Municip	oality		L			Name
Auror	а		0		C O	HR Green, Inc.
Townsl	nip		L	Preliminary/Construction	N S U	Address 651 Prairie Pointe Drive, Suite 201
County	,		A	Engineering Services	L	City
Kane			G E N	Agreement	T A	Yorkville
Section	1		C		N	State
N/A			Y		Т	Illinois
Agend impro super to fina WHER	cy (LA) vement vision c nnce EN	of the above PROJECT. If the State Department of IGINEERING services as on THIS AGREEMENT or a lineer	ER) ar Motor Trans descri	nd covers certain professional enging Fuel Tax Funds, allotted to the LA	eerin by th PAR ONS. used,	e State of Illinois under the general TMENT", will be used entirely or in part they shall be interpreted to mean:
Reside	ent Con	struction Supervisor Au		zed representative of the LA in imm	ediat	e charge of the engineering details of the
Contra	ctor			ny or Companies to which the const	ructio	on contract was awarded
				Section Description		
Name	201	9 City Wide Project Rou	ıte _	Var Length Var miles		Structure No.
Termi	ni <u>V</u> a	r				
Descr Const		Engineering Services for t	he Ci	ty of Aurora's 2019 City Wide Projec	cts.	
				Agreement Provisions		
The E	inginee	er Agrees,				
				rformance of the following engineeri escribed, and checked below:	ng se	ervices for the LA in connection with the
á	а. 🗌	Make such detailed surve	eys as	s are necessary for the preparation	of de	tailed roadway plans.
ł	р. 🗌	Make stream and flood p detailed bridge plans.	lain h	ydraulic surveys and gather high wa	ater d	ata and flood histories for the preparation o
Ć	c. 🗌	analyses thereof as may	be re		he de	ns including borings and soil profiles and esign of the proposed improvement. Such ents of the DEPARTMENT.
(d. 🗌			ch traffic studies and counts and spe esign of the proposed improvement		intersection studies as may be required to

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e.			are Army Corps of Engineers Permit, Division of Water Resources Permit, Bridge waterway sketch and/or nel Change sketch, Utility plan and locations and Railroad Crossing work agreements.							
f.			are Preliminary Bridge Design and Hydraulic Report, (including economic analysis of bridge or culvert types) igh water effects on roadway overflows and bridge approaches.							
N	OTE	Four co	ppies to be submitted to the Regional Engineer							
g.		LA wi	complete general and detailed plans, special provisions, proposals and estimates of cost and furnish the th five (5) copies of the plans, special provisions, proposals and estimates. Additional copies of any or all ments, if required shall be furnished to the LA by the ENGINEER at his actual cost for reproduction.							
h.		Furnish the LA with survey and drafts in quadruplicate of all necessary right-of-way dedications, construction easements and borrow pit and channel change agreements including prints of the corresponding plats and staking as required.								
i.		Assis	t the LA in the receipt and evaluation of proposals and the awarding of the construction contract.							
j.	\boxtimes	Furnis	sh or cause to be furnished:							
		(1)	Proportioning and testing of concrete mixtures in accordance with the "Manual of Instructions for Concrete Proportioning and Testing" issued by the Bureau of Materials and Physical Research, of the DEPARTMENT and promptly submit reports on forms prepared by said Bureau.							
		(2)	Proportioning and testing of bituminous mixtures (including extracting test) in accordance with the "Manual of Instructions for Bituminous Proportioning and Testing" issued by the Bureau of Materials and Physical Research, of the DEPARTMENT, and promptly submit reports on forms prepared by said Bureau.							
		(3)	All compaction tests as required by the specifications and report promptly the same on forms prepared by the Bureau of Materials and Physical Research.							
		(4)	Quality and sieve analyses on local aggregates to see that they comply with the specifications contained in the contract.							
		(5)	Inspection of all materials when inspection is not provided at the sources by the Bureau of Materials and Physical Research, of the DEPARTMENT and submit inspection reports to the LA and the							

- k. X Furnish or cause to be furnished (See Exhibit A)
 - (1) A resident construction supervisor, inspectors, and other technical personnel to perform the following work: (The number of such inspectors and other technical personnel required shall be subject to the approval of the LA.)

DEPARTMENT in accordance with the policies of the said DEPARTMENT.

- a. Continuous observation of the work and the contractor's operations for compliance with the plans and specifications as construction proceeds, but the ENGINEER does not guarantee the performance of the contract by the contractor.
- b. Establishment and setting of lines and grades.
- c. Maintain a daily record of the contractor's activities throughout construction including sufficient information to permit verification of the nature and cost of changes in plans and authorized extra work.
- d. Supervision of inspectors, proportioning engineers and other technical personnel and the taking and submitting of material samples.
- e. Revision of contract drawings to reflect as built conditions.
- f. Preparation and submission to the LA in the required form and number of copies, all partial and final payment estimates, change orders, records and reports required by the LA and the DEPARTMENT.

NOTE: When Federal funds are used for construction and the ENGINEER or the ENGINEER's assigned staff is named as resident construction supervisor, the ENGINEER is required to be prequalified with the STATE in Construction Inspection. The onsite resident construction supervisor and project inspectors shall possess valid Documentation of Contract Quantities certification.

- 2. That all reports, plans, plats and special provisions to be furnished by the ENGINEER pursuant to this agreement will be in accordance with the current standard specifications and policies of the DEPARTMENT, it being understood that all such reports, plats, plans and drafts shall before being finally accepted, be subject to approval by the LA and the said DEPARTMENT.
- 3. To attend conferences at any reasonable time when requested to do so by the LA or representatives of the DEPARTMENT. as noted in Exhibit A.
- 4. In the event plans, surveys or construction staking are found to be in error during the construction of the PROJECT and revisions of the plans or survey or construction staking corrections are necessary, the ENGINEER agrees that he will perform such work without expense to the LA, even though final payment has been received by him. He shall give immediate attention to these changes so there will be a minimum delay to the contractor.
- 5. The basic survey notes and sketches, charts, computations and other data prepared or obtained by the ENGINEER pursuant to this agreement will be made available upon request to the LA or the DEPARTMENT without cost and without restriction or limitations as to their use.
- 6. To make such changes in working plans, including all necessary preliminary surveys and investigations, as may be required after the award of the construction contract and during the construction of the improvement.
- 7. That all plans and other documents furnished by the ENGINEER pursuant to the AGREEMENT will be endorsed by him and will show his professional seal where such is required by law.
- 8. To submit, upon request by the LA or the DEPARTMENT a list of the personnel and the equipment he/she proposes to use in fulfilling the requirements of this AGREEMENT.

The LA Agrees,

١.	Time a	the Engineer as compensation for all services performed Material, Not to Exceed Amount as detailed in Ex		
	tollowir	ng methods indicated by a check mark:		
	a 📗	A sum of money equal to percent of the approved by the DEPARTMENT.	ne awarded contract cost of the	proposed improvement as
	b. □	A sum of money equal to the percentage of the aw approved by the DEPARTMENT based on the folk		osed improvement as
		Schedule for Percentages Based on Awarded Con	tract Cost	
		Awarded Cost	Percentage Fees	
		Under \$50,000		(see note)
			<u> </u>	%
				_ %
				_ %
				- %

Note: Not necessarily a percentage. Could use per diem, cost-plus or lump sum.

2. To pay for services stipulated in paragraphs 1b, 1c, 1d, 1e, 1f, 1h, 1j and 1k of THE ENGINEER AGREES at the hourly rates stipulated below for personnel assigned to this PROJECT as payment in full to the ENGINEER for the actual time spent in providing these services the hourly rates to include profit, overhead, readiness to serve, insurance, social security and retirement deductions. Traveling and other out-of-pocket expenses will be reimbursed to the ENGINEER at his actual cost. Subject to the approval of the LA, the ENGINEER may sublet all or part of the services provided under paragraphs 1b, 1c, 1d, 1e, 1f, 1j and 1k of THE ENGINEER AGREES. If the ENGINEER sublets all or a part of this work, the LA will pay the cost to the ENGINEER plus a five (5) percent service charge. "Cost to ENGINEER" to be verified by furnishing the LA and the DEPARTMENT copies of invoices from the party doing the work. The classifications of the employees used in the work should be consistent with the employee classifications for the services performed. If the personnel of the firm including the Principal Engineer perform routine services that should normally be performed by lesser-salaried personnel, the wage rate billed for such services shall be commensurate with the work performed.

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	Grade Classification of Employee	Hourly Rate	
	Principal Engineer Resident Construction Sup Chief of Party Instrument Man Rodmen Inspectors	pervisor	
			· - -
	ds and seals and shall remain in effect u	ıntil In event	ering this AGREEMENT, have affixed thein the services of the ENGINEER extend
		will be adjusted yearly by addendum to t e of the ENGINEER that are in effect at	
3.	 a. Upon completion of detailed plans paragraphs 1a through 1g under DEPARTMENT, 90 percent of the the total fee (excluding any fees p schedule and the awarded contract. Upon completion of the construction paragraphs 1j and 1k. d. Upon completion of all final report by the DEPARTMENT, 100 perces paid. 	e total fee based on the above fee schedule improvement by the LA and its approval paragraphs 1j and 1k of the ENGINEER Act cost, less any previous payment. On of the improvement, 90 percent of the serequired by the LA and the DEPARTM and the total fees due under this AGRE.	owing schedule: nate of cost - being the work required by action of the LA and their approval by the ule and the approved estimate of cost. If by the DEPARTMENT, 100 percent of AGREES), based on the above fee If fee due for services stipulated in ENT and acceptance of the improvement
	as the work progresses.	s, not to exceed 30 percent of the amoun	it earned, may be made from time to time
4.	provided for in paragraphs 1a and 1g, a ENGINEER for his actual costs plus 169.41 p "actual cost" being defined as material	ndoned at any time after the ENGINEER and prior to the completion of such service ercent incurred up to the time he is notificosts plus actual payrolls, insurance, so enses will be reimbursed to the ENGINEE	ed in writing of such abandonment cial security and retirement deductions.
5.	pursuant to paragraph 4 of THE ENGIN will pay the ENGINEER for such change and readiness to serve - "actual cost" but the end of the	any of the detailed plans, specifications on the AGREES) after they have been appear on the basis of actual cost plus 160 peing defined as in paragraph 4 above. If the ENGINEER of his responsibility to present the endinger of the end end end end end end end end end en	proved by the DEPARTMENT, the LA 9.41 percent to cover profit, overhead t is understood that "changes" as used in
3.		of the improvement beyond the time limit vided herein, his actual cost incurred bey	t given in the contract, the LA will pay the ond such time limit - "actual cost" being
7.	To submit approved forms BC 775 and	BC 776 with this AGREEMENT when fe	ederal funds are used for construction.

It is Mutually Agreed,

1. That any difference between the ENGINEER and the LA concerning the interpretation of the provisions of this AGREEMENT shall be referred to a committee of disinterested parties consisting of one member appointed by the Printed 3/15/2019 Page 4 of 5 BLR 05512 (Rev. 01/10/12)

ENGINEER one member appointed by the LA and a third member appointed by the two other members for disposition and that the committee's decision shall be final.

- 2. This AGREEMENT may be terminated by the LA upon giving notice in writing to the ENGINEER at his last known post office address. Upon such termination, the ENGINEER shall cause to be delivered to the LA all drawings, specifications, partial and completed estimates and data if any from traffic studies and soil survey and subsurface investigations with the understanding that all such material becomes the property of the LA. The ENGINEER shall be paid for any services completed and any services partially completed in accordance with Section 4 of THE LA AGREES.
- 3. That if the contract for construction has not been awarded one year after the acceptance of the plans by the LA and their approval by the DEPARTMENT, the LA will pay the ENGINEER the balance of the engineering fee due to make 100 percent of the total fees due under the AGREEMENT, based on the estimate of cost as prepared by the ENGINEER and approved by the LA and the DEPARTMENT.
- 4. That the ENGINEER warrants that he/she has not employed or retained any company or person, other than a bona fide employee working solely for the ENGINEER, to solicit or secure this contract and that he/she has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the ENGINEER, any fee, commission, percentage, brokerage fee, gifts or any other consideration contingent upon or resulting from the award or making of this contract. For breach or violation of this warranty the LA shall have the right to annul this contract without liability.

IN WITNESS WHEREOF, the parties have caused this AGREEMENT to be executed in quadruplicate counterparts, each of which shall be considered as an original by their duly authorized offices. Executed by the LA: of the (Municipality/Township/County) ATTEST: State of Illinois, acting by and through its By Clerk (Seal) Title: Executed by the ENGINEER: HR Green, Inc. 651 Prairie Pointe Drive, Suite 201 Yorkville, Illinois 60560 ATTEST: Title: Vice President Title: Administrative Manager **Approved**

Date
Department of Transportation

Regional Engineer



Exhibit A To Construction Engineering Services Agreement (BLR 05512)

For

City of Aurora
Construction Engineering Services
2019 City Wide Projects

Mr. Chris Lirot, P.E.
Road and Bridge Coordinator
City of Aurora
77 S. Broadway, 2nd Floor
Aurora, IL 60507
(630) 256-3242

Kevin Berry, P.E.
HR Green, Inc.
651 Prairie Pointe Drive
Suite 201
Yorkville, IL 60560
HR Green Project Number: 190202

March 14, 2019

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8.0	TERMS AND CONDITIONS





THIS **AGREEMENT** is between (CITY OF AURORA, ILLINOIS) (hereafter "CLIENT") and HR GREEN, INC. (hereafter "COMPANY").

1.0 Project Understanding

1.1 General Understanding

COMPANY will provide construction engineering services for the CLIENT'S 2019 City Wide Projects.

1.2 Design Criteria/Assumptions

Project plans were prepared by the CLIENT. The COMPANY will consult with the CLIENT regarding design questions.

2.0 Scope of Services

The CLIENT agrees to employ COMPANY to perform the following services:

Provide full-time observation for the City of Aurora - 2019 City Wide Projects based on the assumption that one (1) construction technician will be required beginning on May 1, 2019 and will be complete by October 15, 2019. This time period encompasses 167 calendar days. The construction technician will perform construction engineering services including: provide support /assistance of construction layout for milling, patching and resurfacing of over 90 streets totaling more than 50 lane miles of improvements, sidewalk removal and replacement, crack filling, and bike path resurfacing.

The construction technician will provide documentation of the contractor's daily activities. In addition, significant field and phone conversations will be documented. Also included as part of the daily activities is coordination of materials testing, authorization and acceptance of work, rejection of defective material and defective work, and coordinating observation tasks with CLIENT staff.

Resident engineering administration will include field visits by the construction manager to ensure that the field staff is sufficiently equipped to observe the contractor's activities and to provide contract administration guidance to ensure the requirements of the CLIENT are met.

3.0 Deliverables and Schedules Included in this Agreement

COMPANY will provide the CLIENT with documentation as specified in the Scope of Services. The schedule is anticipated to be from May 1, 2019 to October 15, 2019.

This schedule was prepared to include reasonable allowances for review and approval times required by the CLIENT and public authorities having jurisdiction over the project. This schedule shall be equitably adjusted as the project progresses, allowing for changes in the scope of the project requested by the CLIENT or for delays or other causes beyond the control of COMPANY.

4.0 Items not included in Agreement/Supplemental Services

The following items are not included as part of this agreement:





- A. Pay Estimates
- B. Project Closeout
- C. Project Final Records
- D. Construction Layout for Contractor Work

Supplemental services not included in the agreement can be provided by COMPANY under separate agreement, if desired.

5.0 Services by Others

The quality assurance sub-consultant, Rubino Engineering, Inc. will conduct the appropriate amount of field and laboratory tests during the placement of HMA Binder and Surface Courses required. Monitoring of plant operations will be conducted as necessary.

6.0 Client Responsibilities

Provide Plans and Special Provision to COMPANY.

7.0 Professional Services Fee

7.1 Fees

The fee for services will be based on COMPANY standard hourly rates current at the time the Agreement is signed. These standard hourly rates are subject to change upon 30 days' written notice. Non-salary expenses directly attributable to the project such as (i) identifiable communication expenses; (ii) identifiable reproduction costs applicable to the work; and (iii) outside services will be charged in accordance with the rates current at the time the service is done.

7.2 Invoices

Invoices for COMPANY's services shall be submitted, on a monthly basis. Invoices shall be due and payable within 45 days after approval by the City Council, and in accordance with the Illinois Prompt Payment Act.

7.3 Extra Services

Any service required but not included as part of this Agreement shall be considered extra services. Extra services will be billed on a Time and Material basis with prior approval of the CLIENT.

7.4 Exclusion

This fee does not include attendance at any meetings or public hearings other than those specifically listed in the Scope of Services. These service items are considered extra and are billed separately on an hourly basis.

7.5 Payment

The CLIENT AGREES to pay COMPANY on the following basis:

Time and material basis with a Not to Exceed fee of \$94,999.59. The cost breakdown of services is included within Exhibit A of the BLR 05611.





8.0 Terms and Conditions

The following Terms and Conditions are incorporated into this Agreement and made a part of it.

8.1 Standard of Care

Services provided by COMPANY under this AGREEMENT will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing at the same time and in the same or similar locality and in accordance with applicable federal, state and local laws and the rules and regulations of the Illinois Environmental Protection Agency in force at time of this agreement.

8.2 Entire Agreement

This Agreement and its attachments constitute the entire understanding between CLIENT and COMPANY relating to COMPANY's services. Any prior or contemporaneous agreements, promises, negotiations, or representations not expressly set forth herein are of no effect. Subsequent modifications or amendments to this Agreement shall be in writing and signed by the parties to this Agreement.

8.3 Time Limit and Commencement of Services

This Agreement must be executed within ninety (90) days to be accepted under the terms set forth herein. The services will be commenced immediately upon receipt of this signed Agreement.

8.4 Suspension of Services

If the Project or the COMPANY'S services are suspended by the CLIENT for more than thirty (30) calendar days, consecutive or in the aggregate, over the term of this Agreement, the COMPANY shall be compensated for all services performed and reimbursable expenses incurred prior to the receipt of notice of suspension. In addition, upon resumption of services, the CLIENT shall compensate the COMPANY for expenses incurred as a result of the suspension and resumption of its services, and the COMPANY'S schedule and fees for the remainder of the Project shall be equitably adjusted.

If the COMPANY'S services are suspended for more than ninety (90) days, consecutive or in the aggregate, the COMPANY may terminate this Agreement upon giving not less than five (5) calendar days' written notice to the CLIENT.

If the CLIENT is in breach of this Agreement, the COMPANY may suspend performance of services upon five (5) calendar days' notice to the CLIENT. The COMPANY shall have no liability to the CLIENT, and the CLIENT agrees to make no claim for any delay or damage as a result of such suspension caused by any breach of this Agreement by the CLIENT.

8.5 Books and Accounts

COMPANY will maintain books and accounts of payroll costs, travel, subsistence, field, and incidental expenses for a period of five (5) years. Said books and accounts will be available at all reasonable times for examination by CLIENT at the corporate office of COMPANY during that time.

8.6 Insurance

CLIENT reserves the right to review and adjust the insurance carried by COMPANY conditioned upon a mutual determination of changes in risk exposures.

8.7 Termination or Abandonment

Either party has the option to terminate this Agreement. In the event of failure by the other party to perform in accordance with the terms hereof through no fault of the terminating party, then the obligation to provide further services under this Agreement may be terminated upon seven (7) days' written notice. If any portion of the services is terminated or abandoned by CLIENT, the provisions of this Schedule of Fees and Conditions in regard to compensation and payment shall apply insofar as possible to that portion of the services not terminated or abandoned. If said termination occurs prior to completion of any phase of the project, the fee for services performed during such phase shall be based on COMPANY's reasonable estimate of the portion of such phase completed prior to said termination, plus a reasonable amount to reimburse COMPANY for termination costs.

8.8 Waiver

Either party's waiver of any term, condition, or covenant or breach of any term, condition, or covenant, shall not constitute a waiver of any other term, condition, or covenant, or the breach thereof.





8.9 Severability

If any provision of this Agreement is declared invalid, illegal, or incapable of being enforced by any Court of competent jurisdiction, all of the remaining provisions of this Agreement shall nevertheless continue in full force and effect, and no provision shall be deemed dependent upon any other provision unless so expressed herein.

8.10 Successors and Assigns

All of the terms, conditions, and provisions hereof shall inure to the benefit of and are binding upon the parties hereto, and their respective successors and assigns, provided, however, that no assignment of this Agreement shall be made without written consent of the parties to this Agreement.

8.11 Third-Party Beneficiaries

Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of a third party against either the CLIENT or the COMPANY. The COMPANY's services under this Agreement are being performed solely for the CLIENT's benefit, and no other party or entity shall have any claim against the COMPANY because of this Agreement or the performance or nonperformance of services hereunder. The CLIENT and COMPANY agree to require a similar provision in all contracts with contractors, subcontractors, sub-consultants, vendors and other entities involved in this project to carry out the intent of this provision.

8.12 Governing Law and Jurisdiction

The CLIENT and the COMPANY agree that this Agreement and any legal actions concerning its validity, interpretation and performance shall be governed by the laws of the State of Illinois without regard to any conflict of law provisions, which may apply the laws of other jurisdictions.

It is further agreed that any legal action between the CLIENT and the COMPANY arising out of this Agreement or the performance of the services shall be brought in a court of competent jurisdiction in Kane County Circuit Court.

8.13 Dispute Resolution

In an effort to resolve any conflicts that arise during the design or construction of the project or following the completion of the project, the CLIENT and COMPANY agree that all disputes between them arising out of or relating to this Agreement shall first be attempted to be resolved with a meeting of the managers in charge of the project.

8.14 Attorney's Fees

If litigation arises for purposes of collecting fees or expenses due under this Agreement, the Court in such litigation shall award reasonable costs and expenses, including attorney fees, to the party justly entitled thereto. In awarding attorney fees, the Court shall not be bound by any Court fee schedule, but shall, in the interest of justice, award the full amount of costs, expenses, and attorney fees paid or incurred in good faith.

8.15 Ownership of Instruments of Service

All reports, plans, specifications, field data, field notes, laboratory test data, calculations, estimates and other documents including all documents on electronic media prepared by COMPANY as instruments of service shall be the property of CLIENT. COMPANY shall retain these records for a period of five (5) years following completion/submission of the records, during which period they will be made available to the CLIENT at all reasonable times.

8.16 Reuse of Documents

All project documents including, but not limited to, plans and specifications furnished by COMPANY under this project are intended for use on this project only. Any reuse, without specific written verification or adoption by COMPANY, shall be at the CLIENT's sole risk, and CLIENT shall defend, indemnify and hold harmless COMPANY from all claims, damages and expenses arising out of or resulting therefrom.

Under no circumstances shall delivery of electronic files for use by the CLIENT be deemed a sale by the COMPANY, and the COMPANY makes no warranties, either express or implied, of merchantability and fitness for any particular purpose in the event they are altered in any manner by the CLIENT. In no event shall the COMPANY be liable for indirect or consequential damages as a result of the CLIENT's use or reuse of the electronic files.





8.17 Failure to Abide by Design Documents or To Obtain Guidance

The CLIENT agrees that it would be unfair to hold COMPANY liable for problems that might occur should COMPANY'S plans, specifications or design intents not be followed, or for problems resulting from others' failure to obtain and/or follow COMPANY'S guidance with respect to any errors, omissions, inconsistencies, ambiguities or conflicts which are detected or alleged to exist in or as a consequence of implementing COMPANY'S plans, specifications or other Instruments of Service. Accordingly, the CLIENT waives any claim against COMPANY, and agrees to defend, indemnify and hold COMPANY harmless from any claim for injury or losses that results from failure to follow COMPANY'S plans, specifications or design intent, or for failure to obtain and/or follow COMPANY'S guidance with respect to any alleged errors, omissions, inconsistencies, ambiguities or conflicts contained within or arising as a result of implementing COMPANY'S plans, specifications or other Instruments of Service. The CLIENT also agrees to compensate COMPANY for any time spent and expenses incurred remedying CLIENT's failures according to COMPANY'S prevailing fee schedule and expense reimbursement policy.

8.18 Opinion of Probable Construction Cost

As part of the Deliverables, COMPANY may submit to the CLIENT an opinion of probable cost required to construct work recommended, designed, or specified by COMPANY, if required by CLIENT. COMPANY is not a construction cost estimator or construction contractor, nor should COMPANY'S rendering an opinion of probable construction costs be considered equivalent to the nature and extent of service a construction cost estimator or construction contractor would provide. This requires COMPANY to make a number of assumptions as to actual conditions that will be encountered on site; the specific decisions of other design professionals engaged; the means and methods of construction the contractor will employ; the cost and extent of labor, equipment and materials the contractor will employ; contractor's techniques in determining prices and market conditions at the time, and other factors over which COMPANY has no control. Given the assumptions which must be made, COMPANY cannot guarantee the accuracy of its opinions of cost, and in recognition of that fact, the CLIENT waives any claim against COMPANY relative to the accuracy of COMPANY'S opinion of probable construction cost.

8.19 Design Information in Electronic Form

Because electronic file information can be easily altered, corrupted, or modified by other parties, either intentionally or inadvertently, without notice or indication, COMPANY reserves the right to remove itself from of its ownership and/or involvement in the material from each electronic medium not held in its possession. CLIENT shall retain copies of the work performed by COMPANY in electronic form only for information and use by CLIENT for the specific purpose for which COMPANY was engaged. Said material shall not be used by CLIENT or transferred to any other party, for use in other projects, additions to this project, or any other purpose for which the material was not strictly intended by COMPANY without COMPANY's expressed written permission. Any unauthorized use or reuse or modifications of this material shall be at CLIENT'S sole risk. Furthermore, the CLIENT agrees to defend, indemnify, and hold COMPANY harmless from all claims, injuries, direct damages, losses, and expenses arising out of the modification or reuse of these materials.

The CLIENT recognizes that designs, plans, and data stored on electronic media including, but not limited to computer disk, magnetic tape, or files transferred via email, may be subject to undetectable alteration and/or uncontrollable deterioration. The CLIENT, therefore, agrees that COMPANY shall not be liable for the completeness or accuracy of any materials provided on electronic media after a 30 day inspection period, during which time COMPANY shall correct any errors detected by the CLIENT to complete the design in accordance with the intent of the contract and specifications. After 40 days, at the request of the CLIENT, COMPANY shall submit a final set of sealed drawings, and any additional services to be performed by COMPANY relative to the submitted electronic materials shall be subject to separate AGREEMENT. The CLIENT is aware that differences may exist between the electronic files delivered and the printed hard-copy construction documents. In the event of a conflict between the signed construction documents prepared by the COMPANY and electronic files, the signed or sealed hard-copy construction documents shall govern.

8.20 Information Provided by Others

The CLIENT shall furnish, at the CLIENT's expense, all information, requirements, reports, data, surveys and instructions required by this Agreement. The COMPANY may use such information, requirements, reports, data, surveys and instructions in performing its services and is entitled to rely upon the accuracy and completeness thereof. The COMPANY shall not be held responsible for any errors or omissions that may arise as a result of erroneous or incomplete information provided by the CLIENT and/or the CLIENT's consultants and contractors.





COMPANY is not responsible for accuracy of any plans, surveys or information of any type including electronic media prepared by any other consultants, etc. provided to COMPANY for use in preparation of plans. The CLIENT agrees, to the fullest extent permitted by law, to indemnify and hold harmless the COMPANY from any damages, liabilities, or costs, including reasonable attorneys' fees and defense costs, arising out of or connected in any way with the services performed by other consultants engaged by the CLIENT.

COMPANY is not responsible for accuracy of topographic surveys provided by others. A field check of a topographic survey provided by others will not be done under this Agreement unless indicated in the Scope of Services.

8.21 Force Majeure

Parties agree that neither party is responsible for damages arising directly or indirectly from any delays for causes beyond their control. For purposes of this Agreement, such causes include, but are not limited to, strikes or other labor disputes; severe weather disruptions or other natural disasters or acts of God; fires, riots, war or other emergencies; failure of any government agency to act in timely manner; failure of performance by the CLIENT or the CLIENT's contractors or consultants; or discovery of any hazardous substances or differing site conditions. Severe weather disruptions include but are not limited to extensive rain, high winds, snow greater than two (2) inches and ice. In addition, if the delays resulting from any such causes increase the cost or time required by the COMPANY to perform its services in an orderly and efficient manner, the parties shall negotiate reasonable adjustment in schedule and compensation.

8.22 Job Site Visits and Safety

Neither the professional activities of COMPANY, nor the presence of COMPANY'S employees and subconsultants at a construction site, shall relieve the General Contractor and any other entity of their obligations, duties and responsibilities including, but not limited to, construction means, methods, sequence, techniques or procedures necessary for performing, superintending or coordinating all portions of the work of construction in accordance with the contract documents and any health or safety precautions required by any regulatory agencies. COMPANY and its personnel have no authority to exercise any control over any construction contractor or other entity or their employees in connection with their work or any health or safety precautions. The CLIENT agrees that the General Contractor is solely responsible for job site safety, and warrants that this intent shall be made evident in the CLIENT's AGREEMENT with the General Contractor. The CLIENT also agrees that the CLIENT, COMPANY and COMPANY'S consultants shall be indemnified and shall be made additional insureds on the General Contractor's and all subcontractor's general liability policies on a primary and non-contributory basis.

8.23 Hazardous Materials

CLIENT hereby understands and agrees that COMPANY has not created nor contributed to the creation or existence of any or all types of hazardous or toxic wastes, materials, chemical compounds, or substances, or any other type of environmental hazard or pollution, whether latent or patent, at CLIENT's premises, or in connection with or related to this project with respect to which COMPANY has been retained to provide professional engineering services. The compensation to be paid COMPANY for said professional engineering services is in no way commensurate with, and has not been calculated with reference to, the potential risk of injury or loss which may be caused by the exposure of persons or property to such substances or conditions. Therefore, to the fullest extent permitted by law, CLIENT agrees to defend, indemnify, and hold COMPANY, its officers, directors, employees, and consultants, harmless from and against any and all claims, direct damages, and expenses arising out of, or resulting from the discharge, escape, release, or saturation of smoke, vapors, soot, fumes, acid, alkalies, toxic chemicals, liquids gases, or any other materi¬als, irritants, contaminants, or pollutants in or into the atmosphere, or on, onto, upon, in, or into the surface or subsurface of soil, water, or watercourses, objects, or any tangible or intangible matter, whether sudden or not.

It is acknowledged by both parties that COMPANY'S scope of services does not include any services related to asbestos or hazardous or toxic materials. In the event COMPANY or any other party encounters asbestos or hazardous or toxic materials at the job site, or should it become known in any way that such materials may be present at the job site or any adjacent areas that may affect the performance of COMPANY'S services, COMPANY will notify CLIENT and may, at its option and without liability for consequential or any other damages, suspend performance of services on the project until the CLIENT retains appropriate specialist consultant(s) or contractor(s) to identify, abate and/or remove the asbestos or hazardous or toxic materials, and warrants that the job site is in full compliance with applicable laws and regulations.



Professional Services Agreement 2019 City Wide Projects March 14,2019 Page 7 of 8

Nothing contained within this Agreement shall be construed or interpreted as requiring COMPANY to assume the status of a generator, storer, transporter, treater, or disposal facility as those terms appear within the Resource Conservation and Recovery Act, 42 U.S.C.A., §6901 et seq., as amended, or within any State statute governing the generation, treatment, storage, and disposal of waste.

8.24 Limitation of Liability

The CLIENT agrees, to the fullest extent permitted by law, to limit the liability of COMPANY and COMPANY's officers, directors, partners, employees, shareholders, owners and subconsultants to the CLIENT for any and all claims, losses, costs, damages of any nature whatsoever or claims expenses from any cause or causes, including attorneys' fees and costs and expert witness fees and costs, so that the total aggregate liability of COMPANY and its officers, directors, partners, employees, shareholders, owners and subconsultants to all those named shall not exceed COMPANY'S total fee received for services rendered on this project or \$1,000,000.00, whichever is greater. It is intended that this limitation apply to any and all liability or cause of action however alleged or arising, unless otherwise prohibited by law.

8.25 Construction Observation Without Design

It is agreed that the professional services of COMPANY are limited to a review and observation of the work of the contractor to ascertain that such work is proceeding in general accordance with the contract documents and that such contract documents have not been prepared by the COMPANY. Unless otherwise stated, the CLIENT warrants that any documents provided to COMPANY by the CLIENT or by the prior consultant may be relied upon as to their accuracy and completeness without independent investigation by the successor consultant and that the CLIENT has the right to provide such documents to COMPANY free of any claims of copyright or patent infringement or violation of any other party's rights in intellectual property. It is further agreed that the CLIENT will defend, indemnify and hold harmless COMPANY from any claim or suit whatsoever, including all payments, expenses or costs, arising from or alleged to have arisen from an error or omission in the plans, specifications or contract documents. COMPANY agrees to be responsible for its employees own negligent acts, errors or omissions in the performance of their professional services.

8.26 Municipal Advisor

The COMPANY is not a Municipal Advisor registered with the Security and Exchange Commission (SEC) as defined in the Dodd-Frank Wall Street Reform and Consumer Protection Act. When the CLIENT is a municipal entity as defined by said Act, and the CLIENT requires project financing information for the services performed under this Agreement, the CLIENT will provide the COMPANY with a letter detailing who their independent registered municipal advisor is and that the CLIENT will rely on the advice of such advisor. A sample letter can be provided to the CLIENT upon request.





This Agreement is approved and accepted by the CLIENT and COMPANY upon both parties signing and dating the Agreement. Services will not begin until COMPANY receives a signed agreement. COMPANY's services shall be limited to those expressly set forth in this Agreement and COMPANY shall have no other obligations or responsibilities for the Project except as agreed to in writing. The effective date of the Agreement shall be the last date entered below.

Sincerely,

HR GREEN, INC.

Kevin Berry, P.E.

Construction Project Manager

\hrgreen.com\HRG\Data\2019\190202\Admin\Contract\Client\190202-PSA_HRG_ProfessionalServicesAgreement_Aurora_03132019.docx

Exhibit B: COST PLUS FIXED FEE COST ESTIMATE OF CONSULTANT SERVICES

FIRM	HR Green			DATE
PSB		OVERHEAD RATE	1.6941	
PRIME/SUPPLEMENT		COMPLEXITY FACTOR	0	

DBE DROP BOX	ITEM	MANHOURS (A)	PAYROLL (B)	OVERHEAD & FRINGE BENF (C)	IN-HOUSE DIRECT COSTS (D)	FIXED FEE (E)	Outside Direct Costs (F)	SERVICES BY OTHERS (G)	DBE TOTAL (H)	TOTAL (B-G)
	QA Testing	(A)	(D)	(0)	(D)	(⊏)	(F)	9,995.25	9,995.25	9,995.25
	Increation	943	30,308.02	E4 244 92		0.00		9,995.25	9,995.25	81,652.84
	Inspection	22	1 210 00	51,344.82	91.64	0.00				01,002.04
	RE Administration	22	1,210.00	2,049.86	91.64	0.00				3,351.50
	1									
	 									
	<u> </u>									
	0					0.00				0.00
	Subconsultant DL					0.00				0.00
	TOTALS	965	31,518.02	53,394.68	91.64	0.00	0.00	9,995.25	9,995.25	94,999.59

Exhibit B-1: AVERAGE HOURLY PROJECT RATES

FIRM	HR Green							
PSB		DATE 03/15/19	DATE 03/15/19					
PRIME/SUPPLEM	MENT	·						
		SHEET	1	OF	5			

PAYROLL	AVG	TOTAL PROJECT RATES			QA Test	ing		Inspecti	on		RE Adm	ninistration	1						
	HOURLY	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd	Hours	%	Wgtd
CLASSIFICATION			Part.	Avg		Part.	Avg		Part.	Avg		Part.	Avg		Part.	Avg		Part.	Avg
Construction Tech	32.14	943	97.72%	31.41				943	100.00%	32.14									
Project Manager	55.00	22	2.28%	1.25							22	100.00%	55.00						
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TOTALS		965	100%	\$32.66	0	0.00%	\$0.00	943	100%	\$32.14	22	100%	\$55.00	0	0%	\$0.00	0	0%	\$0.00



COMPANY NAME: HR Green

PTB NUMBER:

TODAY'S DATE: 3/13/2019

Description Control (Port	ITEM	ALLOWABLE	UTILIZE W.O. ONLY	QUANTITY J.S. ONLY	CONTRACT RATE	TOTAL
Setulation Set	· ·	Up to state rate maximum				\$0.00
Commonstration Section		Actual cost (Up to state rate maximum)			\$0.00	\$0.00
Actual cost Substitution Subst	0 0	Actual cost			\$0.00	\$0.00
CONTROL BOARD Up to state frame minumum A 100 30.00 30.1	Air Fare				\$0.00	\$0.00
Vehicle Rental Actual cost Actual cost \$0.00 \$0.00 Tols Actual cost \$0.00		Up to state rate maximum	Х	158	\$0.580	\$91.64
Totals	Vehicle Owned or Leased	\$32.50/half day (4 hours or less) or \$65/full day			\$0.00	\$0.00
Parking	Vehicle Rental	Actual cost (Up to \$55/day)			\$0.00	\$0.00
Overtime Premium portion (Submit supporting documentation) \$0.00 \$0.10 Shift Differential Actual cost (Based on firm's policy) \$0.00 \$0.00 Overnight Delivery/Postage/Courier Service Actual cost (Submit supporting documentation) \$0.00 \$0.00 Copies of Deliverables/Mylars (Outside) Actual cost (Submit supporting documentation) \$0.00 \$0.00 Project Specific Insurance Actual cost \$0.00 \$0.00 Monuments (Permanent) Actual cost \$0.00 \$0.00 Photo Processing Actual cost \$0.00 \$0.00 2-Way Radio (Survey or Phase III Only) Actual cost \$0.00 \$0.00 CADD Actual cost \$0.00 \$0.00 CADD Actual cost (Submit supporting documentation) \$0.00 \$0.00 Web Site Actual cost (Submit supporting documentation) \$0.00 \$0.00 Advertisements Actual cost (Submit supporting documentation) \$0.00 \$0.00 Public Meeting Exhibits/Renderings & Equipment Actual cost (Submit supporting documentation) \$0.00 \$0.00 Recording Fees </td <td>Tolls</td> <td>Actual cost</td> <td></td> <td></td> <td>\$0.00</td> <td>\$0.00</td>	Tolls	Actual cost			\$0.00	\$0.00
Shift Differential	Parking	Actual cost			\$0.00	\$0.00
Overright Delivery/Postage/Courier Service Actual cost (Submit supporting documentation) \$0.00 \$0.00 Copies of Deliverables/Mylars (In-house) Actual cost (Submit supporting documentation) \$0.00 \$0.00 Project Specific Insurance Actual cost \$0.00 \$0.00 Monuments (Permanent) Actual cost \$0.00 \$0.00 Photo Processing Actual cost \$0.00 \$0.00 2-Way Radio (Survey or Phase III Only) Actual cost \$0.00 \$0.00 2-Way Radio (Survey or Phase III Only) Actual cost \$0.00 \$0.00 CADD Actual cost (Max \$15/hour) \$0.00 \$0.00 Web Site Actual cost (Submit supporting documentation) \$0.00 \$0.00 Public Meeting Facility Rental Actual cost (Submit supporting documentation) \$0.00 \$0.00 Public Meeting Exhibits/Renderings & Equipment Actual cost (Submit supporting documentation) \$0.00 \$0.00 Recording Fees Actual cost (Submit supporting documentation) \$0.00 \$0.00 \$0.00 Recording Fees Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00	Overtime	Premium portion (Submit supporting documentation)			\$0.00	\$0.00
Copies of Deliverables/Mylars (In-house) Actual cost (Submit supporting documentation) \$0.00 \$0.00 Copies of Deliverables/Mylars (Outside) Actual cost \$0.00 \$0.00 Project Specific Insurance Actual cost \$0.00 \$0.00 Monuments (Permanent) Actual cost \$0.00 \$0.00 Photo Processing Actual cost \$0.00 \$0.00 2-Way Radio (Survey or Phase III Only) Actual cost \$0.00 \$0.00 Telephone Usage (Traffic System Monitoring Only) Actual cost \$0.00 \$0.00 CADD Actual cost (Submit supporting documentation) \$0.00 \$0.00 Web Site Actual cost (Submit supporting documentation) \$0.00 \$0.00 Advertisements Actual cost (Submit supporting documentation) \$0.00 \$0.00 Public Meeting Facility Rental Actual cost (Submit supporting documentation) \$0.00 \$0.00 Recording Fees Actual cost (Submit supporting documentation) \$0.00 \$0.00 Recording Fees Actual cost \$0.00 \$0.00 Recording Fees Actual cost	Shift Differential	Actual cost (Based on firm's policy)			\$0.00	\$0.00
Copies of Deliverables/Mylars (Outside)	Overnight Delivery/Postage/Courier Service	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Project Specific Insurance	Copies of Deliverables/Mylars (In-house)	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Monuments (Permanent)	Copies of Deliverables/Mylars (Outside)	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Photo Processing	Project Specific Insurance	Actual cost			\$0.00	\$0.00
Photo Processing	Monuments (Permanent)	Actual cost			\$0.00	\$0.00
Telephone Usage (Traffic System Monitoring Only)		Actual cost			\$0.00	\$0.00
Actual cost (Max \$15/hour) \$0.00 \$0.00		Actual cost				\$0.00
Web Site Actual cost (Submit supporting documentation) \$0.00 \$0.0 Advertisements Actual cost (Submit supporting documentation) \$0.00 \$0.0 Public Meeting Facility Rental Actual cost (Submit supporting documentation) \$0.00 \$0.0 Public Meeting Exhibits/Renderings & Equipment Actual cost (Submit supporting documentation) \$0.00 \$0.0 Recording Fees Actual cost \$0.00 \$0.0 Transcriptions (specific to project) Actual cost \$0.00 \$0.0 Storm Sewer Cleaning and Televising Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Storm Sewer Cleaning and Televising Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Traffic Control and Protection Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Aerial Photography and Mapping Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Utility Exploratory Trenching Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Lab Services* Actual cost (Provide breakdown of each cost) \$0.00 \$0.0 <	Telephone Usage (Traffic System Monitoring Only)	Actual cost			\$0.00	\$0.00
Advertisements Actual cost (Submit supporting documentation) \$0.00 \$0.0 Public Meeting Facility Rental Actual cost (Submit supporting documentation) \$0.00 \$0.0 Public Meeting Exhibits/Renderings & Equipment Actual cost (Submit supporting documentation) \$0.00 \$0.0 Recording Fees Actual cost \$0.00 \$0.0 Transcriptions (specific to project) Actual cost \$0.00 \$0.0 Courthouse Fees Actual cost \$0.00 \$0.0 Storm Sewer Cleaning and Televising Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Traffic Control and Protection Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Aerial Photography and Mapping Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Utility Exploratory Trenching Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Testing of Soil Samples* Actual cost (Provide breakdown of each cost) \$0.00 \$0.0 Lab Services* Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 \$0.00 \$0.00	CADD	Actual cost (Max \$15/hour)			\$0.00	\$0.00
Public Meeting Facility Rental Actual cost (Submit supporting documentation) Public Meeting Exhibits/Renderings & Equipment Actual cost (Submit supporting documentation) Recording Fees Actual cost Actual cost Actual cost Courthouse Fees Actual cost (Requires 2-3 quotes with IDOT approval) Actual cost	Web Site	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Public Meeting Exhibits/Renderings & Equipment Actual cost (Submit supporting documentation) \$0.00 \$0.	Advertisements	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Recording Fees Actual cost \$0.00 \$0.0 Transcriptions (specific to project) Actual cost \$0.00 \$0.0 Courthouse Fees Actual cost \$0.00 \$0.0 Storm Sewer Cleaning and Televising Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Traffic Control and Protection Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Aerial Photography and Mapping Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Utility Exploratory Trenching Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Testing of Soil Samples* Actual cost (Provide breakdown of each cost) \$0.00 \$0.0 Lab Services* Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 Equipment and/or Specialized Equipment Rental* Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0 \$0.0 \$0.00 \$0.00 \$0.0	Public Meeting Facility Rental	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Transcriptions (specific to project)	Public Meeting Exhibits/Renderings & Equipment	Actual cost (Submit supporting documentation)			\$0.00	\$0.00
Courthouse Fees Actual cost \$0.00 \$0	Recording Fees	Actual cost			\$0.00	\$0.00
Storm Sewer Cleaning and Televising Actual cost (Requires 2-3 quotes with IDOT approval) Fraffic Control and Protection Actual cost (Requires 2-3 quotes with IDOT approval) Aerial Photography and Mapping Actual cost (Requires 2-3 quotes with IDOT approval) Utility Exploratory Trenching Actual cost (Requires 2-3 quotes with IDOT approval) Testing of Soil Samples* Actual cost Actual cost (Provide breakdown of each cost) Equipment and/or Specialized Equipment Rental* Actual cost (Requires 2-3 quotes with IDOT approval) So.00	Transcriptions (specific to project)	Actual cost			\$0.00	\$0.00
Traffic Control and Protection Actual cost (Requires 2-3 quotes with IDOT approval) Aerial Photography and Mapping Actual cost (Requires 2-3 quotes with IDOT approval) Utility Exploratory Trenching Actual cost (Requires 2-3 quotes with IDOT approval) Testing of Soil Samples* Actual cost Actual cost (Provide breakdown of each cost) Actual cost (Requires 2-3 quotes with IDOT approval) Equipment and/or Specialized Equipment Rental* Actual cost (Requires 2-3 quotes with IDOT approval) Sound	Courthouse Fees	Actual cost			\$0.00	\$0.00
Aerial Photography and Mapping Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00	Storm Sewer Cleaning and Televising	Actual cost (Requires 2-3 quotes with IDOT approval)			\$0.00	\$0.00
Utility Exploratory Trenching	Traffic Control and Protection	Actual cost (Requires 2-3 quotes with IDOT approval)			\$0.00	\$0.00
Testing of Soil Samples*	Aerial Photography and Mapping	Actual cost (Requires 2-3 quotes with IDOT approval)			\$0.00	\$0.00
Testing of Soil Samples*					\$0.00	\$0.00
Lab Services* Actual cost (Provide breakdown of each cost) \$0.00 \$0.0 Equipment and/or Specialized Equipment Rental* Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0 \$0.00 \$0.00 \$0.0 \$0.0 \$0.0		, , , , , , , , , , , , , , , , , , ,				\$0.00
Equipment and/or Specialized Equipment Rental* Actual cost (Requires 2-3 quotes with IDOT approval) \$0.00		Actual cost (Provide breakdown of each cost)				\$0.00
\$0.00 \$0.00	Equipment and/or Specialized Equipment Rental*	,				\$0.00
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					\$0.00	\$0.00
						\$0.00
						\$0.00
						\$0.00
	TOTAL DIRECT COST				ψ0.00	\$91.64

*If other allowable costs are needed and not listed, please add in the above spaces provided.

LEGEND

W.O. = Work Order

J.S. = Job Specific

PRINTED 3/15/2019 BDE 436 (Rev. 02/02/17)



WORK ORDER ESTIMATE / AUTHORIZATION

Reference Master Agreement Q19.069 dated February 27, 2019

https://rubinoeng.com/schedule-field-testing

March 11, 2019

To: Kevin Berry HR Green, Inc.

651 Prairie Pointe Drive, Ste 201

Yorkville, IL 60560 Phone: 630.553.7560

Via Email: kberry@hrgreen.com

Re: Quality Assurance Testing Services

Aurora City Wide Testing

Aurora, IL

Proposal No. Q19.106

Rubino Engineering, Inc. is pleased to submit the following cost estimate to provide QA construction materials testing and inspection services for the above referenced project in accordance with Rubino / HR Green Master Agreement Q19.069 dated February 27, 2019.

PROJECT INFORMATION

check	✓	ltem	Data
che		Project Name:	Aurora City Wide Testing
and		City:	Aurora
(0 _		County:	Kane
view item		Federally or IDOT Funded?	YES / NO
revi ch it		HMA Plan Submitted?	YES / NO
_		PCC Plan Submitted?	YES / NO
Please		Upload to IDOT through QC/QA?	YES / NO
Ple		Plans / Specs Submitted?	YES / NO

COST ESTIMATE

Item Description		Vehicle (day)	Project Manager (hr)	Nuclear Density Gauge (dav)	Cylinders (each)	Sample Pickup	Maximum Theoretical Specific Gravity	Bulk Specific Gravity	Ignition Oven Test / Reflux Extraction + Sieve Analysis
	\$96.00	\$65.00	\$125.00	\$40.00	\$17.00	\$252.00	\$115.00	\$95.00	\$126.00
HMA - estimate	32	8	5.3	8		1	1	1	1
PCC - estimate	24	6	3		30	5			
	56	14	8.3	8	30	6	1	1	1
GRAND TOTAL = \$9,995.25	\$5,376.00	\$910.00	\$1,031.25	\$320.00	\$510.00	\$1,512.00	\$115.00	\$95.00	\$126.00

AUTHORIZATION

AGREED TO, THIS	DAY OF	, 20 .
BY (please print):		
TITLE:		
COMPANY:		
SIGNATURE		