ("Authority" or "IEDA") and the City of Washington,

215 E. Washington Street, Washington, lowa 52353 ("Grantee") (Collectively "the Parties").

WHEREAS, the Authority established a Community Catalyst Building Remediation Fund pursuant to Iowa Code section 15.231 for the purpose of providing grants to cities for the remediation of underutilized buildings; and

WHEREAS, the Grantee submitted a grant application to the Authority and the Authority determined that the Grantee and its proposed Project are eligible for a Community Catalyst Building Remediation Grant ("Grant") and approved the Application; and

WHEREAS, in approving the Application, the Authority has relied upon the Grantee's representations of proposed Project activities, the Grantee's management and financial condition, investment of other Project funds, and other material information contained in the application;

WHEREAS, the Grantee accepts the Grant upon the terms and conditions set out in this Agreement;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement and other good and valuable consideration, the Parties agree as follows:

- 1. <u>COSTS DIRECTLY RELATED.</u> "Costs Directly Related" means expenditures that are incurred for the acquisition, deconstruction, disposal, redevelopment, or rehabilitation of the community catalyst that is the subject of the Project to the extent that the expenditures are attributable directly to the remediation or redevelopment of the community catalyst. Examples of "Costs Directly Related" and costs that are not directly related are set out at 261 IAC 45.2 Definitions.
- 2. GRANTEE. "Grantee" means the entity described above whose application for a Grant was approved by IEDA.
- 3. <u>IOWAGRANTS.GOV.</u> "lowaGrants.gov" means lowa's Funding Opportunity Search and Grant Management System. The Authority reserves the right to require the Recipient to utilize lowaGrants.gov to conduct business associated with this Agreement.
- 4. <u>PROJECT.</u> "Project" means the activities and other obligations to be performed or accomplished by the Grantee as described in this Agreement, in the Agreement Scope of Work attached hereto, in the award letter, and in the application submitted through lowaGrants.gov, including but not limited to, the "Scope of Project and Budget" portion of the application.
- 5. <u>PROJECT COMPLETION PERIOD.</u> "Project Completion Period" means the period commencing with the Date of Award Letter and ending with the Project Completion Date set out above.
- 6. PROJECT MID-POINT, "Project Mid-Point" means the point at which the Grantee has incurred Costs Directly Related to the Project. The maximum mid-point draw is up to 60% of the Grant Amount.
- 7. <u>PRIOR EXPENSES.</u> No expenditures made prior to the Date of Award Letter may be included as Project costs for the purpose of this Agreement.
- 8. <u>UTILIZATION OF CONSULTANT(S)</u>. The Grantee is responsible for recruiting and selecting consultants and for setting out the terms and conditions under which the consultant(s) shall provide services. The Authority may require the Grantee to retain a consultant or consultants as set out in the Agreement Scope of Work attached hereto.
- 9. <u>TOTAL PAYMENT.</u> Total payment of state funds under this Agreement shall not exceed \$100,000 for Costs Directly Related to the Project as shown in the approved application unless modified by written amendment of this Agreement. All payments under this Agreement are subject to receipt by the IEDA of sufficient State funds for this activity. Any termination, reduction or delay of state funds to the IEDA shall, at the option of the IEDA, result in the termination, reduction, or delay of state funds to the Grantee.
- 10. <u>REPAYMENT OBLIGATION.</u> In the event that any state and/or federal funds are deferred and/or disallowed as a result of any audits or expended in violation of this Agreement or the laws applicable to the expenditure of such funds, the Grantee shall be liable to IEDA for the full amount of any claim disallowed and for all related penalties incurred. If IEDA determines at any time, whether through monitoring, audit, closeout procedures or by other means that the Grantee has received grant funds or requested reimbursement for costs which are unallowable under the terms of this Agreement or applicable laws, the Grantee will be notified of the questioned costs and given an opportunity to justify questioned costs prior to IEDA's final determination of the disallowance of costs. If it is IEDA's final determination that costs previously paid by IEDA are not allowable under the terms of this Agreement, the expenditures will be disallowed and the Grantee shall immediately repay to IEDA any and all disallowed costs. The requirements of this paragraph

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shall apply to the Grantee as well as any subcontractors.

- 11. <u>REPORTING REQUIREMENTS.</u> The Recipient shall prepare, review and sign the reports as specified below in the form and content specified by the Authority.
- 1. By Project Mid-Point: A report describing work completed, including photographs documenting work that has been completed;
- 2. Within 60 days after the Project Completion Date: A report documenting completion of the Project, including photographs of the completed Project
- 12. PAYMENT PROCEDURES. Payment shall be made on a reimbursement basis. Grantee shall use funds only for reimbursement of Costs Directly Related to the Project. Requests for reimbursement shall be made through lowaGrants.gov using a General Accounting Expenditure form along with copies of paid invoices and proof of payment. The Grantee shall submit two (2) requests for reimbursement. The first request shall be made at Project Mid-Point up to 60% of the Grant Amount and the final request for reimbursement of the remaining funds shall be made within sixty days after the Project Completion Date. If the total Grant Amount has not been claimed within sixty (60) days after the Project Completion Date, then the IEDA shall be under no further obligation for further disbursement. The Grantee shall prepare, review, and sign all requests for payment and verify that claimed expenditures are allowable Costs Directly Related to the Project. The Grantee shall maintain original documentation adequate to support the claimed costs on file in IowaGrants.gov and provide such documentation upon request.
- 13. <u>PUBLICATIONS.</u> The Grantee will ensure that all publications produced in association with the Project shall include the following phrase: This Project is Sponsored in Part by the Iowa Economic Development Authority.
- 14. <u>DEFAULT.</u> The occurrence of any one or more of the following events shall constitute cause for IEDA to declare the Grantee in default of its obligations under this Agreement: a) non-performance; b) a failure by the Grantee to make substantial and timely progress toward completion of the Project and performance of the Agreement; c) a breach of any term of this Agreement or any attachment thereto; and d) failure to maintain insurance as set out at Paragraph 33 herein or maintaining insurance coverage that is, as determined by the Authority, insufficient; and e) utilizing grant proceeds for purposes not described in lowaGrants.gov Scope of Project and Budget or for expenses that are not Costs Directly Related to the Project. The IEDA shall issue a written notice of default providing therein a fifteen (15) day period during which the Grantee shall have an opportunity to cure, provided that cure is possible and feasible.
- 15. <u>TERMINATION.</u> This Agreement may be terminated in the following circumstances: a) by either party, without cause, after thirty (30) days' written notice; b) immediately, as a result of the Grantee's default under this Agreement and failure to cure within the time period provided; c) immediately, as a result of the termination or reduction of funding to IEDA or the deauthorization of IEDA to engage in activities or conduct business under this Agreement; or d) immediately upon written mutual agreement by all parties to terminate the Agreement.
- 16. <u>REMEDY UPON TERMINATION.</u> In the event of termination of this Agreement or reduction of the Agreement amount, the exclusive, sole and complete remedy of the Grantee shall be reimbursement for Project costs expended prior to termination.
- 17. NONASSIGNMENT OF AGREEMENT. The Grantee may not assign, transfer or convey in whole or in part this Agreement; delegate any of its obligations or duties under this Agreement; or pledge as collateral, grant a security interest in, create a lien against, or otherwise encumber, any payments that may or will be made to the Grantee under this Agreement.
- 18. <u>WRITING REQUIRED.</u> No change, modification, or termination of any of the terms, provisions or conditions of this Agreement shall be effective unless made in writing and signed by the parties. Notwithstanding the sentence above, IEDA may unilaterally modify the Agreement at will in order to accommodate any change in any applicable federal, state or local laws, regulations, rules or policies. A copy of such unilateral modification will be given to the Grantee as an amendment to this Agreement.
- 19. <u>COMPLIANCE WITH LAWS AND REGULATIONS: DECLARATION OF THE GRANTEE.</u> The Grantee shall comply with all applicable federal, state and local laws, rules, ordinances, regulations and orders. The Grantee declares that it has complied with all federal, state, and local laws regarding business permits and licenses that may be required to carry out the work to be performed under this Agreement.
- 20. <u>COMPLIANCE WITH EE0/AA PROVISIONS.</u> The Grantee shall comply with the provisions of federal, state and local laws, rules and executive orders to ensure that no employee or applicant for employment is discriminated against because of race, religion, color, age, sex, sexual orientation, gender identity, national origin, or disability. A breach of this provision shall be considered a material breach of this Agreement.
- 21. <u>INDEMNIFICATION AGAINST LOSS OR DAMAGE.</u> The Grantee agrees to indemnify and hold harmless the State of Iowa and its officers, appointed and elected officials, board and commission members, employees, volunteers and agents (collectively the "Indemnified Parties"), from any and all costs, expenses, losses, claims, damages, liabilities, settlements and judgments including, without limitation, the reasonable value of the time spent by the Attorney General's Office, and the costs, expenses and attorneys' fees of other counsel retained by the Indemnified Parties directly or indirectly related to, resulting from, or arising out of this Agreement, including but not limited to any claims related to, resulting from, or arising out of: any breach of this Agreement; any negligent,

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intentional or wrongful act or omission of the Grantee or any agent or subcontractor utilized or employed by the Grantee; performance or attempted performance of this Agreement, including any agent or subcontractor utilized or employed by the Grantee; any failure by the Grantee to make all reports, payments and withholdings required by federal and state law with respect to social security, employee income and other taxes, fees or costs required by the Grantee to conduct business in the State of Iowa; or any violation of any rights of any third party. The Grantee's duties and obligations under this section shall survive the termination of this Agreement and shall apply to all acts or omissions taken or made in connection with the performance of this Agreement regardless of the date any potential claim is made or discovered by IEDA or any other Indemnified Party.

- 22. <u>RIGHT TO REVIEW AND OBSERVE: ACCESS TO RECORDS AND PROJECT.</u> IEDA shall have the right to review and observe, at any time, completed work or work in progress related to the Agreement. The Grantee shall permit IEDA or its agents to access and examine, audit, excerpt and transcribe any directly pertinent books, documents, reports, papers and records of the Grantee relating to orders, invoices, or payments or any other documentation or materials pertaining to this Agreement. Upon the request of IEDA, the Grantee shall deliver to IEDA or its agents said documentation or materials. At IEDA's request, Recipient will assist IEDA in obtaining photos of the project by an approved photographer. If photos are requested, Recipient will coordinate with the approved photographer and provide any necessary access to the project
- 23. <u>PUBLIC RECORDS: RECORDS RETENTION.</u> All records submitted to or inspected by IEDA regarding this Agreement, including this Agreement, shall be public records and subject to the Open Records Law in Iowa Code chapter 22. All records of the Grantee relating to this Agreement shall be retained for a period of three (3) years following the date of final payment or completion of any required audit, whichever is later.
- 24. <u>SURVIVAL OF AGREEMENT.</u> If any portion of this Agreement is held to be invalid or unenforceable, the remainder shall be valid and enforceable.
- 25. <u>GOVERNING LAW.</u> This Agreement shall be interpreted in accordance with the law of the State of Iowa and any action relating to the Agreement shall only be commenced in the Iowa District Court for Polk County or the United States District Court for the Southern District of Iowa.
- 26. <u>FINAL AUTHORITY.</u> The decision of the IEDA shall be binding on the Grantee. The IEDA shall have the final authority to assess whether the Grantee has complied with the terms of this Agreement.
- 27. <u>USE OF NAME.</u> The Grantee agrees it will not use IEDA and/or State's name or any of its or their intellectual property, including but not limited to, any State, state agency, board or commission trademarks or logos in any manner, including commercial advertising or as a business reference, without the expressed prior written consent of IEDA and/or the State, except as otherwise required by this Agreement.
- 28. <u>COMPLIANCE WITH IOWA CODE CHAPTER 8F.</u> If the Agreement is subject to the provisions of lowa Code chapter 8F, the Grantee shall comply with lowa Code chapter 8F with respect to any subcontracts it enters into pursuant to this Agreement. Any compliance documentation, including but not limited to certifications, received by the Grantee from subcontractors shall be forwarded to IEDA.
- 29. <u>LEGISLATIVE CHANGES.</u> The Grantee expressly acknowledges that the Community Catalyst Building Remediation Fund and Program are subject to legislative change by either the federal or state government. Should either legislative body enact measures which alter the fund or the program, the Grantee shall not hold IEDA liable in any manner for the resulting changes. IEDA shall use best efforts to provide thirty (30) days' written notice to the Grantee of any legislative change. During the thirty (30)-day period, the parties shall meet and make a good faith effort to agree upon changes to the Agreement to address the legislative change. Nothing in this paragraph shall affect or impair IEDA's right to terminate the Agreement pursuant to the termination provisions.
- 30. <u>JOINT AND SEVERAL LIABILITY.</u> If the Grantee is a joint entity, consisting of more than one individual, partnership, corporation or other business organization, all such entities shall be jointly and severally liable for carrying out the activities and obligations of this Agreement, and for any default of activities and obligations.
- 31. <u>WAIVER</u>. Except as specifically provided for in a waiver signed by duly authorized representatives of IEDA and the Grantee, failure by either party at any time to require performance by the other party or to claim a breach of any provision of the Agreement shall not be construed as affecting any subsequent right to require performance or to claim a breach.
- 32. <u>CONFLICT OF INTEREST.</u> The Grantee represents, warrants, and covenants that no relationship exists or will exist during the Agreement period between the Grantee and IEDA that is a conflict of interest. The provisions of Iowa Code chapter 68B shall apply to this Agreement. If a conflict of interest is proven to IEDA, IEDA may terminate this Agreement pursuant to Paragraph 15 of this Agreement, and the Grantee shall be liable for any excess costs to IEDA as a result of the conflict of interest. The Grantee shall establish safeguards to prevent employees, consultants, or members of governing bodies from using their positions for purposes that are, or give the appearance of being, motivated by the desire for private gain for themselves or others with whom they have family, business, or other ties. The Grantee shall report any potential, real, or apparent conflict of interest to IEDA.
- 33. <u>MAINTENANCE OF INSURANCE</u>. The Grantee shall maintain the Project property in good repair and condition, ordinary wear and tear excepted, and shall not suffer or commit waste or damage upon the Project property. If the Grantee is not the owner of

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the Project property, the Grantee shall require the property owner to maintain the Project property in good repair and condition, ordinary wear and tear excepted, and shall not suffer or commit waste or damage upon the Project property. The Grantee or owner of the Project property shall pay for and maintain insurance as is customary for similar projects. This insurance shall be in an amount not less than the full insurable value of the Project property. The Grantee or the owner of the Project property shall name the Authority and the Grantee, if the Grantee is not the owner of the Project property, as mortgagees and/or an additional loss payee(s). If the Grantee is not the owner of the Project property shall provide the Grantee with a copy of each and every insurance policy in effect. The Grantee shall maintain a copy of each and every insurance policy in effect and shall provide copies to the Authority upon request.

- 34. <u>DEVELOPMENT CONTRACT AGREEMENT.</u> Grantee shall provide IEDA with a copy of the Development Agreement between the owner of the Project property and the entity that will deconstruct, redevelop, or rehabilitate the community catalyst that is the subject of the Project. Grantee shall notify IEDA immediately if the Development Agreement is assigned and shall provide IEDA with a copy of the assignment.
- 35. <u>IMMUNITY FROM LIABILITY.</u> Every person who is a party to the Agreement is hereby notified and agrees that the State, IEDA, and all of their employees, agents, successors, and assigns are immune from liability and suit for or from Grantee's, Project property owners' and/or contractors or subcontractors' activities involving third parties and arising from the Agreement. Pursuant to lowa Code chapter 669, IEDA and the State of lowa are self-insured against all risks and hazards related to this Agreement. No separate fund has been established to provide self-insurance, and the State of lowa is not obligated to establish any such fund during the term of this Agreement.
- 36. NONAGENCY. The Grantee, the Project property owner(s), its or their employees, agents and any subcontractors performing under this Agreement are not employees or agents of the State or any agency, division or department of the State simply by virtue of work performed pursuant to this Agreement. Neither the Grantee nor the Project property owner's employees shall be considered employees of IEDA or the State for federal or state tax purposes simply by virtue of work performed pursuant to this Agreement.
- 37. <u>HEADINGS OR CAPTIONS.</u> The paragraph headings or captions used in this Agreement are for identification purposes only and do not limit or construe the contents of the paragraphs.
- 38. <u>DOCUMENTS INCORPORATED BY REFERENCE</u>, The following are hereby incorporated by reference:
  - (a) Agreement Scope of Work and Budget
  - (b) Iowa Economic Development Authority Award Letter as found in IowaGrants.gov.
- (c) Iowa Downtown Resource Center COMMUNITY CATALYST BUILDING REMEDIATION Grant Application, as found in IowaGrants.gov.
- 39. ORDER OF PRIORITY. In the event of a conflict between documents, the following order or priority shall be applied:
  - (a) Articles 1-40 of this Grant Agreement.
  - (b) Agreement Scope of Work and Budget

BY:

- (c) Iowa Economic Development Authority Award Letter as found in IowaGrants.gov.
- (d) Application, Iowa Downtown Resource Center COMMUNITY CATALYST BUILDING REMEDIATION Grant, as found in IowaGrants.gov.
- 40. <u>INTEGRATION.</u> This Agreement contains the entire understanding between the Grantee and IEDA and any representations that may have been made before or after the signing of this Agreement, which are not contained herein, are nonbinding, void and of no effect. Neither of the parties has relied on any such prior representation in entering into this Agreement.

IN WITNESS WHEREOF, the parties have executed this Contract as of the Effective Date first stated.

:		
	Mayor	Typed or Printed Name and Title
	City of Washington	
	215 E. Washington Street	
	Washington, Iowa 52353	

Rick Peterson, Chief Operating and Cultural Officer Arts & Community Division Iowa Economic Development Authority

#### **CHANGE ORDER NO. 3**

Owner:

City of Washington

Owner's Project No.:

Engineer:

**FOX Strand** 

Engineer's Project No.:

Contractor:

Cornerstone Excavating, Inc.

Contractor's Project No.:

3424-20B

Project:

Contract Name:

2022 Washington Water Main Improvements 2022 Washington Water Main Improvements

Date Issued:

11/27/2022

Effective Date of Change Order: 12/5/2023

The Contract is modified as follows upon execution of this Change Order:

Item 1: Change in project scope to remove existing concrete encased water main at the intersection of F Avenue and W. Madison Street. Includes the necessary material, labor, and equipment to complete the water main connection at the intersection. Add a lump sum of \$9,523.64.

Item 2: Change in project scope at the intersection of G Avenue and W. Madison Street for a direct connection to the water main rather than a tapping valve and sleeve. Add a lump sum cost of \$1,250.05.

Item 3: Change water service at 502 W. Madison Street from a 1" service to a 1.5" service connection with curb stop. Add a lump sum cost of \$540.50.

Attachments: Change Requests 4, 5 and 6

**Change in Contract Price** 

**Change in Contract Times** 

	enange in contract times
Original Contract Price:	Original Contract Times:
	Substantial Completion: November 24, 2023
\$ 3,668,641.25	Ready for final payment: December 29, 2023
Decrease from previously approved Change Orders:	Increase from previously approved Change Orders
	No.1 to No.2:
,	Substantial Completion: 6 days
\$ 570,307.55	Ready for final payment: 6 days
Contract Price prior to this Change Order:	Contract Times prior to this Change Order:
	Substantial Completion: November 30, 2023
\$ 3,077,835.02	Ready for final payment: January 4, 2024
Increase this Change Order:	Increase this Change Order:
	Substantial Completion: 183 days
\$ 11,314.19	Ready for final payment: 179 days
Contract Price incorporating this Change Order:	Contract Times with all approved Change Orders:
	Substantial Completion: May 31, 2024
\$ 3,089,149.21	Ready for final payment: July 1, 2024
U-BALL-L	The state of the s

	Recommended by Engineer (if required)	Accepted by Contractor
Ву:	Ales Judi	Bendu
Title:	Project Manager	Owner
Date:	November 27, 2023	11/29/83
	Authorized by Owner	Approved by Funding Agency (if applicable)
Title:		
Date:		



## Change Request

To:

City of Washington

Number: CR - 4 REVISED

Date: 10/27/2023

Job: Washington watermain

Job #: WAS023

**Description:** F Ave and Madison St. intersection. Discovered a concrete encased watermain that after discussion with the city it was decided to remove and replace.

Description	Quantit	/ Unit	Unit Price	Price
12" c-900 watermain	40	ft	\$47.94	\$1,917.60
12" hymax couplers	1	ea	\$305.00	\$305.00
1" road stone	80	ton	\$24.75	\$1,980.00
material markup	1	ls	\$630.30	\$630.30
labor	1	ls	\$4,650.00	\$4,550.00
•				\$0.00
				\$0.00
				\$0.00
			Total:	\$9,382.90
Bond Fees			1.5%	\$140.74
Added Working Days Requested:	6			
· · · · · · · · · · · · · · · · · · ·	<del></del>	Chang	o Order Total:	\$9,523.6

Submitted by: BJ Miller Cornersione Excavating, Inc.	Approved by:
(1/0///h ))	Date:



# Chance Request:

To:

City of Washington

Number: CR-5

Date: 10/27/2023

Job: Washington Watermain

Job #: WAS023

Description:

G Avenue intersection changing from a 4x4 tapping sleeve to a direct connection on an existing 4" line. This

change order includes keeping line items 5.10 and 5.14

Description		Quantity	Unit	Unit Price	Price
	6" hymax couplers	2	ea	\$375.00	\$750.00
	6" c-900 pipe	10	ft	\$13.75	\$137.50
	4" 45° elbows	2	ea	\$78.24	\$156.48
	4" megalugs	4.0	ea	\$60.00	\$240.00
	material markup	1	ls	\$192.60	\$192.60
	labor	1	ls	\$1,250.00	\$1,250.00
	4x4 tapping sleeve	1	ls	(\$745.00)	-\$745.00
	tapping labor	1	s	(\$750.00)	-\$750.00
					\$0.00
					\$0.00
					\$0.00
					\$0.00
					\$0.00
					\$0.00
					\$0.00
				Total:	\$1,231.58
	Bond Fees			1.5%	\$18.47
	Added Working Days Requested: 1				
		The second section of the second section secti	Chang	e Order Total:	\$1,250.05

Submitted by: BJ Miller	Approved by:	
Cornerstone Excavating, Inc.	Date:	



# Change Request

To:

City of Washington

Number: CR-6

Date: 11/27/2023

Job: Washington Watermain

Job #: WAS023

Description: Additional cost to change car doctor water service from a 1" to a 1.5". City supplied 6.5' of 1.5" copper.

1	LS	\$470.00	\$470.00
		Ψ <b>~</b> ( <b>U,UU</b>	<b>⊅4/∪.∪</b> ∪
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
			\$0.00
		Total:	\$470.00
			\$70.50
	Change	Order Total:	\$540.50
	······································	Change	Total:  Change Order Total:

Submitted by: BJ Miller	Approved by:
Corneystore Exervating, Inc.	Date:
- # ()/	

#### **CHANGE ORDER NO. 3**

Owner:

City of Washington

Owner's Project No.:

Engineer:

**FOX Strand** 

Engineer's Project No.:

Contractor:

Cornerstone Excavating, Inc.

Contractor's Project No.:

Project: Contract Name:

2022 Washington Water Main Improvements 2022 Washington Water Main Improvements

Date Issued:

11/27/2022

Effective Date of Change Order: 12/5/2023

3424-20B

#### The Contract is modified as follows upon execution of this Change Order:

Item 1: Change in project scope to remove existing concrete encased water main at the intersection of F Avenue and W. Madison Street. Includes the necessary material, labor, and equipment to complete the water main connection at the intersection. Add a lump sum of \$9,523.64.

Item 2: Change in project scope at the intersection of G Avenue and W. Madison Street for a direct connection to the water main rather than a tapping valve and sleeve. Add a lump sum cost of \$1,250.05.

Item 3: Change water service at 502 W. Madison Street from a 1" service to a 1.5" service connection with curb stop. Add a lump sum cost of \$540.50.

Attachments: Change Requests 4, 5 and 6

**Change in Contract Price** 

**Change in Contract Times** 

3	onange in contract times
Original Contract Price:	Original Contract Times:
	Substantial Completion: November 24, 2023
\$ 3,668,641.25	Ready for final payment: December 29, 2023
Decrease from previously approved Change Orders:	Increase from previously approved Change Orders
	No.1 to No.2:
	Substantial Completion: 6 days
\$ 570,307.55	Ready for final payment: 6 days
Contract Price prior to this Change Order:	Contract Times prior to this Change Order:
	Substantial Completion: November 30, 2023
\$ 3,077,835.02	Ready for final payment: January 4, 2024
Increase this Change Order:	Increase this Change Order:
	Substantial Completion: 183 days
\$ _11,314.19	Ready for final payment: 179 days
Contract Price incorporating this Change Order:	Contract Times with all approved Change Orders:
	Substantial Completion: May 31, 2024
\$ _3,089,149.21	Ready for final payment: July 1, 2024

	Recommended by Engineer (if required)	Accepted by Contractor
Ву:	Alexa Sanji	BINDU
Title:	Project Manager	Owner
Date:	November 27, 2023	11/20/23
	Authorized by Owner	Approved by Funding Agency (if applicable)
Title:		
Date:		



# Change Request

To:

City of Washington

Number: CR - 4 REVISED

Date: 10/27/2023

Job: Washington watermain

Job #: WAS023

Description: F Ave and Madison St. intersection. Discovered a concrete encased watermain that after discussion with the city

it was decided to remove and replace.

Description			Quantity	Unit	Unit Price	Price
12'	c-900 watermain	**************************************	40	ft	\$47.94	\$1,917.60
12'	hymax couplers		1	ea	\$305.00	\$305.00
<b>1"</b> (	road stone		80	ton	\$24.75	\$1,980.00
nna	terial markup		1	ls	\$630.30	\$630.30
løb	or		1	ls	\$4,550.00	\$4,550.00
						\$0.00
						\$0.00
						\$0.00
					Total:	\$9,382.90
Во	nd Fees				1.5%	\$140.74
Ad	ded Working Days Requested:	6				
1		**************************************	•	Change	Order Total:	\$9,523.64
						• •
}						

Submitted by: BJ Miller	
Cornersione Except	ling, Inc.
6A1111VII	
1	4
	$\vee$

Approved by:	**************************************
Date	



## Change Request.

To:

City of Washington

Number: CR-5

Date: 10/27/2023

Job: Washington Watermain

Job #: WAS023

Description: G Avenue intersection changing from a 4x4 tapping sleeve to a direct connection on an existing 4" line. This

change order includes keeping line items 5.10 and 5.14

Description		Quantity	Unit	Unit Price	Price
	6" hymax couplers	2	ea	\$375.00	\$750.00
	6" c-900 pipe	10	ft	\$13.75	\$137.50
	4" 45° elbows	2	ea	\$78.24	\$156.48
	4" megalugs	4.0	ea	\$60.00	\$240.00
	material markup	1	ls	\$192.60	\$192.60
	labor	1	ls	\$1,250.00	\$1,250.00
	4x4 tapping sleeve	1	ls	(\$745.00)	-\$745.00
	tapping labor	1	Is	(\$750.00)	-\$750.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00
				Total:	\$1,231.58
	Bond Fees			1.5%	\$18.47
	Added Working Days Requested: 1	nagagada noony pagajagada needhaharana		Specify the specify of the specific of the	
	· · · · · · · · · · · · · · · · · · ·		Chang	e Order Total:	\$1,250.05

Submitted by: BJ Miller	Approved by:	
Cornerstone Excavating, Inc.	Date:	<u> </u>



# Change Request

To:

City of Washington

Number: CR - 6

Date: 11/27/2023

Job: Washington Watermain

Job #: WAS023

Description: Additional cost to change car doctor water service from a 1" to a 1.5". City supplied 6.5' of 1.5" copper.

Description	Quantity	Unit	Unit Price	Price
Water service 1.5"	1	LS	\$470.00	\$470.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
				\$0.00
			Total:	\$470.00
Bond Fees				\$70.50
Added Working Days Requested: 0.5				
	//	Change	Order Total:	\$540.50

Submitted by: BJ Miller	Approved by:
Cornerstone Externating, Inc.	Date:
- <i>FD/II</i> WU\	

Contractor's A			nt	*****			
Owner:		Vashington			r's Project No.:		
Engineer:	FOX Stra				er's Project No.:	_	3424-20B
Contractor:		tone Excava			actor's Project No	.: _	
Project:			ater Main Improven				
Contract:		ashington W	ater Main Improven	nents			
Application		6		tion Date:	11/27/2023		
Application	Period:	From	10/21/2023	to	11/27/2023		
1. Ori	iginal Cont	ract Price			<del>-</del>	\$	3,668,641.25
2. Ne	t change b	y Change O	rders		-	\$	(579,492.04
3. Cui	rrent Cont	ract Price (L	ine 1 + Line 2)			\$	3,089,149.21
4. Tot	tal Work c	ompleted ar	nd materials stored t	o date	lu <del>m</del>		
(Su	ım of Colu	mn G Lump	Sum Total and Colur	nn J Unit Pric	e Total)	\$	1,992,449.77
5. Ref	tainage				i. <del></del>		
а	ı. <u>5%</u>		992,449.77 Work C	ompleted		\$	99,622.49
	0%	X \$		Materials		\$	
C	c. Total Re	tainage (Lin	e 5.a + Line 5.b)			\$	99,622.49
6. Am	nount eligi	ble to date (	Line 4 - Line 5.c)			\$	1,892,827.28
		150 B	(Line 6 from prior ap	plication)		\$	1,423,331.09
		this applica				\$	469,496.19
9. Ba	lance to fi	nish, includi	ng retainage (Line 3 -	Line 6)	-	\$	1,196,321.93
applied on ac prior Applicat (2) Title to all Application for encumbrance liens, security	ecount to di tions for Pa Work, mat or Payment es (except s y interest, o	scharge Cont yment; erials and eq , will pass to uch as are co or encumbran	ceived from Owner on ractor's legitimate obling uipment incorporated Owner at time of paymered by a bond accepces); and cation for Payment is in	gations incurre in said Work, o ent free and o table to Owne	ed in connection with or otherwise listed it lear of all liens, sect r indemnifying Own	n or ourity	e Work covered by covered by this interests, and gainst any such
Contractor:	BJ Mille	M A					
Signature:		41 <b> </b>	<u> </u>		Date	e:	11/28/2023
Recommen	ded by En	ginger	1	Approved	by Owner		
Ву:	1	tuo /	sufii	Ву:			
Title:	Pr	oject Mana	ager	Title:			
Date:		11/28/202	23	Date:			
Approved b	y Funding	Agency					
Ву:				Ву:			
Title:				Title:			TO THE STATE OF TH
Date:				Date:			

Owner:	City of Washington										Owners Deals 11		
	City of Washington FOX Strand										Owner's Project No		3424-20B
ngineer: ontractor										-	Engineer's Project I Contractor's Project		3424-208
roject:	2022 Washington Water Main Improvements									-	Contractor's Projec	t No.:	
Contract:	2022 Washington Water Main Improvements			_									
Application		d: From	10/21/23		to		11/27/23				Applic	ation Date:	11/27/23
	10.00 10 10 10 10 10 10 10 10 10 10 10 10 1	7772200	D D	_			F F				200000		11/2//23
A	В	С		et Info	E		F	G Work C	H	1	J	K	
Bid Item	Description	Item Quantity	Units		Jnit Price	Valu	ue of Bid Item (C X E) (\$)	Estimated Quantity Incorporated in the Work	Value of Work Completed to Date (E X G) (\$)	Materials Currently Stored (not in G) (\$)	Work Completed and Materials Stored to Date (H + I) (\$)	% of Value of Item (J / F) (%)	Balance to Finish (F-J) (\$)
			Mark Town	(	Original Contr	ract					Was Not to	M. S. C. M.	
	Division 1 - General					150					MEDICEDIE	A SECOND	explanations.
1.01	Compaction Testing	1	LS	\$	7,500.00	\$	7,500.00	1.00	\$ 7,500.00		\$ 7,500.00	100%	
1.02	Construction Contingency (Allowance)		ALW	5	20,000.00	\$	20,000.00		\$ -		\$ -	0%	\$ 20,000.00
1.03	Temporary Mailbox Cluster		LS	5	975.00 14,750.00	\$	975.00	CONTRACTOR OF THE PARTY OF THE	\$ .		\$ -	0%	
1.04	Removals, Miscellaneous Remove And Replace Signage	-	LS	5	9,750.00	\$	14,750.00	0.75	\$ 11,062.50		\$ 11,062.50	75%	
105	Division 2 - Earthwork		LS	10	9,750.00	\$	9,750.00	1.00	\$ 9,750.00	-	\$ 9,750.00	100%	\$ -
2.01	Topsoil, Strip, Stockpile, Furnish, And Respread	-	LS	\$	34,550.00	\$	34,550.00	0.75	\$ 25,912.50		\$ 25,912.50	75%	
2.02	Unsuitable Soils, Removal And Replacement		CY	5	50.00	5	2,500.00	50.00	\$ 2,500.00		\$ 2,500.00	100%	
2.03	Clearing And Grubbing, Tree Removal, Tree Trimming	1	LS	5	34,950.00	5	34,950.00	1.00	\$ 34,950.00		\$ 34.950.00		
	Division 3 - Trench and Trenchless Construction			+		5	5 1,550.00		\$ -		\$ -	20076	\$ -
3.01	Trench Foundation	50	TON	\$	55.00	\$	2,750.00	50.00	\$ 2,750.00		\$ 2,750.00	100%	T
3.02	Replacement Of Unsuitable Backfill, Trench	50	CY	5	50.00	S	2,500.00	50.00	\$ 2,500.00		\$ 2,500.00		
	Division 4 - Sewers and Drains		2	1		\$			\$ -		\$ -	( Sec. )	\$ -
4.01	CCTV 8-Inch Sanitary Sewer, Pre Construction Service Locate	2,348		\$	7.75	\$	18,181.50	1,278.00	\$ 9,904.50		\$ 9,904.50	54%	\$ 8,277.00
4.02	CCTV 10-Inch Sanitary Sewer, Pre Construction Service Locate		LF	\$	7.75		5,781.50	285.00	\$ 2,208.75		\$ 2,208.75	38%	\$ 3,572.75
4.03	CCTV 12-Inch Sanitary Sewer, Pre Construction Service Locate		LF	\$			628.00	10.00	\$ 628.00		\$ 628.00	100%	
4.04	CCTV 4-Inch Sanitary Sewer W/Report, Post Construction Service Inspection		LF	\$	7.75		7,401.25	A SHIP	\$ .		\$ -	0%	
4.05	CCTV 6-Inch Sanitary Sewer W/Report, Post Construction Service Inspection		LF	\$	7.75		6,448.00		\$ -		\$ -	0%	
4.06	CCTV Inspection Reversal		EA	5	555.00		2,775.00	2.00	\$ 1,110.00		\$ 1,110.00		
4.07	Sanitary Sewer Main Line, Heavy Cleaning Sanitary Sewer Main Line, Removal Of Heavy Roots		HR	5	325.00 325.00	T	3,250.00		\$ -		\$ -	0%	
4.08	Sanitary Sewer Main Line, Removal Of Heavy Roots Sanitary Sewer Main Line, Removal Of Heavy Scale		HR	\$	325.00	7	3,250.00		\$ -		\$ -	0%	
4.10	Sanitary Sewer Main Line, Removal of Heavy Scale Sanitary Sewer Main Line, Protruding Tap Cut		EA	5	1,200.00		3,250.00		\$ -		\$ - \$ -	0%	
4.11	Sanitary Sewer Debris Cutting Removal		HR	5	425.00		12,000.00 4,250.00	5.00	\$ 2,125.00		\$ 2,125.00	50%	
4.12	Remove & Replace Sanitary Service		DEA	5	4,275.00		85,500.00	4.00	\$ 17,100.00	-	\$ 17,100.00		
5.12	Division 5 - Water Main and Appurtenances	-	-	÷	1,270.00	5	83,300.00	4.00	\$ 17,100.00		\$ 17,100.00	20%	\$ 00,400.00
5.01	Cap Existing Water Main In Place	11	EA	\$	2,300.00		43,700.00	8.00	\$ 18,400.00		\$ 18,400.00	42%	
5.02	Removal Of Existing Water Main	31	DLF	5	27.50		825.00	13.00	\$ 357.50		\$ 357.50		
5.03	Remove And Salvage Existing Fire Hydrant		BEA	5	1,750.00	\$	14.000.00	4.00	\$ 7,000,00		\$ 7,000.00		
5.04	Water Main, Connect To Existing, E. Main St. And N. 12Th Ave. Connection 1	1	1 LS	5	5,950.00	\$	5,950.00	1.00	\$ 5,950.00		\$ 5,950.00		
5.05	Water Main, Connect To Existing, E. Main St. And N. 12Th Ave. Connection 2		1 LS	\$	6,550.00	\$	6,550.00	1.00	\$ 6,550.00		\$ 6,550.00	100%	\$ -
5.06	Water Main, Connect To Existing, E. Main St. And N. 14Th Ave.		1 LS	\$	15,025.00	\$	15,025.00	1.00	\$ 15,025.00		\$ 15,025.00	100%	\$ -
5.07	Water Main, Connect To Existing, E. Main St. And N. 15Th Ave.		1 LS	5	6,880.00		6,880.00	1.00	\$ 6,880.00		\$ 6,880.00	100%	\$ -
5.08	Water Main, Connect To Existing, W. Madison St. And S. H Ave.		1 LS	\$	8,400.00		8,400.00	1.00	\$ 8,400.00	j	\$ 8,400.00	100%	\$ -
5.09	Water Main, Connect To Existing, W. Madison St.	1	1 LS	\$	3,835.00		3,835.00		\$ -		\$ -	0%	
5.10	Water Main, Connect To Existing, W. Madison St. And S. G Ave.		1 LS	\$	9,835.00		9,835.00	1.00	\$ 9,835.00		\$ 9,835.00		
5.11	Water Main, Connect To Existing, W. Madison St. And S. F. Ave		1 LS	\$	14,750.00		14,750.00	1.00	\$ 14,750.00		\$ 14,750.00		
5.12	Water Main, Connect To Existing, W. Madison St. And S. D. Ave.		1 LS	\$	8,800.00	7	8,800.00	1.00	\$ 8,800.00		\$ 8,800.00		
5.13	Water Main, Connect To Existing, W. Madison St. And S. C. Ave.		1 LS	\$	5,600.00	1 4	5,600.00	1.00	\$ 5,600.00		\$ 5,600.00		
5.14 5.15	Tapping Valve Assembly, 4"X4" Tapping Valve Assembly, 8"X8"	-	2 EA 1 EA	\$	4,750.00 11,750.00		9,500.00	1.00	\$ 4,750.00		\$ 4,750.00		
5.16	Tapping Valve Assembly, 8 X6*  Tapping Valve Assembly, 12*X6*		1 EA	5	8,930.00		11,750.00	1.00	\$ 11,750.00	-	\$ 11,750.00		
5.10	Tapping Valve Assembly, 12 Xo		454		11 025 00		8,930.00		\$ .	-	\$ -	0%	\$ 8,930.00

Owner:	City of Washington								Owner's Project No.		
Engineer:	FOX Strand								Engineer's Project N	-	3424-20B
Contractor	Cornerstone Excavating, Inc.								Contractor's Project		5424 200
Project:	2022 Washington Water Main Improvements									-	
Contract:	2022 Washington Water Main Improvements										
Application	No.: 6 Application Period:	From	10/21/23	to	11/27/23				Applies	ition Date:	11/27/23
A	PARTIE BARRIER	С	D	F	F	G	н		Арриса	K	11/2//25
	RESIDENCE SE INVESTIGATE LA COMPANIONE DE LA COMPANIONE D	The Avenue		t Information			Completed			K	
Bid Item	Description	Item Quantity	Units	Unit Price (\$)	Value of Bid Item (C X E) (S)	Estimated Quantity Incorporated in the Work	Value of Work Completed to Date (E X G) (\$)	Materials Currently Stored (not in G) (\$)	Work Completed and Materials Stored to Date (H + I) (S)	% of Value of Item (J / F) (%)	Balance to Finit (F - J) (\$)
5.18	Water Main, 8-Inch, Case 1, Trenched	100		\$ 79.00	\$ 7,900.00	the Work	\$ .	(7)	\$ -	0%	
5.19	Water Main, 8-Inch, Case 1, Trenched, Restrained Joint	232	LF	\$ 90.00	\$ 20,880.00	112.00	\$ 10,080,00		\$ 10,080.00	48%	
5.20	Water Main, 8-Inch, Case 1, Trenched Di, Nitrile Gaskets	1,150	LF	\$ 92.50	\$ 106,375.00	25.00	\$ 2,312.50		\$ 2,312.50	2%	
5.21	Water Main, 8-Inch, Case 1, Trenched Di, Nitrile Gaskets, Restrained Joint	245	LF	\$ 127.50	\$ 31,237.50	484.00	\$ 61,710.00		\$ 61,710.00	198%	
5.22	Water Main, 8-Inch, Case 2, Trenchless Pvc Or Di	100	LF	\$ 170.00	\$ 17,000.00	101.00	\$ -		\$ 01,710.00	0%	
5.23	Water Main, 8-Inch, Case 2, Trenchless Di, Nitrile Gaskets	1,160	LF	\$ 207.00	\$ 240,120.00	2,295.00	\$ 475,065,00		\$ 475,065.00	198%	
5.24	Water Main, 8-Inch, Case 3, Trenched Or Trenchless	670	LF	\$ 175.00	\$ 117,250.00	708.00	\$ 123,550.00		\$ 123,550.00	105%	\$ (6,300.0
5 25	Water Main Service, 1-Inch Hardware, Connection To Existing	53	EA	\$ 875.00	\$ 46,375.00	43.00	\$ 37,625.00		\$ 37,625.00	81%	
5.26	Water Main Service Pipe, Trenched, 1-Inch Copper	208	LF	\$ 49.50	\$ 10,296.00	229.00	\$ 11,335,50		\$ 11,335,50	110%	
5.27	Water Main Service Pipe Trenchless, 1-Inch Copper	1,957	LF	\$ 56.00	\$ 109,592.00	1,168.00			\$ 65,408.00	60%	
5.28	Temporary Water Main Service (Contingency)	200	LF	5 43.00	\$ 8,600.00	5.00	\$ 215.00		\$ 215.00	3%	\$ 8,385.0
5.29	Water Service Corporation	53	EA	\$ 400.00	\$ 21,200.00	44.00	\$ 17,600.00		\$ 17,600.00	83%	\$ 3,600.0
5.30	Water Service Curb Stop And Box	53	EA	\$ 515.00	\$ 27,295.00	42.00	\$ 21,630.00		\$ 21,630.00	79%	\$ 5,665.0
5.31	Water Main Service Pipe, Abandon Existing	53	EA	\$ 325.00	\$ 17,225.00	44.00	\$ 14,300.00		\$ 14,300,00	83%	\$ 2,925.0
5.32	Fire Hydrant Assembly	10	EA	\$ 8,540.00	\$ 85,400.00	10.00	\$ 85,400.00		\$ 85,400.00	100%	S
5.33	Water Main, 4-Inch Resilient Wedge Gate Valve	1	EA	\$ 1,850.00	\$ 1,850.00	2.00	\$ 3,700.00		\$ 3,700.00	200%	\$ (1,850.0
5.34	Water Main, 6-Inch Resilient Wedge Gate Valve		EA	\$ 2,300.00	\$ 2,300.00	2.00	\$ 4,600.00		\$ 4,600.00	200%	\$ (2,300.0
5.35	Water Main, 8-Inch Resilient Wedge Gate Valve		EA	\$ 3,005.00	\$ 27,045.00	11.00	\$ 33,055.00		\$ 33,055.00	122%	\$ (6,010.0
5.36	Water Main, 12-Inch Resilient Wedge Gate Valve		EA	\$ 4,995.00	\$ 4,995.00		\$ -		\$ -	0%	\$ 4,995.0
5.37	Remove Existing Water Main Valve	14	EA	\$ 625.00	\$ 8,750.00	3.00	\$ 1,875.00		\$ 1,875.00	21%	\$ 6,875.0
5.38	Abandon Existing Water Main Valve in Place		EA	\$ 5,200.00	\$ 5,200.00	0.75	\$ 3,900.00		\$ 3,900.00	75%	\$ 1,300.0
5.39	Water Main Testing And Disinfection		LS	\$ 12,500.00	\$ 12,500.00	1.00	\$ 12,500.00		\$ 12,500.00	100%	\$
5.40	Water Main Disconnections		LS	\$ 23,550 00	\$ 23,550.00	1.00	\$ 23,550.00		\$ 23,550.00	100%	\$
5.41	Abandon Existing Water Main In Place, W/ Grout	10	LF	\$ 225.00	\$ 2,250.00	ADJO OF THE R	\$ -		\$ -	0%	\$ 2,250.0
	Division 6 - Structures for Sanitary and Storm Sewers				\$ -		\$ -		\$ -	NAME OF	\$
6.01	Remove Existing Storm Sewer Intake		EA	\$ 2,500.00	\$ 5,000.00	3.00	\$ 7,500.00		\$ 7,500.00	150%	\$ (2,500.0
6.02	Storm Sewer Intake, Sw-501	2	EA	\$ 7,150.00	\$ 14,300.00	3.00	\$ 21,450.00		\$ 21,450.00	150%	\$ (7,150.0
	Division 7 - Pavement and Appurtenances				\$ -		\$ -		\$ -		\$
	Sidewalk Removal And Disposal	675		\$ 11.50	\$ 7,762.50	661.42	\$ 7,606.33		\$ 7,606.33	98%	\$ 156.1
7.02	PCC Sidewalk, 5-Inch	1,122		\$ 90.00	\$ 100,980.00	925.92	\$ 83,332.80		\$ 83,332.80	83%	\$ 17,647.3
7.03	Pavement Removal And Disposal	1,513		\$ 15.00	\$ 22,695.00	873.98	\$ 13,109.70		\$ 13,109.70	58%	\$ 9,585.
7.04	Removal Of Curb And Gutter	1,045		\$ 15.00	\$ 15,675.00	606.75	\$ 9,101.25		\$ 9,101.25	58%	\$ 6,573.7
7.05 7.06	PCC Full Depth Patch PCC Curb And Gutter, 30-inch	1,520		\$ 175.00	2 200,000.00	873.98	\$ 152,946.50		\$ 152,946.50	57%	
7.05	PCC Curb And Gutter, 30-inch PCC Pavement Samples And Testing	966		\$ 75.00	7 10 100100	606.75	\$ 45,506.25		\$ 45,506.25	63%	\$ 26,943.
7.07	Detectable Warning Panels		LS	\$ 9,765.00		1.00	\$ 9,765.00		\$ 9,765.00		\$
7.09	Ada Survey	332		\$ 75.00		238.50	\$ 17,737.50		\$ 17,737.50	71%	
7.10	Ada Survey Driveway Pavement Removal And Disposal		EA	\$ 350.00			\$ -		\$ -	0%	
7.10	PCC Commercial Driveway Pavement, 7.5-Inch	449		\$ 15.00		440.85	\$ 6,612.75		\$ 6,612.75	98%	\$ 122.
7.11		191		\$ 175.00	9 00,120,00	217.86	\$ 38,125.50		\$ 38,125.50		
7.12	PCC Residential Driveway Pavement, 6-Inch Painted Pavement Markings	261		\$ 150.00	\$ 39,150.00	222.99	\$ 33,448.50		\$ 33,448.50	85%	
1000000	Painted Pavement Markings Removable Bollard	12	LS EA	\$ 9,875.00 \$ 5,225.00	\$ 9,875.00		\$ -		\$	0%	
7.14					\$ 20,900.00	200	\$ .		\$ .	0%	\$ 20,900.

15,300.00

15,300.00

Division 8 - Traffic Control 8.01 Traffic Control & Staging

Division 9 - Site Work

#### Progress Estimate - Unit Price Work

#### Contractor's Application for Payment

Owner:	City of Washington	Owner's Project No.:	
Engineer:	FOX Strand	Engineer's Project No.:	3424-20B
Contractor:	Cornerstone Excavating, Inc.	Contractor's Project No.:	8-2
Project:	2022 Washington Water Main Improvements		
Contract:	2022 Washington Water Main Improvements		

Applicatio			10/21/23		No.					ation Date:	
A	В	С	D	E	F	G	Н		J	K	L
Bid Item			Contra	Unit Price	Value of Bid Item (C X E)	Estimated Quantity Incorporated in	Value of Work Completed to Date (E X G)	Materials Currently Stored (not in G)	Work Completed and Materials Stored to Date (H+I)	% of Value of Item (J / F)	Balance to Finis
No.	Description	Item Quantity	Units	(\$)	(\$)	the Work	(\$)	(\$)	(\$)	(%)	(\$)
9.01	Hydraulic Seeding, Fertilizing, And Mulching - Type 1		AC	\$ 10,250.00	20,025100	0.35			\$ 3,587.50	-1.17	\$ 9,737.5
9.02	Filter Sock	500		\$ 7.00	A stageton	10.00	\$ 70.00		\$ 70.00		\$ 3,430.0
9.03	Inlet Protection, Drop-In	14	EA	\$ 185.00	\$ 2,590.00		\$ -		\$ -	0%	\$ 2,590.0
	Division 11 - Miscellaneous				\$ -		\$ -		\$ -	200	\$ -
11.01	Mobilization		LS	\$ 198,750.00		0.90	\$ 178,875.00		\$ 178,875.00	90%	\$ 19,875.0
11.02	Exploratory Digging	1	LS	\$ 34,585.00	\$ 34,585.00	0.75	\$ 25,938.75		\$ 25,938.75	75%	\$ 8,646.2
11.03	Maintenance Of Solid Waste Collection	1	LS	\$ 9,850.00	\$ 9,850.00	0.75	\$ 7,387.50		\$ 7,387.50	75%	\$ 2,462.5
3070.00	Division 12 - Washington Bivd. (REMOVED BY CO NO. 1)	CHARLES IN A	NACTOR STATE		\$ -	STATE STATE OF	\$ .		\$ .		\$ .
12.01	Cap Existing Water Main In Place	7	EA	\$ 1,680.00	\$ 11,760.00		\$ -		\$ -	0%	\$ 11,760.0
12.02	Tapping Valve Assembly, 4"X4"	2	EA	\$ 5,150.00	\$ 10,300.00		\$ -		\$ -	0%	\$ 10,300.0
12.03	Tapping Valve Assembly, 12"X8"	2	EA	\$ 10,075.00	\$ 20,150.00		\$ .		\$ .	0%	\$ 20,150.0
12.04	Water Main, 8-Inch, Case 2, Trenchless PVC Or Di	848	LF	\$ 220.00	\$ 186,560.00		\$ -		\$ -	0%	\$ 186,560.0
12.05	Water Main Service, 1-Inch Hardware, Connection To Existing	18	EA	\$ 490.00	\$ 8,820.00		\$ -	HELDER CHARLES AND LAND	\$ -	0%	\$ 8,820.0
12.06	Water Main Service Pipe Trenchless, 1-Inch Copper	869	LF	\$ 80.00	\$ 69,520.00		\$ -		\$ -	0%	\$ 69,520.0
12.07	Water Main Service Pipe Trenched, 1-Inch Copper	30	LF	\$ 57.00	\$ 1,710.00		\$ -	7 7 7 7 7	\$ -	0%	\$ 1,710.0
12.08	Water Service Curb Stop & Box	18	EA	\$ 475.00		SECTION SOL	\$ -		\$ -	0%	\$ 8,550.0
12.09	Water Main Service Pipe, Abandon Existing	18	EA	\$ 375.00	\$ 6,750.00		\$ -		\$ -	0%	\$ 6,750.0
12.10	Fire Hydrant Assembly	an Santawallar	EA	\$ 8,540.00	\$ 8,540.00	OLE SERVICE	\$ -		\$ -	0%	\$ 8,540.0
12.11	Water Main, 8-Inch Resilient Wedge Gate Valve	2	EA	\$ 3,600.00	\$ 7,200.00		\$ -	CONTRACT TO A SECOND	\$ -	0%	\$ 7,200.0
12.12	Sidewalk Removal And Disposal	114	SY	\$ 14.50		136 50 150 15	\$ -		\$ .	0%	\$ 1,653.0
12.13	PCC Sidewalk, 5-Inch	115	SY	\$ 300.00	\$ 34,500.00		\$ -	Control of the Control	s .	0%	\$ 34,500.0
12.14	Pavement Removal And Disposal	184	SY	\$ 14.50		Zole a mark	\$ -		S -	0%	\$ 2,668.0
12.15	Brick Paver Removal And Salvage	25	SY	\$ 325.00	\$ 8,125.00		Š -	CHARGE BEING	Ś.	0%	\$ 8,125.0
12.16	Removal Of Curb And Gutter	40	LF	\$ 32.50			\$ .		15 .		\$ 1,300.0
12.17	Driveway Pavement Removal And Disposal	25	SY	\$ 22.00			\$ -		\$ -		\$ 550.0
12.18	PCC Full Depth Patch	126	SY	\$ 175.00			Ś -	ALWAYS AND THE	5 -	0%	
12.19	PCC Curb And Gutter, 30-Inch	40	LF	\$ 75.00	\$ 3,000.00		\$ -		5 -	0%	\$ 3,000.0
12.20	Brick Paver Patch, Restoration Of Existing Pavers	65	SY	\$ 223,00			\$ -		\$ -	0%	
12.21	PCC Residential Driveway Pavement, 6-Inch	26	SY	\$ 150.00		The Victor and All	\$ -		5 .	0%	
12.22	Hydraulic Seeding, Fertilizing, And Mulching - Type 1	0.50	AC	\$ 8,500.00		ACCUMANTAL AND A SECOND	\$ -		\$ .	0%	
12.23	Compaction Testing		LS	\$ 6,225.00			\$ -		s -	0%	
12.24	Removals, Miscellaneous		LS	\$ 10,250.00			\$ -		5 .	0%	
12.25	Remove And Replace Signage	CALIFORNIA PORT	LS	\$ 4,585.00			s .		s -	0%	
12.26	Topsoil, Strip, Stockpile, Furnish, And Respread	Transaction and the	LS	\$ 12,500.00			\$ -		\$ .	0%	
12.27	Clearing And Grubbing, Tree Removal, Tree Trimming		LS	\$ 7,500.00			\$ .		S -	0%	
12.28	Water Main, Connect To Existing, W. Washington Blvd And S. F Ave.	The state of the s	LS	\$ 10,500.00	7 1,500,00		Š -		5 .	0%	
12.29	Water Main, Connect To Existing, W. Washington Blvd And S. D Ave.		LS	\$ 10,500.00			\$ -		5 .	0%	
12.30	Pcc Pavement Samples And Testing	7.57	LS	\$ 5,500.00			S -		5 -	0%	
12.31	Traffic Control & Staging		LS	\$ 5,500.00			s -		5 .	0%	
12.32	Mobilization		LS	\$ 25,500.00			5 -		S -	0%	
12.33	Exploratory Digging	A PROPERTY OF THE PARTY OF THE	LS	\$ 7,850.00			s -	100100000000000	\$ -	0%	
12.34	Water Main Testing And Disinfection		LS	\$ 5,500.00			\$ -		S -	0%	
12.35	Water Main Disconnections		LS	\$ 4,865.00			S -		\$ .	0%	
12.36	Water Main Casing With Watertight End Seals, Dip. 8-Inch		LF	\$ 315.00			\$ -		\$ -	0%	
12.30	Division 13 - Bike Trail	DE LABOUR D	-	315.00	3 6,300.00	STATE OF STREET	S -	STATE OF THE STATE	\$ -	0%	\$ 6,300.0

4 of 8

Contractor's Application for Payment Progress Estimate - Unit Price Work Owner's Project No.: City of Washington Engineer's Project No.: Contractor's Project No.: 3424-20B Engineer: Contractor FOX Strand Cornerstone Excavating, Inc. 2022 Washington Water Main Improvements roject: Contract: 2022 Washington Water Main Improvements Application Date: 11/27/23 11/27/23 Application No.: **Application Period:** From 10/21/23 A B C Work Completed Work Completed and Materials Value of Work Materials Estimated Balance to Finish Currently Stored (not in G) Stored to Date Value of Bid Ite Quantity Completed to Dat (E X G) (H+I)(J / F) (F-J) Bid Item (\$) 58,720.00 No. Item Quantity 734 SY Units (\$) (\$) the Work (\$) (\$) PCC Bike Trail, 6.5-Inch ADA Survey 58,720.00 4 EA 350.00 75.00 7,125.00 13 03 Detectable Warning Panels 7,125.00 Bid Alternate No. 1 7,750.00 7,750.00 10,350.00 5,500.00 7,750.00 0% 10,350.00 5,500.00 7,177.50 10.350.00 0% 5,500.00 Remove And Replace Signage
CCTV 8-Inch Sanitary Sewer, Pre Construction Service Locate
CCTV 4-Inch Sanitary Sewer W/Report, Post Construction Service Inspecti A1.03 A1.04 A1.05 7,177.50 2,598.75 8.25 0% 8.25 2,598.75 2,598.75 A1.06 CCTV 6-Inch Sanitary Sewer W/Report, Post Construction Service Inspection 2,598.75 A1.07 CCTV Inspection Reversal

A1.08 Sanitary Sewer Main Line, Heavy Cleaning 540.00 1,620.00 3,550.00 1,620.00 355.00 3,550.00 A 1.09 Sanitary Sewer Main Line, Heavy Cleaning
A 1.09 Sanitary Sewer Main Line, Removal Of Heavy Roots
A 1.10 Sanitary Sewer Main Line, Removal Of Heavy Scale
A 1.11 Sanitary Sewer Main Line, Protruding Tap Cut
A 1.12 Sanitary Sewer Debris Cutling Removal
A 1.13 Captistics Matter Unit 3,250.00 3,250.00 325.00 3,250.00 3.250.00 1.200.00 12.000.00 425.00 1,900.00 4,250.00 A1.13 Cap Existing Water Main In Place
A1.14 Removal Of Existing Water Main 3,800.00 1,900.00 6,600.00 47.50 0% 1,900.00 6,600.00 2 200 00 A1.15 Removal Of Existing Water Main Valv 0% Remove And Salvage Existing Fire Hydrant
Water Main, Connect To Existing, W. Madison St. And Hwy 1
Water Main, Connect To Existing, W. Madison St. And S. H. Ave A1.16 3,400.00 A1.17 A1.18 4,500.00 4,500.00 9,765.00 4,500.00 9.765.00 9,765.00 10,475.00 2,535.00 Water Main, Collingur, Locksong, W. Assambly, 127,85"
Water Main, Installation Case 1, Trenched Di W/ Nitrile Gaskets
Water Main, Installation Case 2, Trenchioss Di W. Nitrile Gaskets
Water Main, Installation Case 3, Trenchios Di W. Nitrile Gaskets
Water Main, Installation Case 3, Trenchiod Or Trenchioss Di W. Nitrile Gaskets
Water Main Service, 1-Inch Hardware, Connection To Existing A1.19 10,475.00 A1.20 84.50 2.535.00 1,348 LF 99.25 133,789.00 0% 0% 133.789.00 A1.22 A1.23 1,150.00 13,585.00 0% 13,585.00 Water Main Service Pipe, Trenched, 1-Inch Copper
Water Main Service Pipe Trenchless, 1-Inch Copper 49.50 4,158.00 33,517.50 4,158.00 33,517.50 4,300.00 54.50 A1.25 Water Main Service Pipe Trenchless, A1.26 Temporary Water Main Service, Contingency
A1.27 Water Service Corporation
A1.28 Water Service Curb Stop And Box 4,300.00 325.00 6,175.00 6,175.00 7,125.00 6,175.00 57,300.00 7,125.00 A1 29 Water Main Service Pipe, Abandon Existing 6,175,00 0% 57,300.00 A1.30 Fire Hydrant Assembly
A1.31 Water Main, 8-Inch Resilient Wedge Gate Valve SEA 9,550.00 0% 2,950.00 10,300.00 2 950 00

7,065.00

300.00

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293 SY

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10,300.00 7,065.00 10,700.00

2,610.00

87,900.00 1,590.00

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10,700.00 2,610.00 87,900.00

1,590.00 2,227.50

27,600.00

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0%

0% \$

A1.32 Abandon Existing Water Main Valve In Place
A1.33 Water Main Testing And Disinfection
A1.34 Water Main Disconnections

A1.35 Sidewalk Removal And Disposal
A1.36 PCC Sidewalk, 5-Inch
A1.37 Pavement Removal And Disposal

A1.40 PCC Curb And Gutter, 30-Inch
A1.41 PCC Pavement Samples And Testing

A1.38 Removal Of Curb And Gutter A1.39 PCC Full Depth Patch

Application   No.:   6   Application   From   10/21/23   to   11/27/23     11/27/	=	3424-20B
Contract Information   Work Completed	te:	11/27/23
Bid Item		L
Bid   Hem   No.   Description   Liter   Quantity   Units   (S)   Units   (Ex C)   (Inct or portated in the Work   (C X E)   (Inct or portated in the Work   (E X C)   (Inct or portated in the Work		
Al AD   Survey   Al A	of Bala	Balance to Fini (F - J) (\$)
A1.44 Driveway Pavement Removal And Disposal 158 SY \$ 30.00 \$ 4,740.00 \$ \$ - \$ \$ - \$ \$ .   A1.45 PCC Commercial Driveway Pavement, 7.5-inch 138 SY \$ 175.00 \$ 24,150.00 \$ \$ - \$ \$ - \$ \$ .   A1.47 Traffic Control & Staging 1 LS \$ 1,500.00 \$ \$ 1,500.00 \$ \$ - \$ \$ - \$ \$ .   A1.47 Traffic Control & Staging 1 LS \$ 11,500.00 \$ 1,500.00 \$ \$ - \$ \$ - \$ \$ .   A1.49 Hydraulic Seeding, Fertilizing, And Mulching - Type 1 0.30 AC \$ 10,000.00 \$ \$ 3,000.00 \$ \$ - \$ \$ - \$ \$ .   A1.49 Hydraulic Seeding, Fertilizing, Control & Staging 1 LS \$ 11,500.00 \$ \$ - \$ \$ - \$ \$ .   A1.49 Hydraulic Seeding, Fertilizing, Control & Staging 1 LS \$ 10,000.00 \$ \$ - \$ \$ - \$ \$ .   A1.50 Intel Profestion, Drop-in 5 EA \$ 185.00 \$ 925.00 \$ \$ - \$ \$ - \$ \$ .   A1.51 Mobilization 1 LS \$ 19,850.00 \$ \$ - \$ \$ - \$ \$ .   A1.51 Mobilization 1 LS \$ 5,250.00 \$ \$ 1,9850.00 \$ \$ - \$ \$ - \$ \$ .   A1.52 Exploratory Digging 1 LS \$ 5,250.00 \$ \$ 3,050.00 \$ \$ - \$ \$ - \$ \$ .   A1.53 Abandon Existing Water Main in Place, W/ Grout 1,195 LF \$ 30.00 \$ \$ 35,850.00 \$ \$ - \$ \$ - \$ \$ .   A1.53	0% \$	75.
Al 46   PCC Commercial Driveway Pavement, 7 5-inch   138   SY   \$ 175.00   \$ 24,150.00   \$	0% \$	350.
A1.46 PCC Reademial Dirveway Pavement, 8-inch 3 \$Y \$ 1,500,00 \$ 4,500,00 \$ \$ - \$ \$ .  1 Traffic Control & Staging 1 1,500,00 \$ 1,1,500,00 \$ \$ - \$ \$ .  A1.47 Traffic Control & Staging 1 1,500,00 \$ 1,1,500,00 \$ \$ - \$ \$ .  A1.48 Hytraulic Seeding, Fertilizing, And Mulching - Typo 1 0,30 AC \$ 10,000,00 \$ \$ - \$ \$ .  A1.49 Filter Sock 1 100 F \$ 700 \$ 700,00 \$ \$ - \$ \$ .  A1.50 Intel Protection, Drop-in 5 EA \$ 18500 \$ 925,00 \$ \$ - \$ \$ .  A1.51 Mobilization 1 1,5 \$ 19,850,00 \$ \$ - \$ \$ .  A1.52 Exploratory Olgang 1 1,5 \$ 5,250,00 \$ \$ .  A1.53 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ 30,00 \$ \$ .  A1.50 Protection, Drop-in 1,5 \$ 5,250,00 \$ \$ .  A1.51 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ 30,00 \$ \$ .  A1.53 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ 30,00 \$ \$ .  A1.50 Protection, Drop-in 1,5 \$ 5,250,00 \$ \$ .  A1.51 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ 30,00 \$ \$ .  A1.53 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ 30,00 \$ \$ .  A1.50 Protection, Drop-in 1,195 LF \$ 30,00 \$ \$ .  A1.50 Protection, Drop-in 1,195 LF \$ 30,00 \$ \$ .  A1.50 Protection, Drop-in 1,195 LF \$ 30,00 \$ \$ .  A1.51 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ .  A1.50 Protection, Drop-in 1,195 LF \$ .  A1.50 Protectin	0% \$	4,740.
A1.47   Traffic Control & Staging	0% \$	24,150.
A1.48 Hydraulic Seeding, Fertilizing, And Mulching - Typo 1 0.30 AC \$ 10,000.00 \$ 3,000.00 \$ \$ . \$ . \$ . A1.49 Filter Sock 100 LF \$ 700 \$ \$ 700.00 \$ \$ . \$ . \$ . \$ . A1.40 Filter Sock 5 . \$ . \$ . \$ . \$ . \$ . \$ . \$ . \$ . \$ .	0% \$	4,500.
A1.49   Filter Sock   100   LF   S   700   S   700.00   S   -   S   -     A1.50   Intel Protection, Drop-In   5EA   S   185.00   S   925.00   S   -   S   -     A1.51   Mobilization   1   LS   S   19,850.00   S   -   S   -     A1.52   Exploratory Digging   1   LS   S   5,250.00   S   -   S   -     A1.53   Abandon Existing Water Main In Place, W/ Grout   1,195   LF   S   30.00   S   35,850.00   S   -   S   -	0% \$	11,500.
A1 50   Intel Protection, Drop-In	0% \$	3,000.
A1 51   Mobilization   1 LS   \$ 19,850 00 \$ 19,850,000   \$ - \$ - \$ - \$ - \$	0% \$	700.
A1 52 Exploratory Digging 1 LS \$ 5,250.00 \$ 5,250.00 \$ 5 - \$ - A1 53 Abandon Existing Water Main In Place, W/ Grout 1,195 LF \$ 30.00 \$ 35,850.00 \$ 5 - \$ 5 -	0% \$	925.
A1.53 Abandon Existing Water Main in Place, W/ Grout 1,195 LF \$ 30.00 \$ 35,850.00 \$ \$	0% \$	19,850
7 3,500.00 7	0% \$	5,250.
	0% \$	35,850
Original Contract Totals S 3,668,641,25 S 1,981,135,58 S - S 1,981,135,58	4% Ś	1,687,505

wner:	City of Washington											Owne	er's Project No.	:		
ngineer:	FOX Strand												eer's Project N		3424-20	В
ontractor													actor's Project			
roject:	2022 Washington Water Main Improvements				_									-		
ontract:	2022 Washington Water Main Improvements															
pplication	n No.: 6 Applie	ation Period:	From	10/21/23	_	to	11/27/23					Application Date				23
A	В		C	D		E	F	G	815	н	1	N.V.E	J	K	L	193
		Section 1	Contr		ract Information		世紀五世紀本山岩	Work (	Comp	oleted						
Bld Item	Description	tt	em Quantity	Units		Unit Price	Value of Bid Item (C X E) (\$)	Estimated Quantity Incorporated in the Work	Con	ralue of Work npleted to Date (E X G) (\$)	Materials Currently Stored (not in G) (S)	an	ck Completed d Materials ored to Date (H+I) (S)	% of Value of Item (J / F) (%)	Balance to (F - J) (\$)	
	COLOR DE SANCIE DE LA COLOR DE					Change Orde						200	15,12-125			DEN -
					Т		TOTAL SECTION		86				2 21 TO 1	E 150 8 13		18.
CO 1.1	Remove Division 12 Items (See CO No. 1)		1.00	LS	\$	(559,426.00)	(559,426.00)		33			WH.		0%		426.00
CO 1.2	Remove Multi-Use Trail (CO No. 1)		(734.00)	SY	\$	80.00	(58,720.00)		898			250		0%		720.00
CO 1.3	Multi Use Trail to 5' Sidewalk (CO No. 1)		367.00	SY	\$	130.35	47,838.45	neses were a	150		N HISTORY	1000		0%		838.45
CO 2.0	Change in project scope along park from open trench to trenchle	iss	1.00	LS	\$	(20,498.68)	(20,498.68)		1979	DESCRIPTION OF		\$	SAUK STAIL	0%		198.68
CO 3.1	F Ave intersection 12" water main repair		1.00	LS	\$	9,523.64	9,523.64	1.00	\$	9,523.64		\$	9,523.64	100%		263
CO 3.2	G Ave intersection		1.00	LS	\$	1,250.05	1,250.05	1.00	\$	1,250.05		\$	1,250.05	100%		
CO 3.3	Additional cost for 1.5" water service at 502 W. Madison St.		1.00	LS	\$	540.50	540.50	1.00	\$	540.50		\$	540.50	100%	5	100
									165	<b>双侧侧侧</b>		1880		A500		
							Research to the second		EIG.	PARTE NAME		250		T-100	APPROXECT TO	
-51157							MULTIPLE STORY		180			200		1316.53	March March	
									63			ESTE	2000年100	16/16/09		
s areas							<b>新聞美聞車標</b> 。		STE	Region VI		1274			Secretary and	
					$\perp$		SOURCE SERVICE		138	Participation of	1	100	and the same	District the second	SERVICE STATE	
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2277.22					$\perp$		KARASHARA		100						STEEL STEEL	
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							TWEET STATE		152				CARL S	1877	AMERICA	
							具 语 原 其 6 · 4		18				DAVES .	WATER STATE	76.50	TAGE
									10			Telepara		SUPANIC	AND THE PARTY OF	
				(	hang	ge Order Totals	\$ (579,492.04)	)	\$	11,314.19	\$	\$	11,314.19	-2%	\$ (590	806.2

	City of Washing FOX Strand	ton								Owner's Project No. Engineer's Project N		3424-20B
	Cornerstone Ex	cavating, Inc.								Contractor's Project		
		on Water Main Imp	rovements								525.00	
Contract:	2022 Washingto	on Water Main Imp	rovements									
Application No.:	6			Application Period	: From	10/21/23	to	11/27/23			Application Date:	11/27/23
Α	В	C	D	E	F	G	Н	1	J Section	K	1 1	M
				The Line of the Y	1.000		Materials Stored	New York		Incorporated in Work		
Item No. (Lump Sum Tab) or Bid Item No. (Unit Price Tab)	Supplier Invoice No.	Submittal No. (with Specification Section No.)	Description of Materials or Equipment Stored	Storage Location	Application No. When Materials Placed in Storage	Previous Amount Stored (\$)	Amount Stored this Period (\$)		Amount Previously Incorporated in the Work (\$)	Amount Incorporated in the Work this Period (\$)	Total Amount Incorporated in the Work (J+K) (\$)	Materials Remaining in Storage (I-L) (\$)
								The state Venture				
								PLANT TO BE CHIEF.			tentar and and	April 18 Mary 19
								Executive 5				The Party of the P
								ENUCY IN SEC. 19				
								TALOUT BEET			Harris Day 18 and 18	
											ERRETEANISM	BEARINGS AT
								SELECT LANGE			District States	
												ATTAINED AND A
								CANCELLA CONTRACT				
					-							
								Commission & Commission of				
					1							CONTRACTOR CONTRACTOR
											NAME OF TAXABLE PARTY.	CONTRACTOR AND AND
								De Plenes de la				OF STREET, STREET,
												STATE OF THE
								LANCE AND ADDRESS OF THE PARTY				DUNG BARKS
								HONOR WANTED				
											GAMMAN SHIPE	CONTRACTOR OF THE PARTY OF THE

ORDINANCE NO.	
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AN ORDINANCE AMENDING THE CODE OF ORDINANCES OF THE CITY OF WASHINGTON, IOWA, INCORPORATING A NEW CHAPTER REGARDING CROSS CONNECTION CONTROLS.

WHEREAS, in order to protect the City's potable water supply, the City Council of the City of Washington has heretofore deemed it necessary and desirable to implement a cross connection control ordinance; and

WHEREAS, the City administration with the assistance of the Iowa Rural Water Association has drafted a proposed cross connection control ordinance that now requires passage by the Washington City Council.

### NOW, THEREFORE, BE IT ORDAINED, as follows:

1. <u>Amendment.</u> The Code of Ordinances of the City of Washington, Iowa, is hereby amended to add and incorporate a new chapter entitled "Cross Connection Control" to its code of ordinances, which reads as follows:

#### "CROSS CONNECTION CONTROL.

Section 1. <u>Definitions</u>. When used in this chapter, the following terms shall have the following meanings:

- "Approved Backflow Prevention Assembly for Containment" means an assembly that
  has been approved by the University of Southern California Foundation for Cross
  Connection Control and Hydraulic Research (USC) and meets AWWA standard
  C511-89 for Reduced Pressure Assemblies and ANSI/AWWA Standard C510-17
  (R21) for Double Check Assemblies.
- 2. "Backflow" means the undesirable reverse of flow of water contaminants or pollutants into the public water drinking supply as a result of a cross-connection. Backflow may occur through backpressure or backsiphonage.
- 3. "Backpressure" means Backflow caused by water pressure in a facility that is higher than the pressure of the public drinking water supply. This may be caused by pumps, boilers, gravity or other sources of pressure.
- 4. "Backsiphonage" means the reverse flow of used, contaminated, or polluted water from a plumbing fixture or device into the public drinking water due to reduced pressure. This can be caused by firefighting, water main breaks or repairs.

- 18. "Water Service" means the physical connection between a public water system and the Customer's building, property or private water system or the act of providing potable water to a Customer.
- Section 2. <u>Responsibility for Administration</u>. The Superintendent shall administer, implement and enforce the provisions of this chapter. Any powers granted or duities imposed upon the Superintendent may be delegated by the Superintendent to persons or entities acting in the beneficial interest or employ of the City.
- Section 3. <u>Right of Entry</u>. Upon proper identification presented by the Superintendent or his/her designee or upon the granting of a search warrant by a court of competent jurisdiction, the Superintendent shall be permitted access to a Customer's building or property for the purposes of inspection and to ensure compliance with this chapter.
- Section 4. New water services. Prior to connection of any new water service, the Customer or Customer's agent shall submit plans for a new water service to the Superintendent for review. The Superintendent shall determine the type of backflow prevention assembly required for containment based upon the Degree of Hazard. The Superintendent shall require the installation of the appropriate backflow prevention assembly for Containment prior to the initiation of water service. All new service lines are subject to the requirements of the plumbing code pertaining to backflow prevention.
- Section 5. <u>Cross Connections prohibited</u>. All Cross Connections from any well or other source of water to any piping systems connected to the Distribution System are prohibited.
- Section 6. <u>Customer responsibility</u>. Each Customer shall be responsible that no Cross Connections exist on the Customer's property or premises unless an approved backflow prevention device has been installed and maintained by the Customer.
- Section 7. <u>Backflow Devices required.</u> Backflow prevention devices at the entrance to the water service system are required for the following:
  - a. In the case of a potential of a Cross Connection where a hazardous condition exists;
  - b. All new commercial or industrial, or newly remodeled commercial or industrial buildings;
  - c. All multi-tenant residential properties; and
  - d. Permanently installed lawn irrigation devices; and
  - e. Any case where the Superintendent believes that the Degree of Hazard warrants the installation of a backflow prevention device.

- Section 13. <u>Annual Inspection Required</u>. The Customer which has an approved backflow prevention device installed on the Customer's property or premises shall have each backflow prevention device tested annually by a backflow prevention assembly technician registered with the Iowa Department of Public Health. Proof of said annual test shall be submitted no later than July 1<sup>st</sup> of each year (the "Annual Backflow Test Date"). The Customer shall show compliance with this Annual Inspection Requirement by submitting a report of each test to the Superintendent by the Annual Backflow Test Date. The Customer shall promptly, but no later than 30 days after being notified of a malfunctioning backflow prevention device, repair and/or replace said malfunctioning backflow prevention device.
- Section 14. <u>Disconnection from Water Service Pipe authorized.</u> In addition to the remedies expressed elsewhere in this chapter, the City may, disconnect the Customer from the City's water distribution system for violation of this chapter.
- 2. <u>Repealer.</u> All ordinances or parts of ordinances in conflict with the provisions of this Ordinance are hereby repealed.
- 3. <u>Adjudication.</u> If any section, provision, or part of this ordinance shall be adjudged to be invalid or unconstitutional, such adjudication shall not affect the validity of the ordinance as a whole or any section, provision or part thereof not adjudged invalid or unconstitutional.
- 4. <u>Effective Date.</u> This Ordinance shall be in effect after its final passage, approval and publication as provided by law.

Passed and approved this d	lay of, 202
Attest:	Millie Younquist, Mayor Pro tem
City Clerk	
Approved on First Reading: Approved on Second Reading: Approved on Third & Final Reading:	

	88,157.00		58,157.00
	In Amount Purpose 16,475.00 Public Safety Equip 6,382.00 S 12th Seeding 34,300.00 S E Ave 1,000.00 Woodlawn Cemetery Fence	To Capital Equip Capital Projects Capital Projects Cemetery Gift	Transfers (Included Above) From Out Amount Capital Projects 16,475.00 Road Use 6,382.00 Road Use 34,300.00 Riverboat Cap Proj 1,000.00
	\$979,196.44	\$1,510,907.78	Total
- weil #3 pump -Nutrient Reduction Study/Bazzoka Consultation		6350 36,360.00 6407 25,000.00	600 - Water Fund 610 - Sewer Fund
- Woodlawn fence repair	Transfer from Riverboat CP		580 - Cemetery Gift
-Makerspace construction expenses	175,000.00 Foundation Reimbursement	6770 400,360.00	570- Library Gift
- Makerspace non grant funded expenses	OBE ADDVE	6509 2,500.00	570- Library Giff
"Digital Materials	6,000.00 Interest		570- Library Gift
-FEH Design payments for Makerspace project	See above	6490 41,509,46	570- Library Gift
-Computer Replacements	183,815.97 Gift Donatons	6350 1,500.00	570- Library Gift
-Missed TIF Rebate Payment from FY23	Fund Balance		134 - Downtown TIF
-S B Ave/ Marion Ave Alley Repair	15,000.00 Reimb from Marion Ave	۲۵.	110 - Street Maintenance Expense
-Increased advertising expenses including clerk search		6402 3,000.00	001 - General Fund (Admin) 001 - General Fund (Admin)
-Adjust bugget for seasonal wages ommitted in Original Dudget - Indica -General Insurance increase larger than budgeted			001 - General Fund (Cemetery)
-Adjust budget for seasonal wages ommitted in original budget - FICA			001 - General Fund (Cernetery)
-Adjust budget for seasonal wages ommitted in original budget - wages	S,875,00 PNR Grant	6030 25.060.00	001 - General Fund (Fire)
-Fire Safe Heimets -Fire Safe Heimets	2,625.00 DNR Grant		001 - General Fund (Fire)
-Aerial platform repair - fire damage, covered by insurance proceeds received last fiscal year		6332 22,602.76	001 - General Fund (Fire)
Fuel expense higher due to calls (including EMS)		_	001 - General Fund (Fire)
-Asbestos testing on old evidence storage building -Rescue host paesthrough funding			001 - General Fund (Police)
-New hire testing expenses			001 - General Fund (Police)
-Academy cost for Fraise, wheaty, Outer Henning -Uniform expense for Officer Fraise		6230 15,000.00 6181 4,200.00	001 - General Fund (Police)
Anadomy one for Emico Milanco Other Training			
Other Notes	Offisettina RV RV Source		Previously Approved Projects/Purchases Other expenses
-Farm management operating expenses		14,000.00	308 - Industrial Development
-Hotel Group TIF legal tees		3,500.00	308 - Industriai Development
-Lot Expenses	55,344.00 Sate of Lots	3,400.00	308 - Industrial Development
-Wellness Park Phase 3 Master Plan	Transfer from Riverboat Capital Projects	48,000.00	301 - Weliness Park
-Carryover project from FY22	46,448.00 State DOT Reimbursement	46,148.00	301 - W Buchanan
-Carryover project from FY21 - Easement/Retaining wall	Road Use Transfer	34,300.00	301 - S Ave E Project
-Carryover project FY 23 includes sewer boning as well as our portion of infrastructure; funded by ARPA funds/transfers	GO Bond Issue	9,429.37	301 - MSJ - Country Club View Subdivision
-Carry over project from FY22 using GO Bonds from 2020/Special Assessments		275,000.00	301 - East Adams Paving
-Carryover project FY22- Seeding/Sidewalk'S 12th	Road Use Transfer	6,382.00	301 - Whitesell Development
-15% Road Use Funded with transfer	140,000.00 Federal Grant 34,000.00 85% State Funded Grant	140,000.00 40,000.00	301 - Airport Solar Project
-15% Airport Funded with transfer		157,527.00	300- Capital Equipment 301 - Airport Fuel Farm
-Fire Pickup Truck and upfit cost -Registrement SCBA's - Fire Fouriement fourchased last FY)		62,463.01	300- Capital Equipment
Other Notes	Offsetting RV RV Source		Previously Approved Projects/Purchases Canital Projects

# NOTICE OF PUBLIC HEARING - AMENDMENT OF CURRENT BUDGET City of WASHINGTON Fiscal Year July 1, 2023 - June 30, 2024

The City of WASHINGTON will conduct a public hearing for the purpose of amending the current budget for fiscal year ending June 30, 2024

Meeting Date/Time: 12/19/2023 06:00 PM Contact: Kelsey Brown Phone: (319) 653-6584 ext: 122

Meeting Location: City Council Chambers

There will be no increase in taxes. Any residents or taxpayers will be heard for or against the proposed amendment at the time and place specified above. A detailed statement of: additional receipts, cash balances on hand at the close of the preceding fiscal year, and proposed disbursements, both past and anticipated, will be available at the hearing. Budget amendments are subject to protest. If protest petition requirements are met, the State Appeal Board will hold a local hearing. For more information, consult https://dom.iowa.gov/local-gov-appeals.

REVENUES & OTHER FINANCING SOURCES		Total Budget as Certified or Last Amended	Current Amendment	Total Budget After Current Amendment
Taxes Levied on Property	1	4,075,999	0	4,075,999
Less: Uncollected Delinquent Taxes - Levy Year	2	0	0	C
Net Current Property Tax	3	4,075,999	0	4,075,999
Delinquent Property Tax Revenue	4	o	0	C
TIF Revenues	5	356,317	0	356,317
Other City Taxes	6	1,342,642	0	1,342,642
Licenses & Permits	7	121,300	0	121,300
Use of Money & Property	8	299,558	6,000	305,558
Intergovernmental	9	2,856,430	544,036	3,400,466
Charges for Service	10	5,460,916	0	5,460,916
Special Assessments	11	25,000	0	25,000
Miscellaneous	12	812,771	429,160	1,241,931
Other Financing Sources	13	0	0	C
Transfers In	14	6,576,251	58,157	6,634,408
Total Revenues & Other Sources	15	21,927,184	1,037,353	22,964,537
EXPENDITURES & OTHER FINANCING USES				
Public Safety	16	2,265,117	70,648	2,335,765
Public Works	17	1,325,304	33,250	1,358,554
Health and Social Services	18	0	0	C
Culture and Recreation	19	1,196,732	494,213	1,690,945
Community and Economic Development	20	619,666	2,138	621,804
General Government	21	1,611,438	9,150	1,620,588
Debt Service	22	1,494,427	840,149	2,334,576
Capital Projects	23	1,059,871	0	1,059,871
Total Government Activities Expenditures	24	9,572,555	1,449,548	11,022,103
Business Type/Enterprise	25	7,230,676	61,360	7,292,036
Total Gov Activities & Business Expenditures	26	16,803,231	1,510,908	18,314,139
Transfers Out	27	6,576,251	58,157	6,634,408
Total Expenditures/Transfers Out	28	23,379,482	1,569,065	24,948,547
Excess Revenues & Other Sources Over (Under) Expenditures/Transfers Out	29	-1,452,298	-531,712	-1,984,010
Beginning Fund Balance July 1, 2023	30	9,916,232	-550,473	9,365,759
Ending Fund Balance June 30, 2024	31	8,463,934	-1,082,185	7,381,749

#### RESOLUTION NO. 2023-

## A RESOLUTION NAMING CITY PERSONNEL AUTHORIZED TO ACCESS FINANCIAL ACCOUNTS AND CONDUCT BANKING ACTIVITIES ON BEHALF OF THE CITY OF WASHINGTON, IOWA

WHEREAS, the City Council of the City of Washington, Iowa, desires to establish the signatories for financial activities; and,

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of Washington, Iowa, hereby authorizes the following individuals to open and close accounts, purchase and redeem investments in accordance with the City's Investment Policy, transfer funds between City accounts and at the Washington State Bank and between financial institutions the City does business with, to pick up bank statements access safe deposit box, and sign checks (two signatures required):

City Administrator – Deanna McCusker City Finance Director – Kelsey Brown City Clerk – Amanda Waugh

PASSED AND APPROVED this 5th day of December, 2023.

	Millie Youngquist, Mayor Pro Tem	
ATTEST:		
Amanda Waugh, City Clerk		

RESOLUTION	NO.
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#### A RESOLUTION AUTHORIZING LEVY, ASSESSMENT, AND COLLECTION OF COSTS TO THE WASHINGTON COUNTY TREASURER.

WHEREAS, the City of Washington, Iowa is empowered to levy, assess, and collect costs of improvement and removal of debris against the abutting property owner,

WHEREAS, tall grass and weeds were removed from the following listed property owners:

The property of Coronel, Andre A. at 615 E Tyler St. for the amount of \$170.20. Legal Description (02 S CIRCLE DR SD LOT 3K & FOSS SD). Parcel Number (1120253025),

The property of Yenter, Jeffery A., at 307 N D Ave. for the amount of \$192.00. Legal Description (04 M M YOUNGS ADD LOT A EXC S 72 FT). Parcel Number (1117162007),

And

The property of the U. S. Dept of Agriculture at 1512 North 2<sup>nd</sup> Ave. for the amount of \$257.40. Legal Description (12 02 TINDAL SD). Parcel Number (1108331029).

WHEREAS, due notice was given to the above property owners that said amount would be assessed to the property if payment was not made or an appeal was not made,

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF WASHINGTON, IOWA that the City Clerk be instructed to certify the above delinquent payment to be assessed against said property as listed above and that the City Clerk certify a copy of this resolution to the Washington County Treasurer.

Passed and Approved this day of December 2023.	
	Millie Youngquist, Mayor Pro Tem
Attest:	
Kelsey Brown, Deputy City Clerk	

#### **RESOLUTION NO. 2023-**

## RESOLUTION ACCEPTING THE ADAMS STREET RECONSTRUCTION PROJECT AS COMPLETED

WHEREAS, the City Council of the City of Washington did award a construction contract to Cornerstone Excavating, Inc., in the amount of \$1,463,694.75 for the "Adams Street Reconstruction Project" (the "Project") on March 16, 2022; and,

WHEREAS, the Project has been completed in accordance with the plans and specifications; and,

WHEREAS, it is necessary for the City Council to formally accept the Project and issue final payment.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF WASHINGTON, IOWA:

Section 1. That the construction of the Project is hereby accepted as completed, with a final contract price of \$1,496,332.15.

Section 3. That retainage in the amount of \$74,816.61 for the completion of the Project will be paid following approval of this Resolution if no claims have been filed against the retainage without further action from the Council.

PASSED AND APPROVED this 5th day of December, 2023.

Millie Youngquist, Mayor Pro Tem



## GARDEN & ASSOCIATES, LTD.

1701 3<sup>rd</sup> Avenue East, Suite 1 • P.O. Box 451 • Oskaloosa, IA 52577 Phone: 641.672.2526 • Fax: 641.672.2091

November 30, 2023

City of Washington Deanna McCusker, City Administrator 215 E. Washington St Washington, IA 52353

Re:

Adams Street Reconstruction Washington, Iowa - 2022

G&A 5019061

Honorable Mayor and Council:

I hereby state that the work of Adams Street Reconstruction – Washington, Iowa - 2022 under contract bearing the date of March 16, 2022 by and between the City of Washington, Iowa (Owner) and Cornerstone Excavating, Inc. (Contractor) has been completed and substantially complies with the terms, conditions, and stipulations of the plans and specifications for said improvements. Seeding will be reviewed in spring 2024 and any deficient areas will be repaired.

Respectfully submitted this 30th day of November, 2023.

Sincerely,

GARDEN & ASSOCIATES, LTD.

Jack Pope, P.E.

cc: Cornerstone Excavating, Inc.

JP/fs

EJCDC	Contractor's Application for Payment No.	Payment No.	8 - Final	ıal
0.2	Application Work Thru 10/31/23	Application Date:	10/31/2023	
To City of Washington (Owner):	From (Contractor):  Cornerstone Excavating Inc.	Via (Engineer):	Garden & Associales, Ltd.	
Project: Adams Street Reconstruction	Contract: Adams Street Reconstruction			
Owner's Contract No.:	Contractor's Project No.:	Engineer's Project No.:	5019061	
	Contract Working Day Summary:		Original Contract Time:	
		c *	Added by Change Order: Contract Time To Date:	
Application For Payment		Work	Working Days Used to Date:	
Change Order Summary		Wo	Working Days Remaining:	
Approved Change Orders	1. ORIGINAL CONTI	1. ORIGINAL CONTRACT PRICE	\$	\$1,463,694.75
Number Additions	Deductions 2. Net change by Chan	2. Net change by Change Orders	ş	
34,320.00		3. Current Contract Price (Line 1 ± 2)	S	S
2 \$6,600.00	4. TOTAL COMPLET	4. TOTAL COMPLETED AND STORED TO DATE		-1
3 \$21,717.40	(Column F total on l	(Column F total on Progress Estimates)		\$1,496,332.15
	5. RETAINAGE:			
	a. 5%			
	c. Total	c. Total Retainage (Line 5.5 + Line 5.5)	1c 5.b) 5	
	6. AMOUNT ELIGIBI	6. AMOUNT ELIGIBLE TO DATE (Line 4 - Line 5.c)		\$1,496,332.15
TOTALS \$32,637.40	7. LESS PREVIOUS P	AYMEN'IS (Line 6 from		
NET CHANGE BY CHANGE ORDERS S32,637.40		8. AMOUNT DUE THIS APPLICATION 9. BALANCE TO FINISH, PLUS RETAINAGE	s	\$74,816.61
	(Column G fotal on F	(Column G total on Progress Estimates + Line 5.e above)	5.c above) S	
Contractor's Certification  The undersigned Contractor certifies, to the best of its knowledge, the following:  (1) All previous progress payments received from Owner on account of Work done under the Contract	re following:  I of 'Work done under the Contract  Payment of: \$		\$74,816.61	
the Work covered by prior Applications for Payment; (2) Title to all Work, materials and equipment incorporated in said Work, or otherwise listed in or covered by this Application for Demonstration of the Computer of the C	Work, or otherwise listed in or	Jan (		11-30-2023
Liens, security interests, and encumbrances (except such as are covered by a bond acceptable to Owner undermitfying Owner against any such Liens, security interest, or encumbrances); and (3) All the Work covered by this Application for Department is in consequent to the Covered by this Application for Department is in consequent to the Covered by this Application for Department is in consequent to the Covered by this Application for Department is in consequent to the Covered by this Application for Department is in consequent to the Covered by the Covered by the Covered by this Application for Department is in the Covered by the	ceptable to Owner	(Engineer)	neer)	(Date)
and is not defective.	Payment of: \$	(Line 8 or other -	\$74,816.61 (Line 8 or other - attach explanation of the other amount)	her amount)
,	is approved by:			
Contractor Signature		(Owner)	ner)	(Date)
By:	Date: 11 /2: 102			

EJCDC® C-620 Contractor's Application for Payment © 2013 National Society of Professional Engineers for EJCDC. All rights reserved.

Page 1 of 1

Millie Youngquist, Mayor Pro Tem Kelsey Brown, Finance Director Amanda Waugh, City Clerk Kevin Olson, City Attorney Deanna McCusker, City Administrator



City of Washington 215 East Washington Street Washington, Iowa 52353 (319) 653-6584 Phone (319) 653-5273 Fax

December 5, 2023

To: Mayor & City Council

Cc: Kelsey Brown, Finance Director Amanda Waugh, City Clerk

From: Deanna McCusker

City Administrator

Re: Additional Information Related to the Hotel Development Agreement

The City has entered into development agreements and used TIF as the economic development tool with Commercial Businesses in the past: Wiley/Dollar Tree, Marshall's, IRE, Bazooka. These agreements were for things to assist the business with a new building, expansions, infrastructure, etc.

For Wiley/Dollar Tree, it was to run the sidewalk out along Hwy 92 and infrastructure. The contingency was that Dollar Tree had to be built then the City would reimburse the utility costs. \$55,000

For IRE, it was to assist with a stormwater retention area for the business. The City reimbursed \$100,000 to IRE for this project.

Additionally, the City has entered into development agreements with housing developments, including Briarwood. The Briarwood project cost \$1,400,000 and the City is rebating back 100% of the incremental taxes not to exceed \$336,000 over 15 years. This reimbursement equals 24% of the total project.

The City also entered into a development agreement with Oakwood subdivision. The annual reimbursement is 64% of the tax increment up to \$450,000 over 10 years. The project was \$2,400,000. This reimbursement equates 19% of the total project.

Development agreement with Bazooka for their building expansion. \$200,000. The project was \$1,500,000. So 13% of the project.

The hotel project is an estimated \$8,500,000 project. The development agreement is written to provide a rebate back to the developers in the amount not to exceed \$1,500,000

over 10 years or whichever comes first. This means that the Washington Hotel Group will pay their taxes like normal and then in June we will rebate the TIF taxes on the increment. This rebate **equals 18% of the total project**. With this project the City is **not** upfronting any of the project expenses, like many of the housing projects have been. So the property owners will pay their taxes to the County just like every other property owner. Once the city receives our portion, which is increased if it is in a TIF district, then the City will rebate part of it back to the property owners. So the City takes the taxes received on this property and rebates it back to the property owners. No other property owners taxes are given to the Developers of the hotel. They will only receive taxes back that they have already paid!!!

\$5,500,000

#### TIF Taxes:

**Net Assessed Value** 

- Base Value Incremental Value	-\$50,000 \$5,450,000	
Calculate Decidential Dalling draw	\$450,000 (46 DADO)	<b>.</b>
Calculate Residential Rollback on Calculate Commercial Rollback or		\$69,514 \$4,770,000
Gross Taxable Value		\$4,839,514
TIF Levy Rate (per \$1000)		35.26162
Incremental Taxes (TIF Taxes P 100% of increment taxes (if we ce		<b>\$170,649</b> \$170,649
\$1.5M is lowest amount to make t	hings work	\$150,000 annually

Net amount the City will retain annually	\$20,649
--	----------

After 10 years Amount City would have after the Rebate	\$206,490
meet to yours minduit city would have after the Repate	<u> </u>

Total Actual Taxes: (includes City, County, School) Net Assessed Value	\$5,500,000
Calculate Residential Rollback on \$150,000 (46.3428) Calculate Commercial Rollback on \$5,350,000 (90)	\$69,514 \$4,815,000
Gross Taxable Value	\$4,884,514
<b>Levy Rate</b> (per \$1000)	44.011422
Net Taxes Due (Total Taxes Owed)	\$214,974

## The difference in Levy Rate and TIF Rate is certain levies the City can't take away from the entity, like certain school and college debt levies.

## **City Taxes Only**

Net Assessed Value	\$5,500,000
Calculate Residential Rollback on \$150,000 (46.3428) Calculate Commercial Rollback on \$5,350,000 (90)	\$69,514 \$4,815,000
Gross Taxable Value	\$4,884,514
City Levy Rate (per \$1000)	16.25931
Net City Taxes Due	\$79,419/annually

<sup>\*\*\*</sup>Current taxes to the City on bare land after annexation \$399/annually

TIF or Tax Increment Financing is an economic tool that cities use to provide incentives to businesses to attract them to your community. Cities all over the state use this tool. North Liberty has used TIF to attract new businesses to their community.

#### Other Benefits from a Hotel:

#### Increase in Hotel/Motel tax revenue.

As an estimate based on the occupancy from the hotel study:

#### Year 1:

The hotel is to have 54 rooms at \$120 a night. If you calculate 32 rooms for 365 days with a room rate of \$120 x 7% (hotel/motel tax). That equates to \$98,112. 50% is to be provided to Hotel/Motel Tax Committee to be used for tourism. Other 50% is to be used as the City Council sees fit. City portion \$49,056.

#### Year 5:

The hotel is to have 54 rooms at \$120 a night. If you calculate 37 rooms for 365 days with a room rate of \$120 x 7% (hotel/motel tax). That equates to \$113,442.50% is to be provided to Hotel/Motel Tax Committee to be used for tourism. The other 50% to be used as the City Council sees fit would equal \$56,721.

## **Increase in Local Option Sales Tax (LOST)**

As an estimate based on the occupancy from the hotel study:

#### Year 1:

Estimate of revenue is 32 rooms for 365 days with a room rate of \$120 x 1% (LOST). That equates to \$14,016.

#### Year 5:

Estimate of revenue is 37 rooms for 365 days with a room rate of \$120 x 1% (LOST). That equates to \$16,206.

\*\* This estimate of Local Option Sales Tax is only for the hotel rooms. There will be additional impact to Local Option Sales Tax as visitors spend money at restaurants and shops.

#### Year 1:

Estimate of Hotel/Motel tax increase (City 50%) Estimate of Local Option Sales Tax (LOST)	\$49,056 \$14,016
TOTAL ESTIMATE OF INCREASE REVENUE	\$63,072
Year 5:	
Estimate of Hotel/Motel tax increase (City 50%) Estimate of Local Option Sales Tax (LOST)	\$56,721 \$16,206
TOTAL ESTIMATE OF INCREASE REVENUE	\$72,927

If the hotel does not get built, the City will not see these estimated increases to Hotel/Motel tax or Local Option Sales Tax (LOST). The City will also not see an estimated increase in tax revenue after the 10 years of TIF rebates.

Example of Another Cobblestone Project that used TIF as a Incentive:

City of Sheldon: \$3,496,000 project City offered \$409,420 rebate over 10 years 12% of the project Millie Youngquist, Mayor Pro Tem Kelsey Brown, Finance Director Kevin Olson, City Attorney Amanda Waugh, City Clerk Deanna McCusker, City Administrator



City of Washington 215 East Washington Street Washington, Iowa 52353 (319) 653-6584 Phone (319) 653-5273 Fax

December 1, 2023

To: Mayor & City Council

Cc: Kelsey Brown, Finance Director Amanda Waugh, City Clerk

From: Deanna McCusker

City Administrator

Re: Hotel Development Agreement

I have made changes to the development agreement that has been discussed. DW Developments must own the hotel until 2036 (under 7.1). There is a clause under 10.2 (D) is states that if they default they have to pay back the city the amount to date that has been given.

Council will need to decide if we are going to rebate 100% back annually or the \$150,000 since it will need to be stated in the agreement.

It is important for the City and community that this hotel project continues. The city will see an increase to our Hotel/Motel tax and Local Option Sales Tax and after 10 years we will receive an estimate of \$80,000 annually.

I would recommend that you approve the hotel agreement.

The Cit	y Council of the City of Washington in the State of Iowa, met	in
session, in the	Council Chambers, City Hall, 215 East Washington Street,	Washington, Iowa, at
6:00 P.M., on t	the above date. There were present Mayor	, in the chair, and the
following name	ed Council Members:	
		_
	Absent:	
	Vacant:	<del></del>

\* \* \* \* \* \* \* \* \*

The City Clerk reminded the Council of the public hearing held on October 3, 2023 on the matter of the proposal to approve and authorize execution of a Development Agreement by and between the City of Washington and Washington Hotel Group, LLC, held after publication of notice of the proposed action by the Council to enter into said Agreement had been published pursuant to the provisions of Section 362.3, Code of Iowa.

Counc	il Member		introduce	d and deliv	vered to the Clerk the
Resolution he	reinafter set	t out entitled "RESO"	LUTION AP	PROVING	AND AUTHORIZING
<b>EXECUTION</b>	OF A DEV	VELOPMENT AGRE	EMENT BY	AND BET	WEEN THE CITY OF
WASHINGTO	ON AND W	ASHINGTON HOTE	L GROUP, L	LC", and mo	oved:
	that the Res	solution be adopted.			
		ion on the Resolution			
	at this place.	M. on the	(	day of	, 2023, at
Counc	il Member _		seconded	the motion.	The roll was called, and
the vote was:					
	AYES: _				
	_				
	NAYS:				

Whereupon, the Mayor declared the measure duly adopted.

RESOLUTION NO.	

RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF A DEVELOPMENT AGREEMENT BY AND BETWEEN THE CITY OF WASHINGTON AND WASHINGTON HOTEL GROUP, LLC

WHEREAS, by Resolution No. 2023-052, adopted June 20, 2023, this Council found and determined that certain areas located within the City are eligible and should be designated as an urban renewal area under Iowa law, and approved and adopted the Washington East Commercial Urban Renewal Plan (the "Urban Renewal Plan" or "Plan") for the Washington East Commercial Urban Renewal Area (the "Urban Renewal Area" or "Area") described therein, which Plan is on file in the office of the Recorder of Washington County; and

WHEREAS, it is desirable that properties within the Area be redeveloped as part of the overall redevelopment area covered by said Plan; and

WHEREAS, the City has received a proposal from Washington Hotel Group, LLC (the "Developer"), in the form of a proposed Development Agreement (the "Agreement") by and between the City and the Developer, pursuant to which, among other things, the Developer would agree to construct certain Minimum Improvements (as defined in the Agreement) on certain real property located within the Urban Renewal Area as defined and legally described in the Agreement (the "Development Property") and consisting of the construction of an approximately 30,000 square foot, 54-room hotel that includes a pool, together with all related site improvements, as outlined in the proposed Agreement; and

WHEREAS, the Agreement further proposes that the City will make up to ten (10) consecutive annual payments of Economic Development Grants to Developer consisting of 100% of the Tax Increments collected pursuant to Section 403.19, Code of Iowa, and generated by the construction of the Minimum Improvements, the cumulative total for all such payments not to exceed the lesser of \$1,800,000, or the amount accrued under the formula outlined in the proposed Agreement, under the terms and following satisfaction of the conditions set forth in the Agreement; and

WHEREAS, one of the obligations of the Developer relates to employment retention and/or creation; and

WHEREAS, Chapters 15A and 403, Code of Iowa, authorize cities to make grants for economic development in furtherance of the objectives of an urban renewal project and to appropriate such funds and make such expenditures as may be necessary to carry out the purposes of said Chapters, and to levy taxes and assessments for such purposes; and

WHEREAS, the Council has determined that the Agreement is in the best interests of the City and the residents thereof and that the performance by the City of its obligations thereunder is a public undertaking and purpose and in furtherance of the Plan and the Urban Renewal Law and, further, that the Agreement and the City's performance thereunder is in furtherance of appropriate economic development activities and objectives of the City within the meaning of Chapters 15A

and 403, Code of Iowa, taking into account any or all of the factors set forth in Chapter 15A, Code of Iowa, to wit:

- a. Businesses that add diversity to or generate new opportunities for the Iowa economy should be favored over those that do not.
- b. Development policies in the dispensing of the funds should attract, retain, or expand businesses that produce exports or import substitutes, or which generate tourism-related activities.
- c. Development policies in the dispensing or use of the funds should be targeted toward businesses that generate public gains and benefits, which gains and benefits are warranted in comparison to the amount of the funds dispensed.
- d. Development policies in dispensing the funds should not be used to attract a business presently located within the state to relocate to another portion of the state unless the business is considering in good faith to relocate outside the state or unless the relocation is related to an expansion which will generate significant new job creation. Jobs created as a result of other jobs in similar Iowa businesses being displaced shall not be considered direct jobs for the purpose of dispensing funds; and

WHEREAS, pursuant to notice published as required by law, this Council has held a public meeting and hearing upon the proposal to approve and authorize execution of the Agreement and has considered the extent of objections received from residents or property owners as to said proposed Agreement; and, accordingly the following action is now considered to be in the best interests of the City and residents thereof.

NOW THEREFORE, BE IT RESOLVED, BY THE CITY COUNCIL OF THE CITY OF WASHINGTON IN THE STATE OF IOWA:

Section 1. That the performance by the City of its obligations under the Agreement, including but not limited to making of grants to the Developer in connection with the development of the Development Property under the terms set forth in the Agreement, be and is hereby declared to be a public undertaking and purpose and in furtherance of the Plan and the Urban Renewal Law and, further, that the Agreement and the City's performance thereunder is in furtherance of appropriate economic development activities and objectives of the City within the meaning of Chapters 15A and 403, Code of Iowa, taking into account the factors set forth therein.

Section 2. That the form and content of the Agreement, the provisions of which are incorporated herein by reference, be and the same hereby are in all respects authorized, approved and confirmed, and the Mayor and the City Clerk be and they hereby are authorized, empowered and directed to execute, attest, seal and deliver the Agreement for and on behalf of the City in substantially the form and content now before this meeting, but with such changes, modifications, additions or deletions therein as shall be approved by such officers, and that from and after the execution and delivery of the Agreement, the Mayor and the City Clerk are hereby authorized, empowered and directed to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Agreement as executed.

PASSED AND APPROVED this	day of	, 2023.
		,
	Mayor	
ATTEST:		
	_	
City Clerk		

## AGREEMENT FOR PRIVATE DEVELOPMENT

By and Between

THE CITY OF WASHINGTON, IOWA

**AND** 

WASHINGTON HOTEL GROUP, LLC

\_\_\_\_\_\_, 2023

## AGREEMENT FOR PRIVATE DEVELOPMENT

THIS AGREEMENT FOR PRIVATE DEVELOPMENT (hereinafter called "Agreement"), is made on or as of the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2023 (the "Effective Date"), by and between the CITY OF WASHINGTON, IOWA, a municipality (hereinafter called "City"), established pursuant to the Code of Iowa of the State of Iowa and acting under the authorization of Chapters 15A and 403 of the Code of Iowa, 2023, as amended (hereinafter called "Urban Renewal Act") and WASHINGTON HOTEL GROUP, LLC, an Iowa limited liability company ("Developer").

#### WITNESSETH:

WHEREAS, in furtherance of the objectives of the Urban Renewal Act, the City has undertaken a program for the development of an economic development area in the City and, in this connection, is engaged in carrying out urban renewal project activities in an area known as the Washington East Commercial Urban Renewal Area (the "Urban Renewal Area"), which is described in the Washington East Commercial Urban Renewal Plan approved for such area by Resolution No. 2023-052 on June 20, 2023 (the "Urban Renewal Plan"); and

WHEREAS, a copy of the foregoing Urban Renewal Plan has been recorded among the land records in the office of the Recorder of Washington County, Iowa; and

WHEREAS, Developer is the owner of certain real property located in the foregoing Urban Renewal Area and as more particularly described in Exhibit A attached hereto and made a part hereof (which property as so described is hereinafter referred to as the "Development Property"); and

WHEREAS, Developer is willing to cause certain improvements to be constructed on the Development Property and Developer will thereafter cause the same to be operated in accordance with this Agreement; and

WHEREAS, the City is willing to provide certain incentives in consideration for Developer's obligations all pursuant to the terms and conditions of this Agreement; and

WHEREAS, the City believes that the development of the Development Property pursuant to this Agreement and the fulfillment generally of this Agreement are in the vital and best interests of the City and in accord with the public purposes and provisions of the applicable State and local laws and requirements under which the foregoing project has been undertaken and is being assisted.

NOW, THEREFORE, in consideration of the premises and the mutual obligations of the parties hereto, each of them does hereby covenant and agree with the other as follows:

### ARTICLE I-A. PRECONDITION

Section 1-A.1. <u>Condition Precedent</u>. The obligations and rights of both parties under this Agreement are contingent upon Developer obtaining an acceptable commitment for financing, sufficient to complete the Minimum Improvements and the Project, on or before March 31, 2024. If this condition is not timely satisfied, then either the City or the Developer may unilaterally terminate this Agreement by

providing written notice to the other party; upon delivery of such notice, this Agreement shall automatically terminate with no further action required by any party, and the parties shall have no further rights or obligations under this Agreement.

### ARTICLE I. DEFINITIONS

Section 1.1. <u>Definitions</u>. In addition to other definitions set forth in this Agreement, all capitalized terms used and not otherwise defined herein shall have the following meanings unless a different meaning clearly appears from the context:

Agreement means this Agreement for Private Development and all exhibits and appendices hereto, as the same may be from time to time modified, amended, or supplemented.

<u>Certificate of Completion</u> means a certification in the form of the certificate attached hereto as Exhibit E and hereby made a part of this Agreement.

<u>City</u> means the City of Washington, Iowa, or any successor to its functions.

Code means the Code of Iowa, 2023, as amended.

<u>Construction Plans</u> means the plans, specifications, drawings and related documents reflecting the construction work to be performed by Developer on the Development Property referred to in Article III.

County means the County of Washington, Iowa.

<u>Developer</u> means Washington Hotel Group, LLC, an Iowa limited liability company, and its permitted successors and assigns.

<u>Development Property</u> means that portion of the Washington East Commercial Urban Renewal Area described in Exhibit A.

<u>Economic Development Grants</u> mean the payments from Tax Increment to be made by City to Developer under Article VIII of this Agreement.

Effective Date means the date of this Agreement.

Event of Default means any of the events described in Section 10.1 of this Agreement.

<u>First Mortgage</u> means any mortgage or security agreement in which Developer has granted a mortgage or other security interest in the Development Property, or any portion or parcel thereof, or any improvements constructed thereon, granted to secure any loan made pursuant to either a mortgage commitment obtained by Developer from a commercial lender or other financial institution to fund any portion of the construction costs and initial operating capital requirements of the Minimum Improvements, or all such mortgages as appropriate.

<u>Full-Time Equivalent Employment Unit</u> means the employment of the equivalent of one person for 2,000 hours per year, assuming eight hours per day for a five-day, forty-hour work week for fifty weeks per year.

<u>Indemnified Parties</u> means City and the governing body members, officers, agents, servants, and employees thereof.

<u>Minimum Improvements</u> means the construction of a 54-room hotel on the Development Property, as more particularly described in Exhibits B and B-1 to this Agreement.

<u>Net Proceeds</u> means any proceeds paid by an insurer to Developer under a policy or policies of insurance required to be provided and maintained by Developer pursuant to Article V of this Agreement and remaining after deducting all expenses (including fees and disbursements of counsel) incurred in the collection of such proceeds.

Ordinance means the Ordinance of City under which the taxes levied on the taxable portion of the Development Property shall be divided and a portion paid into the Washington East Commercial Urban Renewal Area Tax Increment Revenue Fund under the provisions of Section 403.19 of the Code.

<u>Project</u> shall mean the construction and operation of the Minimum Improvements, as described in this Agreement.

State means the State of Iowa.

<u>Tax Increments</u> means the property tax revenues on that portion of the assessed value of the Minimum Improvements and Development Property divided and made available to City for deposit in the Washington Hotel Group, LLC TIF Account of the Washington East Commercial Urban Renewal Area Tax Increment Revenue Fund under the provisions of Section 403.19 of the Code and the Ordinance.

<u>Termination Date</u> means the date of termination of this Agreement, as established in Section 11.9 of this Agreement.

<u>Unavoidable Delays</u> means reasonably unforeseeable delays resulting from acts or occurrences outside the reasonable control of the party claiming the delay, including but not limited to storms, floods, fires, explosions, or other casualty losses; unusual weather conditions; strikes, boycotts, lockouts, or other labor disputes; wars, acts of terrorism, riots, or other civil or military disturbances; litigation commenced by third parties; or the acts of any federal, State, or local governmental unit (other than City with respect to City's obligations).

<u>Urban Renewal Area</u> shall mean the area known as the Washington East Commercial Urban Renewal Area.

<u>Urban Renewal Plan</u> means the Washington East Commercial Urban Renewal Plan, approved in respect of the Washington East Commercial Urban Renewal Area, described in the preambles hereof.

Washington East Commercial Urban Renewal Area Tax Increment Revenue Fund means the special fund of City created under the authority of Section 403.19(2) of the Code and the Ordinance, which

fund was created in order to pay the principal of and interest on loans, monies advanced to or indebtedness, whether funded, refunded, assumed or otherwise, including bonds or other obligations issued under the authority of Chapters 15A, 403, or 384 of the Code, incurred by City to finance or refinance in whole or in part projects undertaken pursuant to the Urban Renewal Plan for the Urban Renewal Area.

Washington Hotel Group, LLC TIF Account means a separate account within the Washington East Commercial Urban Renewal Area Tax Increment Revenue Fund of City in which there shall be deposited Tax Increments received by City with respect to the Minimum Improvements and Development Property.

## ARTICLE II. REPRESENTATIONS AND WARRANTIES

Section 2.1. <u>Representations and Warranties of City</u>. City makes the following representations and warranties:

- a. The City is a municipal corporation and municipality organized under the provisions of the Constitution and the laws of the State and has the power to enter into this Agreement and carry out its obligations hereunder.
- b. The execution and delivery of this Agreement, the consummation of the transactions contemplated hereby, and the fulfillment of or compliance with the terms and conditions of this Agreement are not prevented by, limited by, in conflict with, or result in a breach of, the terms, conditions, or provisions of any contractual restriction, evidence of indebtedness, agreement, or instrument of whatever nature to which City is now a party or by which it is bound, nor do they constitute a default under any of the foregoing, nor do they conflict with or contravene any laws, order, rule or regulation applicable to City.
- c. All covenants, stipulations, promises, agreements, and obligations of City contained herein shall be deemed to be the covenants, stipulations, promises, agreements, and obligations of City only, and not of any governing body member, officer, agent, servant, or employee of City in the individual capacity thereof.
- Section 2.2. <u>Representations and Warranties of Developer</u>. Developer makes the following representations and warranties:
- a. Washington Hotel Group, LLC is an Iowa limited liability company duly organized and validly existing under the laws of the State of Iowa, and duly registered to do business in the State of Iowa, and has all requisite power and authority to own and operate its properties, to carry on its business as now conducted and as presently proposed to be conducted, and to enter into and perform its obligations under this Agreement.
- b. This Agreement has been duly and validly authorized, executed, and delivered by Developer and, assuming due authorization, execution, and delivery by City, is in full force and effect and is a valid and legally binding instrument of Developer enforceable in accordance with its terms, except as the same may be limited by bankruptcy, insolvency, reorganization, or other laws relating to or affecting creditors' rights generally.
- c. The execution and delivery of this Agreement, the consummation of the transactions contemplated hereby, and the fulfillment of or compliance with the terms and conditions of this Agreement

are not prevented by, limited by, in conflict with, or result in a violation or breach of, the terms, conditions, or provisions of the governing documents of Developer or of any contractual restriction, evidence of indebtedness, agreement, or instrument of whatever nature to which Developer is now a party or by which it or its property is bound, nor do they constitute a default under any of the foregoing.

- d. There are no actions, suits, or proceedings pending or threatened against or affecting the Developer in any court or before any arbitrator or before or by any governmental body in which there is a reasonable possibility of an adverse decision which could materially adversely affect the business (present or prospective), financial position, or results of operations of Developer or which in any manner raises any questions affecting the validity of the Agreement or Developer's ability to perform its obligations under this Agreement.
- e. Developer shall cause the Minimum Improvements to be constructed in accordance with the terms of this Agreement, the Urban Renewal Plan and all applicable local, State, and federal laws and regulations.
- f. Developer shall use its best efforts to obtain, or cause others to obtain, in a timely manner, all required permits, licenses, and approvals, and will meet, in a timely manner, all requirements of all applicable local, State, and federal laws and regulations which must be obtained or met before the Minimum Improvements may be lawfully constructed.
- g. To its knowledge, Developer has not received any notice from any local, State, or federal official that the activities of Developer with respect to the Development Property and/or the Minimum Improvements may or will be in violation of any environmental law or regulation (other than those notices, if any, of which City has previously been notified in writing). Developer is not currently aware of any State or federal claim filed or planned to be filed by any party relating to any violation of any local, State, or federal environmental law, regulation, or review procedure applicable to the Development Property and/or Minimum Improvements, and Developer is not currently aware of any violation of any local, State, or federal environmental law, regulation, or review procedure which would give any person a valid claim under any State or federal environmental statute with respect thereto.

#### h. Intentionally omitted.

- i. Developer expects that, barring Unavoidable Delays, construction of the Minimum Improvements shall be complete on or before December 31, 2024.
- j It is anticipated that the construction of the Minimum Improvements will require a total investment of approximately \$8,500,000.
- k. Developer would not undertake its obligations under this Agreement without the potential for payment by City of the Economic Development Grants being made to Developer pursuant to this Agreement.

#### ARTICLE III. CONSTRUCTION OF MINIMUM IMPROVEMENTS

#### Section 3.1. Construction of Minimum Improvements.

- a. Developer agrees that it will cause the Minimum Improvements to be constructed in conformance with the terms of this Agreement and all applicable federal, State, and local laws, ordinances, and regulations, including any City permit and/or building requirements. All work with respect to the Minimum Improvements shall be in conformity with any plans approved and/or permits issued by the building official(s) of City, which approvals and permits shall be made according to standard City processes for such plans and permits.
- b. Developer agrees that, subject to Unavoidable Delays, the Minimum Improvements shall be completed by the date set forth in Section 2.2(i). Time lost as a result of Unavoidable Delays shall be added to extend this date by a number of days equal to the number of days lost as a result of Unavoidable Delays. For purposes of this Agreement, the Minimum Improvements shall be deemed "complete" or "completed" upon Developer's receipt of a final certificate of occupancy for the Minimum Improvements.
- c. Developer agrees that the scope and scale of the Minimum Improvements to be constructed shall not be significantly less than the scope and scale as detailed and outlined in this Agreement, including but not limited to the description and depictions in Exhibit B attached hereto.
- d. Developer agrees that it shall permit designated representatives of City, upon at least twenty-four (24) hours' notice to Developer (which does not have to be written), to enter upon the Development Property during the construction of the Minimum Improvements to inspect such construction and the progress thereof.
- Section 3.2. Construction Plans. Developer shall cause Construction Plans to be provided for the Minimum Improvements, which shall be subject to approval by City as provided in this Section 3.2. The Construction Plans shall be in conformity with the Urban Renewal Plan, this Agreement, and all applicable State and local laws and regulations. Within thirty (30) days of Developer's provision of the Construction Plans to City, City shall approve the Construction Plans in writing if: (i) the Construction Plans conform to the terms and conditions of this Agreement; (ii) the Construction Plans conform to the terms and conditions of the Urban Renewal Plan; (iii) the Construction Plans conform to all applicable federal, State and local laws, ordinances, rules and regulations, and City permit requirements; (iv) the Construction Plans are adequate for purposes of this Agreement to provide for the construction of the Minimum Improvements; and (v) no Event of Default under the terms of this Agreement has occurred: provided, however, that any such approval of the Construction Plans pursuant to this Section 3.2 shall constitute approval for the purposes of this Agreement only and shall not be deemed to constitute approval or waiver by City with respect to any building, fire, zoning or other ordinances or regulations of City, and shall not be deemed to be sufficient plans to serve as the basis for the issuance of a building permit if the Construction Plans are not as detailed or complete as the plans otherwise required for the issuance of a building permit. The site plans submitted to the building official of City for the Development Property shall be adequate to serve as the Construction Plans, if such site plans are approved by the building official.

Approval of the Construction Plans by City shall not relieve any obligation to comply with the terms and provisions of this Agreement, or the provision of applicable federal, State and local laws, ordinances and regulations, nor shall approval of the Construction Plans by City be deemed to constitute a waiver of any Event of Default.

Approval of Construction Plans hereunder is solely for purposes of this Agreement, and shall not constitute approval for any other City purpose nor subject City to any liability for the Minimum Improvements as constructed.

Section 3.3. <u>Certificate of Completion</u>. Upon written request of Developer, after issuance of a final certificate of occupancy for the Minimum Improvements, the City will furnish Developer with a Certificate of Completion in recordable form, in substantially the form set forth in Exhibit E attached hereto. Such Certificate of Completion shall be a conclusive determination of satisfactory termination of the covenants and conditions of this Agreement with respect to the obligations of Developer to cause construction of the Minimum Improvements.

The Certificate of Completion may be recorded in the proper office for the recordation of deeds and other instruments pertaining to the Development Property at Developer's sole expense. If City shall refuse or fail to provide a Certificate of Completion in accordance with the provisions of this Section 3.3, City shall, within twenty (20) days after written request by Developer provide a written statement indicating in adequate detail in what respects Developer has failed to complete the Minimum Improvements in accordance with the provisions of this Agreement, or is otherwise in default under the terms of this Agreement, and what measures or acts it will be necessary, in the reasonable opinion of City, for Developer to take or perform in order to obtain such Certificate of Completion. If Developer completes City's requested measures or acts it deems necessary within a reasonable time after receiving City's notice, City shall promptly issue a Certificate of Completion to Developer.

## ARTICLE IV. PROPERTY TAXES

Section 4.1. <u>Real Property Taxes.</u> Developer or its successors shall pay or cause to be paid, when due, all real property taxes and assessments payable with respect to all and any parts of the Development Property owned by Developer. Until Developer's obligations have been assumed by any other person or legal title to the property is vested in another person, all pursuant to the provisions of this Agreement, Developer shall be solely responsible for all assessments and taxes.

Developer and its successors agree that prior to the Termination Date:

- a. They will not seek administrative review or judicial review of the applicability or constitutionality of any tax statute relating to the taxation of real property contained on the Development Property determined by any tax official to be applicable to the Development Property or Minimum Improvements, or raise the inapplicability or constitutionality of any such tax statute as a defense in any proceedings, including delinquent tax proceedings; and
- b. They will not seek any tax exemption, deferral, or abatement either presently or prospectively authorized under any State, federal, or local law with respect to taxation of real property contained on the Development Property between the Effective Date and the Termination Date.

#### ARTICLE V. INSURANCE

#### Section 5.1. Insurance Requirements.

- a. Developer will provide and maintain or cause to be maintained at all times during the process of constructing the Minimum Improvements (and, from time to time at the request of the City, furnish the City with proof of payment of premiums on):
  - i. Builder's risk insurance, written on the so-called "Builder's Risk-Completed Value Basis," in an amount equal to one hundred percent (100%) of the insurable value of the Minimum Improvements at the date of completion, and with coverage available in non-reporting form on the so-called "all risk" form of policy.
  - ii. Comprehensive general liability insurance (including operations, contingent liability, operations of subcontractors, completed operations, and contractual liability insurance) with limits against bodily injury and property damage of at least \$1,000,000 for each occurrence. The City shall be named as an additional insured for the City's liability or loss arising out of or in any way associated with the project and arising out of any act, error, or omission of Developer, its directors, officers, shareholders, contractors, and subcontractors or anyone else for whose acts the City may be held responsible (with coverage to the City at least as broad as that which is provided to Developer and not lessened or avoided by endorsement). The policy shall contain a "severability of interests" clause and provide primary insurance over any other insurance maintained by the City.
- b. Upon completion of construction of the Minimum Improvements and at all times prior to the Termination Date, Developer shall maintain or cause to be maintained, at its cost and expense (and from time to time at the request of the City shall furnish proof of the payment of premiums on), insurance as follows:
  - i. Insurance against loss and/or damage to the Minimum Improvements under a policy of policies covering such risks as are ordinarily insured against by similar businesses, including (without limiting the generality of the foregoing) fire, extended coverage, vandalism and malicious mischief, explosion, water damage, demolition cost, debris removal, and collapse in an amount not less than the full insurable replacement value of the Minimum Improvements, but any such policy may have a deductible amount of not more than \$50,000 or self-insurance up to not more than \$1,000,000. No policy of insurance shall be so written that the proceeds thereof will produce less than the minimum coverage required by the preceding sentence, by reason of co-insurance provisions or otherwise, without the prior consent thereto in writing by the City. The term "full insurable replacement value" shall mean the actual replacement cost of the Minimum Improvements (excluding foundation and excavation costs and costs of underground flues, pipes, drains, and other uninsurable items) and equipment, and shall be determined from time to time at the request of the City, but not more frequently than once every three years, by an insurance consultant or insurer selected and paid for by Developer, and approved by the City.
  - ii. Comprehensive general public liability insurance, including personal injury liability for injuries to persons and/or property, including any injuries resulting from the operation of automobiles or other motorized vehicles on or about the Development Property, in the minimum amount of each occurrence and for each year of \$1,000,000.
  - iii. Such other insurance, including workers' compensation insurance respecting all employees of Developer on the Development Property, in such amount as is customarily carried

by like organizations engaged in like activities of comparable size and liability exposure; provided that Developer may be self-insured with respect to all or any part of its liability for workers' compensation.

- c. All insurance required by this Article V to be provided prior to the Termination Date shall be taken out and maintained in responsible insurance companies selected by Developer which is authorized under the laws of the State to assume the risks covered thereby. Developer will deposit annually with the City copies of policies evidencing all such insurance, or a certificate or certificates or binders of the respective insurers stating that such insurance is in force and effect. Unless otherwise provided in this Article V, each policy shall contain a provision that the insurer shall not cancel or modify it without giving written notice to Developer and the City at least thirty (30) days before the cancellation or modification becomes effective. Not less than fifteen (15) days prior to the expiration of any policy, Developer shall furnish the City evidence satisfactory to the City that the policy has been renewed or replaced by another policy conforming to the provisions of this Article V, or that there is no necessity therefor under the terms hereof. In lieu of separate policies, Developer may maintain a single policy, or blanket or umbrella policies, or a combination thereof, which provide the total coverage required herein, in which event Developer shall deposit with the City a certificate or certificates of the respective insurers as to the amount of coverage in force upon the Minimum Improvements.
- d. Developer agrees to notify the City immediately in the case of damage exceeding \$25,000 in amount to, or destruction of, the Minimum Improvements or any portion thereof resulting from fire or other casualty. Net Proceeds of any such insurance shall be paid directly to Developer will forthwith repair, reconstruct, and restore the Minimum Improvements to substantially the same or an improved condition or value as they existed prior to the event causing such damage and, to the extent necessary to accomplish such repair, reconstruction and restoration, Developer will apply the Net Proceeds to any insurance relating to such damage received by Developer to the payment or reimbursement of the costs thereof.
- e. Developer shall complete the repair, reconstruction, and restoration of the Minimum Improvements, whether or not the Net Proceeds of insurance received by Developer for such purposes are sufficient.

#### ARTICLE VI. FURTHER COVENANTS OF DEVELOPER

- Section 6.1. <u>Maintenance of Properties</u>. Developer shall maintain, preserve, and keep the Development Property and Minimum Improvements, in good repair and working order, ordinary wear and tear excepted, and from time to time will make all necessary repairs, replacements, renewals, and additions.
- Section 6.2. <u>Maintenance of Records</u>. Developer shall keep at all times proper books of record and account in which full, true, and correct entries will be made of all dealings and transactions of or in relation to the business and affairs of Developer relating to this Project in accordance with generally accepted accounting principles, consistently applied throughout the period involved, and Developer will provide reasonable protection against loss or damage to such books of record and account.
- Section 6.3. <u>Compliance with Laws</u>. Developer shall comply with all State, federal, and local laws, rules, and regulations relating to the Minimum Improvements, Development Property, and Project.

Section 6.4. <u>Non-Discrimination</u>. In the construction and operation of the Minimum Improvements, Developer shall not discriminate against any applicant, employee, or tenant because of age, color, creed, national origin, race, religion, marital status, sex, physical disability, or familial status. Developer shall ensure that applicants, employees, and tenants are considered and are treated without regard to their age, color, creed, national origin, race, religion, marital status, sex, physical disability, or familial status.

Section 6.5. <u>Available Information</u>. Upon written request from City, Developer shall promptly provide City with copies of information requested by City that are reasonably related to this Agreement so that City can determine Developer's compliance with the Agreement.

Section 6.6. Operation of Minimum Improvements. Following an issuance of a final certificate of occupancy for the Minimum Improvements until the Termination Date, but by no later than December 31, 2024, Developer shall cause the Minimum Improvements to be operated as a hotel which employs at least a Monthly Average of eight (8) Full-Time Equivalent Employees to work at the Development Property. Developer's Annual Certifications shall show that a Monthly Average of at least eight (8) Full-Time Equivalent Employees has been maintained at the Development Property (prorated for the first Annual Certification).

"Monthly Average" means the average number of Full-Time Equivalent Employees employed as of October 1 of each year and as of the first day of each of the preceding eleven (11) months (prorated for the first certification), as shown in Developer's Annual Certification in Section 6.7. Developer shall not receive any Economic Development Grants if the Monthly Average of Full-Time Equivalent Employees employed at the Minimum Improvements does not meet the requirements of this Section 6.6. Developer shall provide information as requested by the City to determine compliance with the foregoing employment obligations.

Annual Certification. To assist City in monitoring the Agreement and performance Section 6.7 of Developer hereunder, a duly authorized officer of Developer shall annually provide to City: (i) proof that all ad valorem taxes on the Development Property and Minimum Improvements have been paid for the prior fiscal year and for the current fiscal year as of the date of certification (if due and payable); (ii) the date of the first full assessment of the Minimum Improvements and the assessed value; (iii) certification of the number of Full-Time Equivalent Employees employed in hotel operations on the Development Property as of October 1 and as of the first day of each of the preceding eleven (11) months; and (iv) certification that such officer has re-examined the terms and provisions of this Agreement and that at the date of such certification, and during the preceding twelve (12) months, Developer is not, and was not, in default in the fulfillment of any of the terms and conditions of this Agreement and that no Event of Default (or event which, with the lapse of time or the giving of notice, or both, would become an Event of Default) is occurring or has occurred as of the date of such certification or during such period, or if such officer is aware of any such default, event or Event of Default, said officer shall disclose in such statement the nature thereof, its period of existence and what action, if any, has been taken or is proposed to be taken with respect thereto.

Such statement, proof and certificate shall be provided not later than October 15 of each year, commencing October 15, 2025 and ending October 15, 2035. Developer shall provide supporting

information for its Annual Certifications upon reasonable written request of City. See Exhibit D for form required for Developer's Annual Certification.

Section 6.8. <u>Developer Completion Guarantee</u>. By signing this Agreement, Developer hereby guarantees to City performance by Developer of all the terms and provisions of this Agreement pertaining to Developer's obligations with respect to the construction of the Minimum Improvements. Without limiting the generality of the foregoing, Developer guarantees that: (a) construction of the Minimum Improvements shall commence and be completed within the time limits set forth herein; (b) the Minimum Improvements shall be constructed and completed in accordance with the Construction Plans; (c) the Minimum Improvements shall be constructed and completed free and clear of any mechanic's liens, materialman's liens and equitable liens; and (d) all costs of constructing the Minimum Improvements shall be paid when due.

#### ARTICLE VII. PROHIBITION AGAINST ASSIGNMENT AND TRANSFER

### Section 7.1. Status of Developer; Transfer of Substantially All Assets; Assignment.

- a. As security for the obligations of Developer under this Agreement, Developer represents and agrees that, prior to the Termination Date, it will maintain existence as a company and will not wind up or otherwise dispose of all or substantially all of its assets or transfer, convey, or assign its interests in the Development Property, Minimum Improvements, or this Agreement to any other party unless: (i) the transferee partnership, corporation, limited liability company, or individual assumes in writing all of the obligations of Developer under this Agreement; and (ii) the City consents thereto in writing in advance thereof, which consent shall not be unreasonably withheld.
- b. In the event that Developer wishes to assign this Agreement, Developer and the transferee individual or entity shall request that the City consent to an amendment or assignment of this Agreement to accommodate the transfer and to provide for the assumption of all Developer's obligations, as applicable, under this Agreement. Such transfer shall not be effective unless and until the City consents in writing to an amendment or assignment of this Agreement authorizing the transfer, which consent shall be given or withheld in the sole discretion of the City.
- Section 7.2. Prohibition Against Use as Non-Taxable or Centrally Assessed Property. During the term of this Agreement, the Developer, and its successors or assigns, agrees that the Development Property cannot be transferred or sold to a non-profit entity or used for a purpose that would exempt the Development Property or Minimum Improvements from property tax liability. Nor can the Development Property or Minimum Improvements be used as centrally assessed property (including but not limited to, Iowa Code §§ 428.24 to 428.29 (Public Utility Plants and Related Personal Property); Chapter 433 (Telegraph and Telephone Company Property); Chapter 434 (Railway Property); Chapter 437 (Electric Transmission Lines); Chapter 437A (Property Used in the Production, Generation, Transmission or Delivery of Electricity or Natural Gas); and Chapter 438 (Pipeline Property)).

#### ARTICLE VIII. ECONOMIC DEVELOPMENT GRANTS

Section 8.1. Payment of Economic Development Grants.

- a. For and in consideration of the obligations being assumed by Developer hereunder, and in furtherance of the goals and objectives of Iowa Code Chapter 403, the City agrees, subject to Developer being and remaining in compliance with the terms of this Agreement at the time of payment, and subject to the terms and conditions of this Article VIII, to make up to ten (10) consecutive annual payments of Economic Development Grants to the Developer under the following terms and conditions.
  - i. <u>Schedule of Grants.</u> Assuming completion of the Minimum Improvements by December 31, 2024, first full assessment of the Minimum Improvements on January 1, 2025, and the City's debt certification to the County Auditor prior to December 1, 2025, the Economic Development Grants shall commence on June 1, 2027, and end on June 1, 2036, pursuant to Section 403.19 of the Urban Renewal Act under the following formula and schedule:

June 1, 2027	100% of Tax Increments for Fiscal Year 26-27
June 1, 2028	100% of Tax Increments for Fiscal Year 27-28
June 1, 2029	100% of Tax Increments for Fiscal Year 28-29
June 1, 2030	100% of Tax Increments for Fiscal Year 29-30
June 1, 2031	100% of Tax Increments for Fiscal Year 30-31
June 1, 2032	100% of Tax Increments for Fiscal Year 31-32
June 1, 2033	100% of Tax Increments for Fiscal Year 32-33
June 1, 2034	100% of Tax Increments for Fiscal Year 33-34
June 1, 2035	100% of Tax Increments for Fiscal Year 34-35
June 1, 2036	100% of Tax Increments for Fiscal Year 35-36

- ii. <u>Maximum Amount of Grants.</u> The aggregate amount of the Economic Development Grants that may be paid to the Developer under Section 8.1(a) of this Agreement shall be equal to the sum of the total amount of the applicable percentages of Tax Increments collected in respect of the assessments imposed on the Minimum Improvements (building value only), but in no event shall the aggregate amount of the Economic Development Grants exceed One Million Five Hundred Thousand Dollars (\$1,500,000). It is further agreed and understood that in no event shall Developer be entitled to receive more than calculated under the formula set forth in this Section 8.1(a), even if the aggregate amount is less than maximum amount stated herein.
- iii. <u>Limitations.</u> The Economic Development Grants are only derived from the increase in assessed value of the Minimum Improvements and Development Property (land and building value) caused by the completion of the Minimum Improvements described in this Agreement and not any expansions or improvements not included within the definition of the Minimum Improvements which, to be eligible for Economic Development Grants, would be the subject of an amendment or new agreement, at the sole discretion of the City Council.
- b. <u>Calculation of Grants</u>. Each annual payment shall be equal in amount to the incremental property tax revenues attributable to Development Property that are received by the City from the Washington County Treasurer and that are equal to the above percentages of the Tax Increments collected by the City with respect to the Minimum Improvements (building value only) under the terms of the Ordinance and deposited into the Washington Hotel Group, LLC TIF Account (without regard to any averaging that may otherwise be utilized under Section 403.19 and excluding any interest that may accrue thereon prior to payment to Developer) during the preceding twelve-month period in respect of the

Development Property, but subject to limitation and adjustment as provided in this Article (such payments being referred to collectively as the "Economic Development Grants").

Section 8.2. <u>Payment Schedule.</u> After the Minimum Improvements are first fully assessed and if in compliance with this Agreement, if the Developer's Annual Certification is timely filed under Section 6.7, the City shall certify to the County Auditor prior to December 1 of that year its request for the available Tax Increments resulting from the assessments imposed by the County as of January 1 of that year, to be collected by the County and paid to the City as taxes are paid during the following fiscal year and a percentage of which shall thereafter be disbursed to Developer on the following June 1 provided Developer is in compliance with this Agreement at the time of payment. (Example: Assuming completion of the Minimum Improvements in 2024 and first full assessment on January 1, 2025, if Developer timely submits its Annual Certification in October 2025, and the City certifies to the County by December 1, 2025, the first Economic Development Grant would be paid to Developer on June 1, 2027 (for 100% of the Tax Increment for Fiscal Year 2026-2027)).

## Section 8.3. Conditions Precedent.

- a. Notwithstanding the provisions of Section 8.1 above, the obligation of the City to make an Economic Development Grant in any year shall be subject to and conditioned upon the following:
  - i. Developer's completion of the Minimum Improvements, pursuant to the terms of this Agreement, and issuance of a certificate of occupancy for the Minimum Improvements;
  - ii. The Developer being and remaining in compliance with the terms of this Agreement at the time of payment; and
  - iii. No Event of Default has occurred and is continuing.
- b. In the event that an Event of Default has occurred and has not been cured or cannot reasonably be cured before the payment of the Grant, then the City shall have no obligation to make the Grant payment, in addition to having the remedies set forth in Section 10.2.
- c. Under no circumstances shall the failure by Developer to qualify for an Economic Development Grant in any year serve to extend the term of this Agreement beyond the Termination Date or the years during which Economic Development Grants may be awarded to Developer or the total amount thereof, it being the intent of parties hereto to provide Developer with an opportunity to receive Economic Development Grants only if Developer fully complies with the provisions hereof and the Developer becomes entitled thereto, up to the maximum aggregate amounts set forth in Section 8.1(a)(ii).

## Section 8.4. Source of Grant Funds Limited.

a. The Economic Development Grants shall be payable from and secured solely and only by amounts of incremental property tax revenues attributable to the Development Property and Minimum Improvements that are received by the City from the Washington County Treasurer and that are deposited and held in the Washington Hotel Group, LLC TIF Account of the Washington East Commercial Urban Renewal Tax Increment Revenue Fund of the City. The City hereby covenants and agrees to maintain the Ordinance covering the Development Property in force during the term hereof and to apply the appropriate

percentage of Tax Increments collected in respect of the Minimum Improvements (building value only), and allocated to the Washington Hotel Group, LLC TIF Account, to pay the Economic Development Grants, as and to the extent set forth in this Article and allowed by law. The Economic Development Grants shall not be payable in any manner by other tax increment revenues or by general taxation or from any other City funds. Any commercial and industrial property tax replacement monies that may be received under Chapter 441.21A of the Code shall not be included in the calculation to determine the amount of Economic Development Grants for which Developer is eligible, and any monies received back under Chapter 426C of the Code relating to the Business Property Tax Credit shall not be included in the calculation to determine the amount of Economic Development Grants for which Developer is eligible.

- b. Each Economic Development Grant is subject to annual appropriation by the City Council of the City. The right of non-appropriation reserved to the City in this Section is intended by the parties, and shall be construed at all times, so as to ensure that the City's obligation to make future Economic Development Grants shall not constitute a legal indebtedness of the City within the meaning of any applicable constitutional or statutory debt limitation prior to the adoption of a budget which appropriates funds for the payment of that installment or amount. In the event that any of the provisions of this Agreement are determined by a court of competent jurisdiction to create, or result in the creation of, such a legal indebtedness of the City, the enforcement of the said provision shall be suspended, and the Agreement shall at all times be construed and applied in such a manner as will preserve the foregoing intent of the parties, and no Event of Default by the City shall be deemed to have occurred as a result thereof. If any provision of this Agreement or the application thereof to any circumstance is so suspended, the suspension shall not affect other provisions of this Agreement which can be given effect without the suspended provision. To this end the provisions of this Agreement are severable.
- c. Notwithstanding the provisions of Section 8.1 hereof, the City shall have no obligation to make an Economic Development Grant to Developer if at any time during the term hereof the City fails to appropriate funds for payment; the City receives an opinion from its legal counsel to the effect that the use of Tax Increments resulting from the Minimum Improvements to fund an Economic Development Grant to Developer, as contemplated under said Section 8.1, is not authorized or is not an otherwise appropriate urban renewal activity permitted to be undertaken by the City under the Urban Renewal Act or other applicable provisions of the Code, as then constituted or under controlling decision of any Iowa court having jurisdiction over the subject matter hereof; or the City's ability to collect Tax Increment from the Minimum Improvements is precluded or terminated. Upon occurrence of any of the foregoing circumstances, the City shall promptly forward notice of the same to Developer. If the circumstances continue for a period during which two (2) annual Economic Development Grants would otherwise have been paid to Developer under the terms of Section 8.1, the City may terminate this Agreement, without penalty or other liability to the City, by written notice to Developer.
- Section 8.5. <u>Use of Other Tax Increments</u>. The City shall be free to use any and all Tax Increments above and beyond the percentages to be given to Developer in this Agreement, or any available Tax Increments resulting from the suspension or termination of the Economic Development Grants, for any purpose for which the Tax Increments may lawfully be used pursuant to the provisions of the Urban Renewal Act (including an allocation of all or any portion thereof to the reduction of any eligible City costs), and the City shall have no obligations to Developer with respect to the use thereof.
- Section 8.6. <u>Reduction of First Grant</u>. Developer shall pay to the City an amount equal to the actual costs incurred by the City in connection with the drafting and adoption of this Agreement, including,

but not limited to, publication fees for legal notices, actual costs associated with City Council meetings, and reasonable legal fees of the City. Payment by Developer of such costs shall be deducted from the first Economic Development Grant if not previously paid by Developer to the City.

#### ARTICLE IX. INDEMNIFICATION

#### Section 9.1. Release and Indemnification Covenants.

- a. Developer releases the Indemnified Parties from, covenants and agrees that the Indemnified Parties shall not be liable for, and agrees to indemnify, defend, and hold harmless the Indemnified Parties against, any loss or damage to property or any injury to or death of any person occurring at or about, or resulting from any defect in, the Development Property or the Minimum Improvements. Provided, however, such release shall not be deemed to include loss or damage that arises directly out of the gross negligence or intentional misconduct of the Indemnified Parties.
- b. Except for any willful misrepresentation or any willful or wanton misconduct or any unlawful act of the Indemnified Parties, Developer agrees to protect and defend the Indemnified Parties, now or forever, and further agrees to hold the Indemnified Parties harmless, from any claim, demand, suit, action, or other proceedings whatsoever by any person or entity whatsoever arising or purportedly arising from (i) any violation of any agreement or condition of this Agreement (except with respect to any suit, action, demand or other proceeding brought by Developer against City to enforce its rights under this Agreement), (ii) the acquisition and condition of the Development Property and the construction, installation, ownership, and operation of the Minimum Improvements, or (iii) any hazardous substance or environmental contamination located in or on the Development Property occurring or arising subsequent to Closing.
- c. The Indemnified Parties shall not be liable for any damage or injury to the persons or property of Developer or its officers, agents, servants, or employees or any other person who may be about the Minimum Improvements due to any act of negligence of any person, other than any act of negligence on the part of any such Indemnified Party or its officers, agents, servants, or employees.
  - d. The provisions of this Article IX shall survive the termination of this Agreement.

#### ARTICLE X. <u>DEFAULT AND REMEDIES</u>

- Section 10.1. Events of Default Defined. The following shall be "Events of Default" under this Agreement and the term "Event of Default" shall mean, whenever it is used in this Agreement, any one or more of the following events:
- a. Failure by Developer to cause the construction of the Minimum Improvements to be commenced and completed pursuant to the terms, conditions, and limitations of this Agreement;
- b. Failure by Developer to substantially observe or perform any covenant, condition, obligation, or agreement on its part to be observed or performed under this Agreement;
- c. Transfer of Developer's interest in the Development Property or this Agreement in violation of the provisions of this Agreement;

- d. Failure by Developer to pay ad valorem taxes on the Development Property or Minimum Improvements;
- e. The holder of any Mortgage on the Development Property, or any improvements thereon, or any portion thereof, commences foreclosure proceedings as a result of any default under the applicable Mortgage documents;

#### f. Developer shall:

- i. file any petition in bankruptcy or for any reorganization, arrangement, composition, readjustment, liquidation, dissolution, or similar relief under the United States Bankruptcy Act of 1978, as amended, or under any similar federal or state law; or
  - ii. make an assignment for the benefit of its creditors; or
  - iii. admit in writing its inability to pay its debts generally as they become due; or
- iv. be adjudicated as bankrupt or insolvent; or if a petition or answer proposing the adjudication of Developer as bankrupt or either entity's reorganization under any present or future federal bankruptcy act or any similar federal or state law shall be filed in any court and such petition or answer shall not be discharged or denied within ninety (90) days after the filing thereof; or a receiver, trustee or liquidator of Developer or the Minimum Improvements, or part thereof, shall be appointed in any proceedings brought against Developer, and shall not be discharged within ninety (90) days after such appointment, or if Developer shall consent to or acquiesce in such appointment; or
- g. Any representation or warranty made by Developer in this Agreement, or made by Developer in any written statement or certification furnished by Developer pursuant to this Agreement, shall prove to have been incorrect, incomplete, or misleading in any material respect on or as of the date of the issuance or making thereof.
- Section 10.2. Remedies on Default. Whenever any Event of Default referred to in Section 10.1 of this Agreement occurs and is continuing, City, as specified below, may take any one or more of the following actions after the giving of thirty (30) days' written notice (except in the case of an Event of Default under Section 10.1(e) or (f) for which 30 days' written notice is not required) by City to Developer and to the holder of the First Mortgage (but only to the extent City has been informed in writing of the existence of a First Mortgage and been provided with the address of the holder thereof) of the Event of Default, but only if the Event of Default has not been cured within said thirty (30) days, or if the Event of Default cannot reasonably be cured within thirty (30) days and Developer does not provide assurances reasonably satisfactory to City that the Event of Default will be cured as soon as reasonably possible:
- a. City may suspend its performance under this Agreement until it receives assurances from Developer, deemed adequate by City, that Developer will cure its default and continue its performance under this Agreement;
  - b. City may terminate this Agreement;

- c. City may take any action, including legal, equitable, or administrative action, which may appear necessary or desirable to enforce performance and observance of any obligation, agreement, or covenant of Developer, as the case may be, under this Agreement; or
- d. City shall have no obligation to make payment of the Economic Development Grants to Developer subsequent to an Event of Default and shall be entitled to recover from Developer, and Developer shall repay to City, an amount equal to the full amount of the Economic Development Grants previously made to Developer under Article VIII hereof, and City may take any action, including any legal action it deems necessary, to recover such amount from Developer. City may demand such payment at any time following its determination that Developer is in default under this Agreement.
- Section 10.3. <u>No Remedy Exclusive</u>. No remedy herein conferred upon or reserved to City is intended to be exclusive of any other available remedy or remedies, but each and every remedy shall be cumulative and shall be in addition to every other remedy given under this Agreement or now or hereafter existing at law or in equity or by statute. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient.
- Section 10.4. <u>No Implied Waiver</u>. In the event any agreement contained in this Agreement should be breached by any party and thereafter waived by any other party, such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other concurrent, previous or subsequent breach hereunder.
- Section 10.5. <u>Agreement to Pay Attorneys' Fees and Expenses</u>. Whenever any Event of Default occurs and City shall employ attorneys or incur other expenses for the collection of payments due or to become due or for the enforcement or performance or observance of any obligation or agreement on the part of Developer herein contained, Developer agrees that it shall, on demand therefor, pay to City the reasonable fees of such attorneys and such other expenses as may be reasonably and appropriately incurred by City in connection therewith.

#### ARTICLE XI. MISCELLANEOUS

- Section 11.1. <u>Conflict of Interest</u>. Developer represents and warrants that, to its best knowledge and belief after due inquiry, no officer or employee of City, or its designees or agents, nor any consultant or member of the governing body of City, and no other public official of City who exercises or has exercised any functions or responsibilities with respect to the Project during his or her tenure, or who is in a position to participate in a decision-making process or gain insider information with regard to the Project, has had or shall have any interest, direct or indirect, in any contract or subcontract, or the proceeds thereof, for work or services to be performed in connection with the Project, or in any activity, or benefit therefrom, which is part of the Project at any time during or after such person's tenure.
- Section 11.2. <u>Notices and Demands</u>. A notice, demand or other communication under this Agreement by any party to the other shall be sufficiently given or delivered if it is dispatched by registered or certified mail, postage prepaid, return receipt requested, or delivered personally, and

- a. In the case of Developer, is addressed or delivered personally to Washington Hotel Group, LLC at 2321 263<sup>rd</sup> Drive, Washington, IA 52353; and
- b. In the case of City, is addressed to or delivered personally to the City of Washington at City Hall, 215 East Washington Street, Washington, IA 52353, Attn: City Clerk;

or to such other designated individual or officer or to such other address as any party shall have furnished to the other in writing in accordance herewith.

- Section 11.3. <u>Memorandum of Agreement</u>. The parties agree to execute and record a Memorandum of Agreement, in substantially the form attached as Exhibit C, to serve as notice to the public of the existence and provisions of this Agreement, and the rights and interests held by City by virtue hereof. City shall pay for the costs of recording.
- Section 11.4. <u>Titles of Articles and Sections</u>. Any titles of the several parts, Articles, and Sections of this Agreement are inserted for convenience of reference only and shall be disregarded in construing or interpreting any of its provisions.
- Section 11.5. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts, each of which shall constitute one and the same instrument.
- Section 11.6. <u>Governing Law</u>. This Agreement shall be governed and construed in accordance with the laws of the State of Iowa.
- Section 11.7. <u>Entire Agreement</u>. This Agreement and the exhibits hereto reflect the entire agreement between the parties regarding the subject matter hereof, and supersedes and replaces all prior agreements, negotiations or discussions, whether oral or written. This Agreement may not be amended except by a subsequent writing signed by all parties hereto.
- Section 11.8. <u>Successors and Assigns</u>. This Agreement is intended to and shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns.
- Section 11.9. <u>Termination Date</u>. This Agreement shall terminate and be of no further force or effect on and after December 31, 2036 (the "Termination Date"), unless the Agreement is terminated earlier by the other terms of this Agreement.
- Section 11.10. <u>No Third-Party Beneficiaries</u>. No rights or privileges of either party hereto shall inure to the benefit of any landowner, contractor, subcontractor, material supplier, or any other person or entity, and no such landowner, contractor, subcontractor, material supplier, or any other person or entity shall be deemed to be a third-party beneficiary of any of the provisions contained in this Agreement.

IN WITNESS WHEREOF, City has caused this Agreement to be duly executed in its name and behalf by its Mayor Pro Tem and its seal to be hereunto duly affixed and attested by its City Clerk, and Developer has caused this Agreement to be duly executed in its name and behalf all on or as of the day first above written.

[Remainder of this page intentionally left blank. Signature pages to follow.]

ATTEST:	fillie Youngquist, Mayor Pro Tem
ATTEST:	
By:Amanda Waugh, City Clerk	
Amanda Waugh, City Clerk	
STATE OF IOWA ) ) SS	
COUNTY OF WASHINGTON )	
On this day of for said State, personally appeared Millie Youngquist and Am being duly sworn, did say that they are the Mayor Pro Tem a Washington, Iowa, a Municipality created and existing under seal affixed to the foregoing instrument is the seal of said N signed and sealed on behalf of said Municipality by authority Mayor Pro Tem and City Clerk acknowledged said instrument in the seal of said Municipality by it voluntarily executed.	and City Clerk, respectively, of the City of the laws of the State of Iowa, and that the Municipality, and that said instrument was and resolution of its City Council, and said
Notary Po	ublic in and for the State of Iowa

- 20 -

[Signature page to Agreement for Private Development – City of Washington, Iowa]

# WASHINGTON HOTEL GROUP, LLC, an Iowa limited liability company

	By:  David Waite, Co-Manager
ATTEST: By: Andy Drahota, Co-Manag	ger
STATE OF	
On this day of and for said State, personally ap being by me duly sworn, did say that said instrument was signed	, 2023, before me the undersigned, a Notary Public in peared David Waite and Andy Drahota, to me personally known, who, a that they are the Co-Managers of Washington Hotel Group, LLC, and on behalf of said limited liability company; and that the said officers as on of said instrument to be the voluntary act and deed of said limited
	Notary Public in and for said state
[Signature page to Agree	ment for Private Development – Washington Hotel Group, LLC]

## EXHIBIT A DEVELOPMENT PROPERTY

Auditor's Parcel "W" a parcel of land being a part of the Southwest Quarter (SW¼) of the Southeast Quarter (SE¼), as shown in Plat Book 31, Page 0328, in Section Sixteen (16), Township Seventy five (75) North, Range Seven (7) West of the Fifth (5th) P.M, in Washington County, Iowa.

## EXHIBIT B MINIMUM IMPROVEMENTS

The <u>Minimum Improvements</u> shall consist of the construction of an approximately 30,000 square foot, 54-room hotel that includes a pool, and related site improvements, to be constructed by Developer on the Development Property, consistent with approved plats and plans, the Urban Renewal Plan, and the terms of the Agreement, including this Exhibit B and the diagrams in Exhibit B-1.

See Exhibit B-1 for site plans and renderings of the Minimum Improvements. The renderings and plans set forth in Exhibit B-1 are preliminary in nature and subject to change pursuant to the terms of the Agreement.

EXHIBIT B-1
SITE PLANS AND RENDERINGS OF MINIMUM IMPROVEMENTS

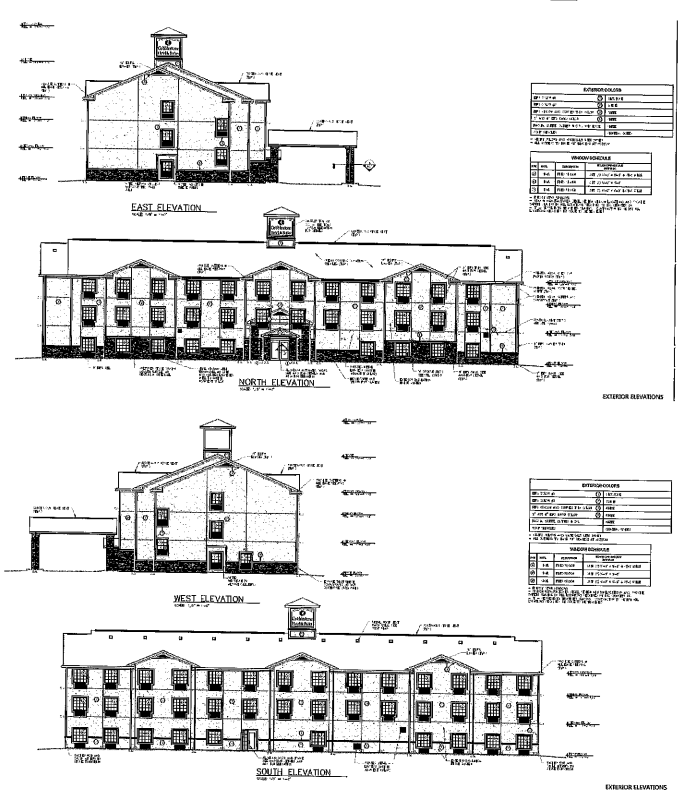


EXHIBIT B-1
SITE PLANS AND RENDERINGS OF MINIMUM IMPROVEMENTS

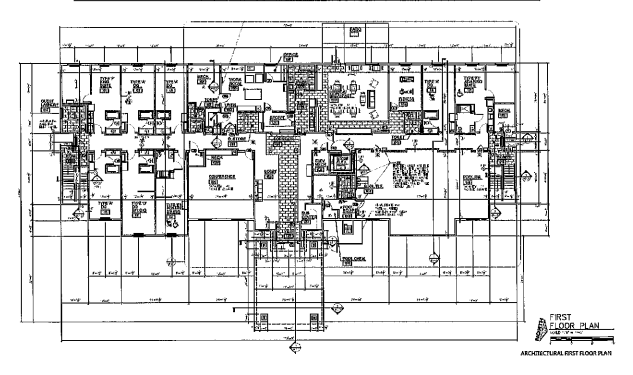
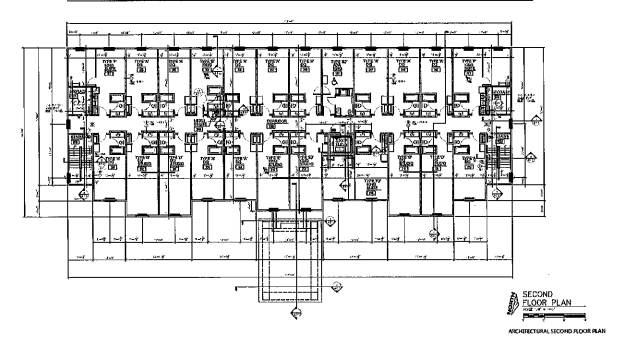
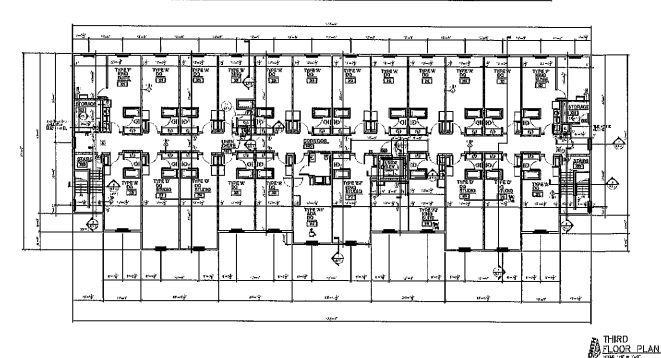


EXHIBIT B-1
SITE PLANS AND RENDERINGS OF MINIMUM IMPROVEMENTS



**EXHIBIT B-1** SITE PLANS AND RENDERINGS OF MINIMUM IMPROVEMENTS



ARCHITECTURAL THIRD FLOOR PLAN

Prepared by: Jenna H.B. Sabroske, Ahlers & Cooney, 100 Court Ave. #600, Des Moines, IA 50309, 515-243-7611 Return to: City of Washington, Iowa, City Hall, 215 East Washington Street, Washington, IA 52353, Attn: City Clerk

### EXHIBIT C MEMORANDUM OF AGREEMENT FOR PRIVATE DEVELOPMENT

WHEREAS, the City of Washington, Iowa ("City") and Washington Hotel Group, LLC, an Iowa limited liability company ("Developer"), did on or about the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2023, make, execute, and deliver an Agreement for Private Development (the "Agreement"), wherein and whereby Developer agreed, in accordance with the terms of the Agreement, to develop and maintain certain real property located within the City and as more particularly described as follows:

Auditor's Parcel "W" a parcel of land being a part of the Southwest Quarter (SW¼) of the Southeast Quarter (SE¼), as shown in Plat Book 31, Page 0328, in Section Sixteen (16), Township Seventy five (75) North, Range Seven (7) West of the Fifth (5th) P.M, in Washington County, Iowa.

(the "Development Property"); and

WHEREAS, the term of the Agreement commences on or about the date first set forth above and terminate on December 31, 2036, as set forth in the Agreement; and

WHEREAS, City and Developer desire to record a Memorandum of the Agreement referring to the Development Property and their respective interests therein.

#### NOW, THEREFORE, IT IS AGREED AS FOLLOWS:

- 1. That the recording of this Memorandum of Agreement for Private Development shall serve as notice to the public that the Agreement contains provisions restricting development and use of the Development Property and the improvements located and operated on such Development Property.
- 2. That all of the provisions of the Agreement and any subsequent amendments thereto, if any, even though not set forth herein, are by the filing of this Memorandum of Agreement for Private Development made a part hereof by reference, and that anyone making any

claim against any of said Development Property in any manner whatsoever shall be fully advised as to all of the terms and conditions of the Agreement, and any amendments thereto, as if the same were fully set forth herein.

3. That a copy of the Agreement and any subsequent amendments thereto, if any, shall be maintained on file for public inspection during ordinary business hours in the office of the City Clerk, City Hall, Washington, Iowa.

IN WITNESS WHEREOF, City and Developer have executed this Memorandum of Agreement for Private Development as of the \_\_\_\_\_ day of \_\_\_\_\_\_\_, 2023.

[Remainder of page intentionally left blank; signature pages to follow]

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#### CITY OF WASHINGTON, IOWA

	By: Millie Youngquist, Mayor Pro Tem
ATTEST:	
By: Amanda Waugh, City Clerk	
STATE OF IOWA ) ) SS COUNTY OF WASHINGTON )	
On this day of in and for said State, personally appeared Millie Y known, who being duly sworn, did say that the respectively, of the City of Washington, Iowa, and of the State of Iowa, and that the seal affixed Municipality, and that said instrument was signed authority and resolution of its City Council, and satisfaction of the said instrument to be the free act and deed of said	they are the Mayor Pro Tem and City Clerk Municipality created and existing under the laws to the foregoing instrument is the seal of saided and sealed on behalf of said Municipality by aid Mayor Pro Tem and City Clerk acknowledged
	Notary Public in and for the State of Iowa
[Signature page to Memorandum of Agreement]	- , ,

## WASHINGTON HOTEL GROUP, LLC, an Iowa limited liability company

		By:	
		·	David Waite, Co-Manager
ATTEST: By:			
Andy Dra	hota, Co-Manager		
STATE OF		) ) SS	
COUNTY OF		)	
rublic in and for s known, who, bein Group, LLC, and that the said offic	said State, personally a g by me duly sworn, d that said instrument w	uppeared David W lid say that they ard was signed on beha adged the executio	3, before me the undersigned, a Notary aite and Andy Drahota, to me personally the the Co-Managers of Washington Hotel alf of said limited liability company; and on of said instrument to be the voluntary oluntarily executed.
		Nota	ry Public in and for said state

[Signature page to Memorandum of Agreement for Private Development – Washington Hotel Group, LLC]

## EXHIBIT D DEVELOPER ANNUAL CERTIFICATION

(due by October 15th as required under terms of Development Agreement)

Developer certifies that, during the time period covered by this Certification, Developer is and was in compliance with the Agreement as follows:

(i) All the current year, if	ad valorem taxes due) and attached	on the Developmento this Annual Cert	nt Property hav ification are pr	e been paid for oof of paymen	the prior f t of said tax	iscal year (and for kes;
(ii) Th assessment value o	e Minimum Impr f\$	rovements were fir, and is currently	st fully assess assessed at \$_	sed on	, ;	20, at a full
(iii) Th Property as of Octo	e number of Full-T ber 1, 20 and a	Γime Equivalent En ns of the first day of	nployees emple each of the pre	oyed in hotel or eceding eleven	perations at (11) month	the Development s were as follows:
February 1 January 1, December November October 1, September	, 20:	August July 1, June 1, May 1, April 1 March	1, 20; 20; 20; 20; , 20; 1, 20;			
(iv) The and that at the date not, or was not, in conf Default (or ever Default) is occurring Event of Default, such taken or is property.	of such certificate default in the fulfil at which, with the ag or has occurred aid officer has dis	Ilment of any of the e lapse of time or to I as of the date of sclosed the nature the	preceding two terms and con he giving of r such certificat hereof, its peri-	elve (12) month ditions of this A notice, or both, ion, or if such	is, certifies Agreement would bed officer is a	that Developer is and that no Event come an Event of ware of any such
I certify un correct to the best c		ury and pursuant to and belief.	the laws of the	e State of Iowa	that the pre	eceding is true and
Signed this	day o	of	, 20	·		
WASHINGTON H an Iowa limited lial	•	LC,				
Ву:						
Print Name:		Its:				
STATE OF		COUNTY OF	···	) ss:		
This record was a	cknowledged befo	ore me on of Washington Ho	tel Group, LL	, 2023 by C.		as the
			Nota	ry Public in and	l for said S	tate
Attachments: pro-	of of payment of	nronerty taxes	1,000	y = 00110 111 alla	, ror outer D	

## EXHIBIT E CERTIFICATE OF COMPLETION

WHEREAS, the City of Washington, Iowa, ("City") and Washington Hotel Group, LLC, an Iowa limited liability company ("Developer") did on or about the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2023, make, execute and deliver, each to the other, an Agreement for Private Development (the "Agreement"), wherein and whereby Developer agreed, in accordance with the terms of the Agreement, to develop and maintain certain real property located within the City and as more particularly described as follows:

Auditor's Parcel "W" a parcel of land being a part of the Southwest Quarter (SW¼) of the Southeast Quarter (SE¼), as shown in Plat Book 31, Page 0328, in Section Sixteen (16), Township Seventy five (75) North, Range Seven (7) West of the Fifth (5th) P.M, in Washington County, Iowa.

(the "Development Property"); and

WHEREAS, the Agreement incorporated and contained certain covenants and restrictions with respect to the development of the Development Property, and obligated the Developer to construct certain Minimum Improvements (as defined therein) in accordance with the Agreement; and

WHEREAS, Developer has to the present date performed said covenants and conditions insofar as they relate to the construction of said Minimum Improvements in a manner deemed by the City to be in conformance with the Agreement to permit the execution and recording of this certification.

NOW, THEREFORE, this is to certify that all covenants and conditions of the Agreement with respect to the obligations of Developer, and its successors and assigns, to construct the Minimum Improvements on the Development Property have been completed and performed by Developer and are hereby released absolutely and forever terminated insofar as they apply to the land described herein. The County Recorder of Washington County is hereby authorized to accept for recording and to record the filing of this instrument, to be a conclusive determination of the satisfactory termination of the covenants and conditions of said Agreement with respect to the construction of the Minimum Improvements on the Development Property.

All other provisions of the Agreement shall otherwise remain in full force and effect until termination as provided therein.

[Remainder of page intentionally left blank; signature pages follow]

(SEAL)	CITY OF WASHINGTON, IOWA
	By:Millie Youngquist, Mayor Pro Tem
ATTEST:	
By: Amanda Waugh, City Clerk	
STATE OF IOWA ) SS	
COUNTY OF WASHINGTON )	
the City of Washington, Iowa, a Municipality c and that the seal affixed to the foregoing instrinstrument was signed and sealed on behalf of s	
	Notary Public in and for the State of Iowa
[Signature page to Certificate	of Completion – City of Washingtonl

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