

DEPARTMENT

Capital Assets
City Comptroller

Law CAFO Mayor

Office of Procurement

Contract No. 20180234 Amendment No. 5

DATE FORWARDED TO NEXT DEPT.

Date

6/14/21

Initials

TGT

City of Springfield Contract Tracer Log

INSTRUCTIONS: Upon receipt, please initial and write in the date of receipt on this Tracer form. When your department has approved and signed the blanket contract, please initial and date in the forwarding section and deliver to the next department.

Date

DATE RECEIVED

Initials

Office of Proc	urement	m	7/6/2	1		110101
Vendor No.: (6824 Contr	act Number	No. 201802	34	Amendment A	mt.: No Change
Contract Date	e: 91/17	Renewal d	ate: N/A	Expira	ation date: 6/30)/23(as amended)
Requisition N	o.: N/A	E	Acct No:			
Vendor Name	: GZA Geo-e	nvironmen	tal Inc.			
Bid No.: 21-1	90					
Contract Purp WATERSHO	ose: CONSUI OPS	LTING SE	RVICES FO	R HY	DRO PLANT	AT
Requesting D	ept.: DCAC					
TYPE OF DOC	UMENT (Please s	elect at least o	ne):			
☐ New	Amendment		Extension		Renewal	

AMENDMENT No. 5 TO CITY CONTRACT NO: 20180234 CONSULTING SERVICES FOR HYDRO PLANT AT WATERSHOPS

WHEREAS, on or about September 1, 2017, the CITY OF SPRINGFIELD, a municipal corporation within the County of Hampden, Commonwealth of Massachusetts, with its principal offices at 36 Court Street, Springfield, Massachusetts 01103, acting by and through its Director of Capital Asset Construction, with approval from its Mayor, and GZA ENVIRONMENTAL (hereafter the "Engineer"), a corporation with a business mailing address at 1350 Main Street, Suite 1400, Springfield, MA 01103 (hereinafter called the "Designer") entered into a Contract Agreement referred to as City Contract No. 20180234 (the "Agreement"), to provide Professional Designer/Consulting Services for the Watershop's Pond Hydropower Design; and

WHEREAS, the City retained the services of the Designer on the terms and conditions set forth in this Agreement and the DESIGNER has agreed to accept such retainer after being selected as the top ranked proposer from the City's Request for Proposals Qualifications performed pursuant to MGL Ch. 7C § 38-44; and

WHEREAS, the original agreement was executed for an amount not to exceed One Hundred Ninety Six Thousand Dollars and 00/100 (\$196,000.00), and the City now wishes to extend the scope of services and corresponding contract value to include additional scopes of service not included in the original Agreement that include a feasibility study, and other Phase II scopes of service that will address the future programmatic needs and services of the residents of the City of Springfield, (the additional scope of services is attached as **Exhibit A** to this Amendment); and

WHEREAS, the City and the Engineer had previously negotiated and executed **Amendment No. 1** to the Agreement, which increased the scope of services and corresponding contract compensation amount to an updated not to exceed amount of <u>Two Hundred Sixty-Four Thousand Two Hundred Dollars and 00/100 (\$264,200.00</u>) for all scopes of work; and

WHEREAS, the City and the Engineer had previously negotiated and executed **Amendment No. 2** to the Agreement, which increased the scope of services and corresponding contract compensation amount to an updated not to exceed amount of Eight <u>Hundred Seven Thousand Five Hundred Eighty Dollars and 00/100 (\$807,580.00)</u> for all scopes of work, as amended; and

WHEREAS, the City and the Engineer had previously negotiated and executed **Amendment No. 3** to the Agreement, which increased the scope of services and corresponding contract compensation amount to an updated not to exceed amount for all scopes of work, as amended; and

WHEREAS, the City and the Engineer had previously negotiated and executed **Amendment No. 4** to the Agreement, which increased the scope of services and corresponding contract compensation amount to an updated not to exceed amount of One Million Fifteen Thousand One Hundred Twenty Dollars 00/100 (\$1,015,120.00) for all scopes of work, as amended; and

WHEREAS, due to in project scope and a need for an increased level of services required, the City and the Engineer have now agreed to modify the schedule for the Designer to complete the scope of services contained in the Agreement as amended, through this **Amendment No. 5**;

NOW THEREFORE, in consideration of the mutual covenants contained herein, the parties hereto mutually agree to amend the Agreement as follows:

- 1. Article II. Term and Schedule for Services. The Expiration date of the Contract is hereby amended to be June 30, 2023. This contract extension is required due to the project delays incurred by the City and Designer due to the ongoing Covid 19 pandemic, as well as the granting agency(ies).
- 2. Engineer is to be bound to all of the additional terms, conditions, covenants, and obligations as described in the attached **Exhibit A**, which is incorporated herein by reference.
- 3. Except as specifically modified and amended by the provisions of this Amendment No. 5, all other terms, provisions, requirements and specifications contained in the Agreement shall remain the same and in full force and effect.
- 4. There is no addition compensation afforded from the Amendment No. 5.

IN WITNESS WHEREOF, the **CITY OF SPRINGFIELD**, acting by and through the Director of DCAC, with the approval of its Mayor, and the Consultant, have executed this Amendment No. 5 to the Agreement on the day and year the same is signed by all necessary parties, on the latest date listed below.

THE CONSULTANT, GZA Environmental: Digitally signed by: Tom Jenkins Digitally signed by: Tom Jenkins Digitally signed by: Tom Jenkins email = Ihomas. Digitally signed by: Tom Jenkins	Approved: Executive Director, DCAC
Approved as to Appropriation: */A 6/30/21 Comptroller, permit	Approved as to Form: City Solicitor
	Reviewed: ABHALLUT SUP CAFO APPROVED: DOMENIC J. SARNO MAYOR Date signed: