Consultant Agreement for Farmington Sidewalk/Trail Connection – Phase 1

PIN 4761.41

Between

Town of Farmington

and



October 19, 2022

PIN 4761.41 Sponsor Contract No.

Agreement made this _____ day of _____, ____ by and between

Town of Farmington

(municipal corporation) having its principal office at 1000 County Road #8, Farmington, NY, (to be known throughout this document as the "**Sponsor**")

and

Fisher Associates, P.E., L.S., L.A., D.P.C.,

with its office at 180 Charlotte Street, Rochester, NY 14607 (to be known throughout this document as the **"Consultant")**

WITNESSETH:

WHEREAS, in connection with a federal-aid project funded through the New York State Department of Transportation (NYSDOT) identified for the purposes of this contract as the <u>Farmington Sidewalk/Trail Connection – Phase I Project</u> (as described in detail in Attachment A annexed hereto, the "Project") the Sponsor has sought to engage the services of a Consultant Engineer to perform the scope of services described in Attachment B annexed hereto; and

WHEREAS, in accordance with required consultant selection procedures, including applicable requirements of NYSDOT and/or the Federal Highway Administration (FHWA), the Municipality has selected the Consultant to perform such services in accordance with the requirements of this Contract; and

WHEREAS, the Town Supervisor is authorized to enter this Contract on behalf of the Sponsor,

NOW, THEREFORE, the parties hereto agree as follows:

ARTICLE 1. DOCUMENTS FORMING THIS CONTRACT

This contract consists of the following:

Agreement Form - This document titled "Architectural/Engineering Consultant Contract";

Attachment "A" - Project Description and Funding;

Attachment "B" - Scope of Services;

Attachment "C" – as applicable, Staffing Rates, Hours, Reimbursables and Fee.

ARTICLE 2. SCOPE OF SERVICES/STANDARD PRACTICES AND REQUIREMENTS

- 2.1 The CONSULTANT shall render all services and furnish all materials and equipment necessary to provide the Sponsor with plans, estimates and other services and deliverables more specifically described in Attachment "B".
- 2.2 The CONSULTANT shall ascertain the applicable practices of the Sponsor, NYSDOT and/or FHWA prior to beginning any of the work of this PROJECT. All work required under this Contract shall be performed in

accordance with these practices, sound engineering standards, practices and criteria, and any special requirements, more particularly described in Attachment "B".

2.3 The CONSULTANT will commence work no later than ten (10) days after receiving notice to proceed from the Sponsor.

ARTICLE 3. COMPENSATION METHODS, RATES AND PAYMENT

As full compensation for Consultant's work, services and expenses hereunder the Sponsor shall pay to the CONSULTANT, and the CONSULTANT agrees to accept compensation based on the methods designated and described below. Payment of the compensation shall be in accordance with the Interim Payment procedures shown in the table and the final payment procedure in Article 6.

(Continued next page)

ITEM	DESCRIPTION OF ITEMS WITHIN METHOD	APPLICABLE RATE/ AMOUNT OR PERCENTAGE	INTERIM PAYMENTS
ITEM I	 Actual Direct Technical Salaries, regular time plus straight time portion of overtime compensation of all employees assigned to this PROJECT on a full-time basis for all or part of the term of this Contract, plus properly allocable partial salaries of all persons working part-time on this PROJECT. The cost of Principals', Officers' and Professional Staffs' salaries (productive time) included in Direct Technical Salaries is eligible for reimbursement if their comparable time is also charged directly to all other projects in the same manner. Otherwise, Principals' salaries are only eligible as an overhead cost, subject to the current limitations, generally established therefore by the Sponsor. If, within the term of this Contract, any direct salary rates are paid in excess of the maximums shown in Attachment A, the excess amount shall be borne by the CONSULTANT WITHOUT REIMBURSEMENT either as a direct cost or as part of the overhead allowance. 	 Actual cost incurred in the performance of this contract as identified in Attachment C or otherwise approved in writing by the Sponsor or its representative. Not to exceed the maximum allowable hourly rates of pay described in Attachment C of this Contract, all subject to audit. Actual overtime premium portion of Direct Technical Salaries, all subject to audit and prior approval by the Sponsor. 	 The CONSULTANT shall be paid in monthly progress payments based on the maximum salary rates and allowable costs incurred during the period as established in Attachment C. Bills are subject to approval of the Sponsor and Sponsor's Representative.
ITEM II	Actual Direct Non-Salary Project-related Costs incurred in fulfilling the terms of this Contract; all subject to audit.	All reimbursement for travel, meals and lodging shall be made at actual cost paid but such reimbursement shall not exceed the per diem rates established by the NY State Comptroller. All reimbursement shall not exceed the prevailing wage rates established by the NYS Department of Labor.	
ITEM III	Items required to be purchased for this Project not otherwise encompassed in Direct Non-salary Project-related Costs, which become the property of the Sponsor at the completion of the work or at the option of the Sponsor.	Salvage value	

3.1 Cost Plus Fixed Fee Method				
ITEM	DESCRIPTION OF ITEMS WITHIN METHOD	APPLICABLE RATE/ AMOUNT OR PERCENTAGE	INTERIM PAYMENTS	
ITEM IV	 Overhead Allowance based on actual allowable expenses incurred during the term of this Contract, subject to audit. Submitted overhead amounts will be audited based upon the Federal Acquisition Regulations (FAR), sub-part 1-31.2 as modified by sub-part 1-31.105, and applicable policies and guidelines of the Sponsor, NYSDOT, and FHWA. For the purpose of this Contract, an accounting period shall be the CONSULTANT'S fiscal year. An audit of the accounting records of the CONSULTANT shall be made by the Sponsor for each accounting period. For monthly billing purposes, the latest available overhead percentage established by such audit shall be applied to the charges lade, under Item IA of this subdivision to determine the charge to be made under this Item. 	 The overhead allowance shall be established as a percentage of Item IA only (Actual Direct Technical Salaries) of this ARTICLE, and shall be a FAR compliant rate initially established as 184%, in all events not to exceed 184%, subject to audit. 		
ITEM V	 Negotiated Lump Sum Fixed Fee. Payment of the Fixed Fee for the described scope of services is not subject to pre-audit and is not subject to review or modification based on cost information or unless this Contract is formally amended or supplemented by reason of a substantial change in the scope, complexity or character of the work to be performed. 	 A negotiated Lump Sum Fee which in this CONTRACT shall equal \$57,800 for Design Services. 		
ITEM VI	The Maximum Amount Payable under this Contract including Fixed Fees unless this Contract is formally amended or supplemented by reason of a substantial change in the scope, complexity or character of the work to be performed.	Maximum Amount Payable under this Method shall be \$667,000.		

ARTICLE 4. INSPECTION

The duly authorized representatives of the Sponsor, and on Federally aided projects, representatives of the NEW YORK STATE DEPARTMENT OF TRANSPORTATION and the FEDERAL HIGHWAY ADMINISTRATION, shall have the right at all times to inspect the work of the CONSULTANT.

ARTICLE 5. AUDITS

5.1 Payment to the Consultant is subject to the following audit rights of the Sponsor:

A. For Cost Plus Fixed Fee Method - All costs are subject to audit, i.e., labor, direct non-salary, overhead, and fee.

B. For Specific Hourly Rate Method - Labor hours and direct non-salary costs are subject to audit. If elements subject to audit are less than \$300,000, an audit may be waived by the Sponsor.

c. For Lump Sum Cost Plus Reimbursables Method - Only direct non-salary costs are subject to audit. If elements subject to audit are less than \$300,000, an audit may be waived by the Sponsor.

- 5.2 In order to enable the Sponsor to process the final payment properly and expeditiously, the CONSULTANT is advised that all of the following documents and submissions, as the same may be appropriate to this contract, are considered to be necessary to enable the commencement of the audit.
 - A Records of Direct Non-Salary Costs;
 - B Copies of any subcontracts relating to said contract;
 - C Location where records may be examined; and
 - D Name, address, telephone number of person to contact for production.

The application for final payment is not considered complete until receipt of these documents and information.

ARTICLE 6. FINAL PAYMENT

- 6.1 The Sponsor will make final payment within sixty (60) calendar days after receipt of an invoice which is properly prepared and submitted, and all appropriate documents and records are received.
- 6.2 The acceptance by the CONSULTANT of the final payment shall operate as and shall be a release to the Sponsor from all claims and liability to the CONSULTANT, its representatives and assigns for any and all things done, furnished for or relating to the services rendered by the CONSULTANT under or in connection with this Contract or for any part thereof except as otherwise provided herein.

ARTICLE 7. EXTRA WORK

- 7.1 Consultant's performance of this Contract within the compensation provided shall be continuously reviewed by the CONSULTANT. The CONSULTANT shall notify the Sponsor of the results of those reviews in writing by submittal of a Cost Control Report. Such Cost Control Report shall be submitted to the Sponsor on a monthly basis or such alternative interval as the Sponsor directs in writing.
- 7.2 If the CONSULTANT is of the opinion that any work the CONSULTANT has been directed to perform is beyond the scope of the PROJECT Contract and constitutes extra work, the CONSULTANT shall promptly notify the Sponsor, in writing, of this fact prior to beginning any of the work. The Sponsor shall be the sole

judge as to whether or not such work is in fact beyond the scope of this Contract and constitutes extra work. In the event that the Sponsor determines that such work does constitute extra work, the Sponsor shall provide extra compensation to the CONSULTANT in a fair and equitable manner. If necessary, an amendment to the PROJECT CONTRACT, providing the compensation and describing the work authorized, shall be prepared and issued by the Sponsor. In this event, a Supplemental Agreement providing the compensation and describing the work authorized shall be issued by the Sponsor to the CONSULTANT for execution after approvals have been obtained from necessary Sponsor officials, and, if required, from the Federal Highway Administration.

7.3 In the event of any claims being made or any actions being brought in connection with the PROJECT, the CONSULTANT agrees to render to the Sponsor all assistance required by the Sponsor. Compensation for work performed and costs incurred in connection with this requirement shall be made in a fair and equitable manner. In all cases provided for in this Contract for the additional services above described, the Sponsor's directions shall be exercised by the issuance of a separate Contract, if necessary.

ARTICLE 8. CONSULTING LIABILITY

The CONSULTANT shall be responsible for all damage to life and property due to negligent acts, errors or omissions of the CONSULTANT, his subcontractors, agents or employees in the performance of his service under this Contract.

Further, it is expressly understood that the CONSULTANT shall indemnify and save harmless the Sponsor from claims, suits, actions, damages and costs of every name and description resulting from the negligent performance of the services of the CONSULTANT under this Contract, and such indemnity shall not be limited by reasons of enumeration of any insurance coverage herein provided. Negligent performance of service, within the meaning of this Article, shall include, in addition to negligence founded upon tort, negligence based upon the CONSULTANT's failure to meet professional standards and resulting in obvious or patent errors in the progression of his work. Nothing in this Article or in this Contract shall create or give to third parties any claim or right of action against the Sponsor beyond such as may legally exist irrespective of this Article or this Contract.

The CONSULTANT shall procure and maintain for the duration of the work for such project(s), Professional Liability Insurance in the amount of One Million Dollars (\$1,000,000) per project, issued to and covering damage for liability imposed on the CONSULTANT by this Contract or law arising out of any negligent act, error, or omission in the rendering of or failure to render professional services required by the Contract. The CONSULTANT shall supply any certificates of insurance required by the Sponsor and adhere to any additional requirements concerning insurance.

ARTICLE 9. WORKER'S COMPENSATION AND LIABILITY INSURANCE

This contract shall be void and of no effect unless the CONSULTANT shall secure Workman's Compensation Insurance for the benefit of, and keep insured during the life of this contract, such employees as are necessary to be insured in compliance with the provisions of the Workman's Compensation Law of the State of New York.

The CONSULTANT shall secure policies of general and automobile liability insurance, and maintain said policies in force during the life of this contract. Said policies of insurance shall protect against liability arising from errors and omissions, general liability and automobile liability in the performance of this contract in the sum of at least \$1,000,000.00 (One Million dollars) each.

The CONSULTANT shall furnish a certified copy of said policies to the Sponsor at the time of execution of this contract.

ARTICLE 10. INTERCHANGE OF DATA

All technical data in regard to the PROJECT existing in the office of the Sponsor or existing in the offices of the CONSULTANT shall be made available to the other party to this Contract without expense to such other party.

ARTICLE 11. RECORDS RETENTION

The CONSULTANT shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance under this contract (collectively called the "Records"). The Records must be kept for a minimum of six (6) years or three (3) years after final payment is received, whichever is later. The Sponsor, State, Federal Highway Administration, or any authorized representatives of the Federal Government, shall have access to the Records during normal business hours at an office of THE CONSULTANT within the State of New York or, a mutually agreeable reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying.

ARTICLE 12. DAMAGES AND DELAYS

The CONSULTANT agrees that no charges or claim for damages shall be made by him for any delays or hindrances from any cause whatsoever during the progress of any portion of the services specified in this Contract. Such delays or hindrances, if any, shall be compensated for by an extension of time for such reasonable period as the Sponsor may decide, it being understood however, that the permitting of the CONSULTANT to proceed to complete any services or any part of them after the date of completion or after the date to which the time of completion may have been extended, shall in no way operate as a waiver on the part of the Sponsor of any of its rights herein. Nothing in this ARTICLE will prevent the CONSULTANT from exercising his rights under ARTICLE 7 of this Contract.

ARTICLE 13. TERMINATION

The Sponsor shall have the absolute right to terminate this Contract, and such action shall in no event be deemed a breach of contract:

- A. for convenience of the Sponsor if a termination is brought about for the convenience of the Sponsor and not as a result of unsatisfactory performance on the part of the CONSULTANT, final payment shall be made based on the basis of the CONSULTANT'S compensable work delivered or completed prior to and under any continuing directions of such termination.
- B. for cause if the termination is brought about as a result of the Sponsor's determination of unsatisfactory performance or breach of contract on the part of the CONSULTANT, the value of the work performed by the CONSULTANT prior to termination shall be established by the percent of the amount of such work satisfactorily delivered or completed by the CONSULTANT to the point of termination and acceptable to the Sponsor, of the total amount of work contemplated by the PROJECT CONTRACT.

ARTICLE 14. DEATH OR DISABILITY OF THE CONSULTANT

In case of the death or disability of one or more but not all the persons herein referred to as CONSULTANT, the rights and duties of the CONSULTANT shall descend upon the survivor or survivors of them, who shall be obligated to perform the services required under this Contract, and the Sponsor shall make all payments due to him, her or them.

In case of the death or disability of all the persons herein referred to as CONSULTANT, all data and records pertaining to the PROJECT shall be delivered within sixty (60) days to the Sponsor or its duly authorized representative. In case of the failure of the CONSULTANT's successors or personal representatives to make such delivery on demand, then in that event the representatives of the CONSULTANT shall be liable to the Sponsor for any damages it may sustain by reason thereof. Upon the delivery of all such data to the Sponsor, the Sponsor will pay to the representatives of the CONSULTANT all amounts due the CONSULTANT, including retained percentages to the date of the death of the last survivor.

ARTICLE 15. CODE OF ETHICS

The CONSULTANT specifically agrees that this Contract may be canceled or terminated if any work under this Contract is in conflict with the provisions of any applicable law establishing a Code of Ethics for Federal, State or Municipal officers and employees.

ARTICLE 16. INDEPENDENT CONTRACTOR

The CONSULTANT, in accordance with his status as an independent contractor, covenants and agrees that he will conduct himself consistent with such status, that he will neither hold himself out as, nor claim to be, an officer or employee of the Sponsor by reason hereof, and that he will not, by reason hereof, make any claim, demand or application to or for any right or privilege applicable to an officer or employee of the Sponsor, including but not limited to Worker's Compensation coverage, Unemployment Insurance benefits, Social Security coverage or Retirement membership or credit.

ARTICLE 17. COVENANT AGAINST CONTINGENT FEES

The CONSULTANT warrants that he has not employed or retained any company or person, other than a bona fide employee working for the CONSULTANT, to solicit or secure this Contract, and that he has not paid or agreed to pay any company or person, other than a bona fide employee, any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from the award or making of this Contract. For breach or violation of this warranty, the Sponsor shall have the right to annul this Contract without liability, or, in its discretion, to deduct from the Contract price or consideration, or otherwise recover, the full amount of such fee, commission, percentage, brokerage fee, gift, or contingent fee.

ARTICLE 18. TRANSFER OF AGREEMENT

The CONSULTANT specifically agrees, that he is prohibited from assigning, transferring, conveying, subletting or otherwise disposing of the Contract or of his right, title or interest therein, or his power to execute such Contract, to any other person, company or corporation, without the previous consent in writing of the Sponsor.

If this provision is violated, the Sponsor may revoke and annul the Contract and the Sponsor shall be relieved from any and all liability and obligations there under to the person, company or corporation to whom the CONSULTANT shall purport to assign, transfer, convey, sublet or otherwise dispose of the Contract without such consent in writing of the Municipality.

ARTICLE 19. PROPRIETARY RIGHTS

The CONSULTANT agrees that if patentable discoveries or inventions should result from work described herein, all rights accruing from such discoveries or inventions shall be the sole property of the CONSULTANT. However, the CONSULTANT agrees to and does hereby grant to the United States Government and the State of New York and the Sponsor a nonexclusive, nontransferable, paid-up license to make, use, and sell each subject invention throughout the world by and on behalf of the Government of the United States and states and domestic municipal governments, all in accordance with the provisions of 48 CFR 1-27.

ARTICLE 20. SUBCONTRACTORS/SUBCONSULTANTS

All SUBCONTRACTORS and SUBCONSULTANTS performing work on this project shall be bound by the same required contract provisions as the CONSULTANT. All agreements between the CONSULTANT and a subcontractor or other SUBCONSULTANT shall include all standard required contract provisions, and such agreements shall be subject to review by the Sponsor.

ARTICLE 20.1 PROMPT PAYMENT

While federal regulation (49 CFR 26.29) requires payment to subcontractors within 30 days, New York State law is more stringent. NYS General Municipal Law §106-b and NYS Finance Law Article 9, §139-f require prime contractors and prime consultants to pay their vendors within seven (7) calendar days of receipt of payment for all public works contract. Contract provisions incorporating any other payment schedule will not be allowed. A subcontractor's work is satisfactorily completed when all tasks called for in the subcontract have been accomplished and documented. When the Sponsor has made an incremental acceptance of a portion of a prime contract, the work of a subcontractor covered by that acceptance is deemed to be satisfactorily completed.

ARTICLE 21. CERTIFICATION REQUIRED BY 49 CFR, PART 29

The signator to this Contract, being duly sworn, certifies that, EXCEPT AS NOTED BELOW, its company and any person associated therewith in the capacity of owner, partner, director, officer, or major stockholder (five percent or more ownership)

- A. is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any federal agency;
- B. has not been suspended, debarred, voluntarily excluded or determined ineligible by any federal agency within the past three years;
- C. does not have a proposed debarment pending; and
- D. has not been indicted, convicted, or had a civil judgment rendered against it by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three years.

ARTICLE 22. CERTIFICATION FOR FEDERAL-AID CONTRACTS

The prospective participant certifies, by signing this Contract to the best of his or her knowledge and belief, that:

- A. No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- B. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit the standard "Disclosure Form to Report Lobbying," in accordance with its instructions.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by Section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

The prospective participant also agrees by submitting his or her bid or proposal that he or she shall require that the language of this certification be, included in all lower tier subcontracts, which exceed \$100,000 and that all such subrecipients shall certify and disclose accordingly.

ARTICLE 23. RESPONSIBILITY OF THE CONSULTANT

- A. The CONSULTANT shall be responsible for the professional quality, technical accuracy, and the coordination of all designs, drawings, specifications and other services furnished by the CONSULTANT under this contract. The CONSULTANT shall, without additional compensation, correct or revise any errors or deficiencies in its designs, drawings, specifications, and other services. However, the Sponsor may in certain circumstances, provide compensation for such work.
- B. Neither the Sponsor's review, approval or acceptance of, nor payment for, the services required under this contract shall be construed to operate as a waiver of any rights under this contract or of any cause of action arising out of the performance of this contract, and the CONSULTANT shall be and remain liable to the Sponsor in accordance with applicable law for all damages to the Sponsor caused by the CONSULTANT'S negligent performance or breach of contract of any of the services furnished under this contract.
- C. The rights and remedies of the Sponsor provided for under this contract are in addition to any other rights and remedies provided by law.
- D. If the CONSULTANT is comprised of more than one legal entity, each such entity shall be jointly and severally liable hereunder.

ARTICLE 24. NON-DISCRIMINATION REQUIREMENTS

The CONSULTANT agrees to comply with all applicable Federal, State and Sponsor Civil Rights and Human Rights laws with reference to equal employment opportunities and the provision of services. In accordance with Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal Statutory and constitutional non-discrimination provisions, the CONSULTANT shall not discriminate against any employee, applicant for employment because of any race, creed, color, sex, national origin, age, disability or marital status. Furthermore, in accordance with Section 220-e of the Labor Law, if this is a contract for the construction, alteration or repair of any public building or public work for the manufacture, sale or distribution of materials, equipment or supplies, and to the extent that this contract shall be performed within the State of New York, CONSULTANT agrees that neither it nor its SUBCONSULTANTS shall, by reason of race, creed, color, disability, sex or national origin; (a) discriminate against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this Contract. CONSULTANT is subject to fines of \$50.00 per person per day for any violation of Section 220-e or Section 239 as well as possible termination of this Contract and forfeiture of all moneys due hereunder for a second or subsequent violation.

ARTICLE 25. CERTIFICATION REQUIRED BY 40 CFR 111506.58

If the work of the PROJECT includes the preparation of an Environmental Impact Statement (EIS), the signator to this Contract, being duly sworn, certifies that its company and any person associated therewith in the capacity of owner, partner, director, officer, or major stockholder (five percent or more ownership) does not have any financial or other interest in the outcome of the project including:

- A. an existing contract for the PROJECT's ROW incidental work or construction engineering; or
- B. ownership of land, options to buy land, or some business enterprise which would be financially enhanced or diminished by any of the PROJECT alternatives.

This does not preclude the CONSULTANT from being awarded a future contract covering the work described in this Article or being awarded Phases V & VI Final Design after the EIS has been approved.

ARTICLE 26. BIDDING OF DIRECT NON-SALARY ITEMS

For all contracts other than personal services in excess of \$5,000, the consultant shall solicit a number of quotes from qualified subcontractors so that at least three (3) quotes will be received. For all contracts other than personal services in excess of \$10,000, the consultant shall solicit a number of sealed bids from qualified subcontractors so that at least three (3) bids will be received. The consultant shall then enter into a subcontract with the lowest bidder or entity submitting the lowest quotation which is fully responsive to the invitation to submit a quote/bid.

ARTICLE 27. WAGE AND HOURS PROVISIONS

If this is a public work contract covered by Article 8 of the Labor Law or a building service contract covered by Article 9 thereof, neither Consultant's employees nor the employees of its subcontractors may be required or permitted to work more than the number of hours or days stated in said statutes, except as otherwise provided in the Labor Law and as set forth in prevailing wage and supplement schedules issued by the State Labor Department. Furthermore, Consultant and its subconsultants must pay at least the prevailing wage rate and pay or provide the prevailing supplements, including the premium rates for overtime pay, as determined by the State Labor Department in accordance with the Labor Law.

ARTICLE 28. INTERNATIONAL BOYCOTT PROHIBITION

In accordance with Section 220-f of the Labor Law and Section 139-h of the State Finance Law, if this contract exceeds \$5,000, the Consultant agrees, as a material condition of the contract, that neither the Consultant nor any substantially owned or affiliated person, firm, partnership or corporation has participated, is participating, or shall participate in an international boycott in violation of the federal Export Administration Act of 1979 (50 USC App. Sections 2401 et seq.) or regulations thereunder. If such Consultant, or any of the aforesaid affiliates of Consultant, is convicted or is otherwise found to have violated said laws or regulations upon the final determination of the United States Commerce Department or any other appropriate agency of the United States subsequent to the contract's execution, such contract, amendment or modification thereto shall be rendered forfeit and void. The Contractor shall so notify the Sponsor and the State Comptroller within five (5) business days of such conviction, determination or disposition of appeal (See, 2 NYCRR 105.4).

ARTICLE 29. SERVICE OF PROCESS

In addition to the methods of service allowed by the State Civil Practice Law & Rules ("CPLR"), Consultant hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service hereunder shall be complete upon Consultant's actual receipt of process or upon the Sponsor's receipt of the return thereof by the United State Postal Service as refused or undeliverable. Consultant must promptly notify the Sponsor, in writing, of each and every change of address to which service of process can be made. Service by the Sponsor to the last known address shall be sufficient. Consultant will have thirty (30) calendar days after service hereunder is complete in which to respond.

ARTICLE 30, DISPOSITION OF PLANS, ESTIMATES AND OTHER DATA.

At the time of completion of the work, the Consultant shall make available to the Sponsor all survey notes, computations, maps, tracings, original aerial film and photo indices if any, and all other documents and data pertaining to the work or to the project which material at all times shall be the property of the Sponsor. Or in the event that this Agreement is terminated for any reason, then, within ten (10) days after such termination, the Consultant shall make available to the Sponsor all the aforementioned engineering data and material. All original tracings of maps and other engineering data furnished to the Sponsor by the Consultant shall bear thereon the endorsement of the Consultant. All plans, estimates and other data prepared in accordance with this Agreement shall be considered confidential and shall be released only to the Sponsor.

ARTICLE 31. MISCELLANEOUS

31.1 *Executory Contract*. This Contract shall be deemed only executory to the extent of the monies available, and no liability shall be incurred by the Sponsor beyond the monies legally available for the purposes hereof.

IN WITNESS WHEREOF, the parties have duly executed this Contract effective the day and year first above written.

Reference: Sponsor Contract # _____

Sponsor	Consultant	
by:	by:	
Date:	Date:	
SPONSOR:		
STATE OF NEW YORK		
COUNTY OF	SS:	
subscriber, personally appeared to me in the, New York; that described in and which executed the for	e known, who, being by me duly sworn he/she is the of the pregoing instrument; that he/she is au signed and acknowledged the said i	, 2022 before me, the , did depose and say; that he/she resides e, the corporation thorized with the execution of the matter instrument in his/her position as a duly
	Notary Public,	County, N.Y.
CONSULTANT:		
STATE OF NEW YORK		
COUNTY OF	SS:	
On this		

Notary Public, _____ County, N.Y.

APPENDIX A-1 SUPPLEMENTAL TITLE VI PROVISIONS (CIVIL RIGHTS ACT)

(To be included in all contracts)

During the performance of this contract, the contractor, for itself, its assignees and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

- (1) <u>Compliance with Regulations</u>: The contractor shall comply with the Regulation relative to nondiscrimination in Federally assisted programs of the Department of Transportation of the United States, Title 49, Code of Federal Regulations, Part 21, and the Federal Highway Administration (hereinafter "FHWA") Title 23, Code of Federal Regulations, Part 200 as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
- (2) <u>Nondiscrimination</u>: The Contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, religion, age, color, sex or national origin, sex, age, and disability/handicap in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by 49 CFR, section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- (3) Solicitations for Subcontractors, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the contractor of the contractor's obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, or national origin, sex, age, and disability/handicap.
- (4) <u>Information and Reports</u>: The contractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by NYSDOT or the FHWA to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information the contractor shall so certify to NYSDOT's Office of Civil Rights or FHWA, as appropriate, and shall set forth what efforts it has made to obtain the information.
- (5) <u>Sanctions for Noncompliance</u>: In the event of the contractor's noncompliance with the nondiscrimination provisions of this contract, NYSDOT shall impose such contract sanctions as it or the FHWA may determine to be appropriate, including, but not limited to:
 - a) Withholding of payments to the contractor under the contract until the contractor complies; and/or
 - b) Cancellation, termination or suspension of the contract, in whole or in part.
- (6) Incorporation of Provisions: The contractor shall include the provisions of paragraphs (1) through (6) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The contractor shall take such action with respect to any subcontractor procurement as NYSDOT or the FHWA may direct as a means of enforcing such provisions including sanctions for non-compliance: Provided, however, that in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the contractor may request NYSDOT to enter into such litigation to protect the interests of NYSDOT, and, in addition, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

ATTACHMENT A

Attachment A Architectural/ Engineering Consultant Contract Project Description and Funding

PIN: 4761.41 BIN:	Term of Agreement Ends: February 2025			
🛛 Main Agreeme				
	[add identifying #]			
🛛 P.E./Desi	Phase of Project Consultant to work on: gn □ ROW Incidentals □ ROW Acquisition ⊠ Construction, C/I, & C/S			
Sta	Dates or term of Consultant Performance: rt Date: Notice to Proceed Anticipated November 2022 Finish Date: December 2024			
	PROJECT DESCRIPTION:			
The project involves the construction of sidewalk and trail connections to fill gaps in the existing pedestrian/trail network in the Community Center Area in the Town of Farmington.				
Project Location:				
Town of Farmington, Ontario County				
Consultant Work Type(s): See Attachment B for more detailed Scope of Services.				
MAXIMUM AMOUNT OF FUNDS FOR ALL COMPENSATION PAYABLE UNDER THIS AGREEMENT FOR THE SCOPE OF WORK DESCRIBED IN ATTACHMENT B FOR THE PROJECT DESCRIBED IN THIS ATTACHMENT A, OTHERWISE IN ACCORDANCE WITH THE CHOSEN METHOD OF COMPENSATION AND OTHER TERMS OF THIS AGREEMENT:				
	\$667,000			

ATTACHMENT B

Farmington Sidewalk/Trial Connection – Phase I Project

Town of Farmington Ontario County

PIN: 4761.41

Scope of Services

October 19, 2022

Section 1 - General

1.01 **Project Description and Location**

Project Name: Farmington Sidewalk/Trail Connection - Phase I

PIN: 4761.41

Project Description/Limits: This project will construction sidewalk and trail connections to fill gaps in the existing pedestrian/trail network in the Community Center.

Sponsor: Town of Farmington

City, Town, County(ies): Town of Farmington, Ontario County

The anticipated start day of preliminary design: Fall 2022

The anticipated letting date: Fall 2023

The anticipated construction completed date: November 2024

1.02 Project Manager

The **Sponsor's** Project Manager for this project is Ron Brand, who can be reached at (585) 766-7972 or <u>rlbplans@gmail.com</u>.

All correspondence to the **Sponsor** should be addressed to: Ron Brand Director of Planning and Development Town of Farmington 1000 County Road 8 Farmington, NY 14425

The Project Manager should receive copies of all project correspondence directed other than to the **Sponsor**.

1.03 Project Classification

This project is assumed to be a Class II action under USDOT Regulations, 23 CFR 771.

Classification under the New York State Environmental Quality Review Act (SEQRA) Part 617, Title 6 of the Official Compilation of Codes, Rules, and Regulations of New York State (6 NYCRR Part 617) is assumed to be Type II Action.

1.04 Categorization of Work

Project work is generally divided into the following sections:

Section 1 General Section 2 Data Collection & Analysis Section 3 Preliminary Design Section 4 Environmental Section 5 Right-of-Way Section 6 Detailed Design Section 7 Advertising, Bid Opening and Award Section 8 Construction Support Section 9 Construction Inspection Section 10 Estimating & Technical Assumptions

When specifically authorized in writing to begin work the **Consultant** will render all services and furnish all materials and equipment necessary to provide the **Sponsor** with reports, plans, estimates, and other data specifically described in Sections 1 to 10.

1.05 Project Familiarization

The **Sponsor** will provide the **Consultant** with the following information:

- Approved project initiation document (Initial Project Proposal or similar documentation) indicating project type, project location, cost estimate, schedule, and fund source(s).
- Transportation needs.
- Plans for future related transportation improvements or development in the area of the project.
- Average Daily Traffic (ADT) and Speed Data.
- Most recent bridge inspection and condition report, NYSDOT weighted-average bridge condition rating, FHWA sufficiency rating and NYSDOT Bridge Management System rating.
- Record as-built plans.
- Pavement history.
- Anticipated permits and approvals (initial determination).
- Available project studies and reports.
- Other relevant documents pertaining to the project.

The **Consultant** will become familiar with the project before starting any work. This includes a thorough review of all supplied project information and a site visit to become familiar with field conditions.

1.06 Meetings

The **Consultant** will prepare for and attend all meetings as directed by the **Sponsor's** Project Manager. Meetings may be held to:

- Present, discuss, and receive direction on the progress and scheduling of work in this agreement.
- Present, discuss, and receive direction on project specifics.
- Discuss and resolve comments resulting from review of project documents, advisory agency review, and coordination with other agencies.
- Preview visual aids for public meetings.
- Manage subconsultants and subcontractors.

The **Consultant** will be responsible for the preparation of all meeting minutes; the minutes will be submitted to meeting attendees within one (1) week of the meeting date.

1.07 Cost and Progress Reporting

For the duration of this agreement, the **Consultant** will prepare and submit to the **Sponsor** on a monthly basis a Progress Report in a format approved by the **Sponsor**. The Progress Report must contain the Cost Control Report. The beginning and ending dates defining the reporting period must correspond to the beginning and ending dates for billing periods, so that this reporting process can also serve to explain billing charges. (In cases where all work under this contract is officially suspended by the **Sponsor**, this task will not be performed during the suspension period.)

1.08 Policy and Procedures

- The design of this project will be progressed in accordance with the current version of the NYSDOT Local Projects Manual (LPM) Manual including the latest updates.
- If there are conflicts between local policies and procedures and those listed in the *LPM* those listed in the *LPM* take precedence.

1.09 Standards & Specifications

The project will be designed and constructed in accordance with the current edition of the NYSDOT Standard Specifications for Construction and Materials, including all applicable revisions.

1.10 Subconsultants

The **Consultant** will be responsible for:

- Coordinating and scheduling work, including work to be performed by subconsultants.
- Technical compatibility of a subconsultant's work with the prime consultant's and other subconsultants' work.

1.11 Subcontractors

Procurement of subcontractors must be in accordance with the requirements set forth in the NYSDOT LPM Manual'

Section 2 – Data Collection & Analysis

2.01 Design Survey

A. Ground Survey

The **Consultant** will provide terrain data required for design by means of a topographic field survey conforming to Chapter 21 of the *Highway Design Manual*.

B. Photogrammetric Survey

Not in contract.

C. Stream Survey

Not in contract.

D. Survey of Wetland Boundaries

Not in contract.

E. Supplemental Survey

Not in contract.

F. Standards

Survey will be done in accordance with the standards set forth in the *NYSDOT Land Surveying Standards and Procedures Manual* and in accordance with local standards described in Section 10 of this SOS.

2.02 Design Mapping

The **Consultant** will provide the following design mapping that conforms to Chapter 21 of the *Highway Design Manual*. The mapping shall be tied into the New York State Grid Coordinate System. The mapping will be provided in MicroStation/InRoads format:

• 1" = 20' scale mapping (22" x 34") with points and 1-foot contour intervals

The **Consultant** will provide supplemental mapping when needed for design purposes and to keep the mapping current for the duration of the project.

All base mapping will be performed using the MicroStation Version V8i. Drawing files will conform to current NYSDOT level, line and symbology configurations (latest NYSDOT distribution).

All dimensions will be in U.S. Survey Feet.

2.03 Determination of Existing Conditions

The **Consultant** will determine, obtain or provide all information needed to accurately describe in pertinent project documents the existing conditions within and adjacent to the project limits.

2.04 Accident Data and Analysis

Not in contract.

2.05 Traffic Counts

Not in contract.

2.06 Capacity Analysis

Not in contract.

2.07 Future Plans for Roadways and Coordination with Other Projects

The **Sponsor** will provide a brief written statement specifying whether or not plans exist to reconstruct or widen the highway segments immediately adjacent to the project within the next twenty years.

The **Sponsor** will determine the influence, if any, of other existing or proposed projects or proposed developments in the vicinity of this project.

The **Sponsor** will provide all necessary information pertaining to the other projects or developments.

2.08 Soil Investigations

The **Consultant** will determine the boring locations, diameters, and sampling intervals; designate soil boring numbers; stake out the locations; take the soil borings; document the resulting subsurface information; and survey and map the actual boring locations.

2.09 Hydraulic Analysis

Not in contract.

2.10 Bridges to be Rehabilitated

A. Inspection

Not in contract.

B. Bridge Deck Evaluation

Not in contract.

C. Load Rating of Existing Bridge

Not in contract.

D. Fatigue Evaluation

Not in contract.

2.11 Pavement Evaluation

Not in contract.

Section 3 - Preliminary Design

3.01 Design Criteria

The **Consultant** will identify the applicable design standards to be used for this project, and will establish project-specific design criteria in accordance with the *NYSDOT Project Development Manual*.

The **Sponsor** will approve the selected project design criteria and will obtain NYSDOT concurrence (either by a written submission or at a meeting).

Based on the selected design criteria, the **Consultant** will identify all existing non-standard features that are within and immediately adjacent to the project limits. Non-standard features that correlate with a high accident rate will be noted.

3.02 Development of Alternatives

A. Selection of Design Alternative(s)

The **Consultant** will identify and make rudimentary evaluations of potential design alternative concepts that would meet the **Sponsor's** defined project objectives. These evaluations are not to be carried beyond the point of establishing the feasibility of each concept as a design alternative; only those significant environmental and geometric design constraints that bear on the feasibility should be identified.

For each concept the **Consultant** will prepare rudimentary sketches of plan, profile and typical section views which show:

- **On plan:** proposed centerlines, pavement edges, curve radii and termini; and existing ROW limits.
- **On profile:** theoretical grade lines; critical clearances; vertical curve data; grades; and touchdown points.
- **On typical section:** lane and shoulder widths; ditches; gutters; curbs and side slopes.
- Where necessary: important existing features.
- Where pertaining to feasibility: significant environmental and geometric design constraints, labeled as such.

These sketches will include only the minimum information needed to select design alternatives to be studied in further detail.

The **Consultant** will meet with the **Sponsor** to discuss the concepts, using the sketches as discussion aids to describe the relative order-of-magnitude costs, advantages, disadvantages, and problem areas of each. From these concepts the **Sponsor** will select on, or in some cases more, design alternative(s) for further development.

B. Detailed Evaluations of Alternative(s)

The **Consultant** will further evaluate each design alternative and the null alternative with specific engineering analyses and considerations. Analyses will be conceptual and limited to determining the relative suitability of each design alternative, and will include:

- Design geometry, including the identification and comparison of alignment constraints and (where applicable) justification for retaining nonstandard design features, per the NYSDOT Highway Design Manual.
- Environmental constraints and potential environmental impact mitigation measures (identified under Section 4 tasks).
- Traffic flow and safety considerations, including signs, signals, and level of service analysis for intersections.
- Pavement.
- Structures, including bridges, retaining walls, and major culverts, and building alterations (limited to establishing basic concepts, accommodating clearances and stream flow, and estimating costs). Bridge investigative work (inspection, deck coring, etc.) is covered under Section 2.
- Drainage.
- Maintenance responsibility.
- Maintenance and protection of traffic during construction.
- Soil and foundation considerations.
- Utilities.
- Railroads.
- Right-of-way acquisition requirements.
- Conceptual landscaping (performed by a Registered Landscape Architect).
- Accessibility for pedestrians, bicyclists and the disabled.
- Lighting.
- Construction cost factors.

The **Consultant** will prepare the following drawings for each design alternative analyzed:

- 1" = 20' plans showing (as a minimum) stationed centerlines; roadway geometrics; major drainage features; construction limits; cut and fill limits; and proposed right-of-way acquisition lines.
- Profiles, at a scale of 1" = 20' horizontal and 1" = 5' (maximum) vertical, showing (as a minimum) the vertical datum reference; significant elevations; existing ground line; theoretical grade line; grades; vertical curve data including sight distances; critical clearances at structures; centerline stations and equalities; construction limits; and superelevation data.
- Typical sections showing (as a minimum) lane and shoulder widths; ditches; gutters' curbs; and side slopes.

3.03 Cost Estimates

The **Consultant** will develop, provide and maintain a cost estimate for each design alternative.

The **Consultant** will update the estimate periodically and as necessary to incorporate significant design changes.

3.04 Preparation of Draft Design Approval Document

For this project the Design Approval Document (DAD) will be an Initial Project Proposal/Final Design Report (IPP/FDR).

The **Sponsor** will make all determinations not specifically assigned to the **Consultant** which are needed to prepare the Draft DAD.

The **Consultant** will prepare a Draft DAD, which will include the results of analyses and/or studies performed in other Sections of this document. The DAD will be formatted as specified in the *NYSDOT Project Development Manual Appendix 7*.

The **Consultant** will submit 1 electronic copy of the Draft DAD to the **Sponsor** and NYSDOT for review. The **Sponsor** and NYSDOT will perform concurrent reviews of the Draft DAD and provide the **Consultant** with review comments. The **Consultant** will revise the Draft DAD to incorporate the comments.

3.05 Advisory Agency Review

The **Consultant** will provide the **Sponsor** with 1 electronic copy of the signed Draft DAD for distribution to advisory agencies.

The **Sponsor** will distribute the Draft DAD to the advisory agencies.

The **Consultant** will assist the **Sponsor** in evaluating and preparing individual responses to the review comments received.

3.06 Public Information Meeting(s) and/or Public Hearing(s)

A Public Information Meeting(s)

The **Consultant** will assist the **Sponsor** at 1 public information meeting with advisory agencies, local officials, and citizens, at which the **Consultant** will provide visual aids and present a technical discussion of the project.

The **Sponsor** will arrange for the location of public information meeting. The **Consultant** will assist the **Sponsor** with appropriate notification.

B. Public Hearing(s)

Not in contract.

3.07 Preparation of Final Design Approval Document

The **Sponsor** will obtain all necessary approvals and concurrences.

The **Consultant** will prepare the Design Recommendation, and will modify the DAD to include the Design Recommendation, re-title the DAD in accordance with the *PDM* Manual, and update existing conditions and costs as necessary. The **Consultant** will incorporate changes resulting from the advisory agency review and all public information meetings.

The **Consultant** will submit 1 electronic copy of the Final DAD to the **Sponsor** for review. The **Sponsor** will review the Final DAD and provide the **Consultant** with review comments. The **Consultant** will revise the Final DAD to incorporate the comments.

The **Sponsor** will submit 1 electronic copy of the Final DAD to the NYSDOT for a Final Environmental Determination. The NYSDOT will make the determination or obtain FHWA's determination. If necessary, the NYSDOT will transmit the Final DAD to FHWA for final review and concurrence. The **Consultant** will again revise the Final DAD to incorporate changes (assumed minor) resulting from the NYSDOT and/or FHWA review. The Final DAD will include the signed FEAW.

The **Sponsor** and the NYSDOT will provide their reviews concurrently.

The **Sponsor** will grant or obtain, from or through the NYSDOT, Design Approval.

Section 4 – Environmental

4.01 NEPA Classification

The **Consultant** will verify the assumed NEPA Classification.

The project is assumed to be a Class II action. The **Consultant** will complete the FEAW, and include it as an Appendix in the Draft and Final DAD for review by the **Sponsor** for forwarding to NYSDOT (with the Final DAD) for a final NEPA determination. The FEAW need not be completed for projects assumed to be Class I or III actions.

The Lead Agency for NEPA is the Federal Highway Administration (FHWA).

4.02 SEQRA Classification

The **Consultant** will assist the **Sponsor** in complying with SEQRA (6 NYCRR Part 617). The **Sponsor** is the Lead Agency and it is assumed that the project will be a Type II project.

The **Consultant** will document the results of SEQRA processing in the body of the Design Approval Document (DAD) and will include documentation of the final SEQRA determination in the Appendix of the DAD.

4.03 Smart Growth

The **Consultant** will incorporate the Smart Growth Checklist provide by the **Sponsor** to measure whether and to what extent a project conforms to the principles and objectives of Smart Growth.

4.04 Screenings and Preliminary Investigations

The **Consultant** will screen and perform preliminary investigations to determine potential impacts resulting from the design alternative(s) for:

- General Ecology and Endangered Species
- Ground Water
- Surface Water
- State Wetlands
- Federal Jurisdictional Wetlands
- Floodplains
- Coastal Zone Management
- Navigable Waterways
- Historic Resources
- Parks
- Hazardous Waste

- Asbestos
- Noise
- Air Quality
- Energy
- Farmlands
- Invasive Species
- Visual Impacts
- Critical Environmental Areas
- Smart Growth
- Environmental Justice

Work will be performed, as detailed in the *LPM Manual* and detailed in the *PDM* and the *TEM*, to determine whether further detailed analysis or study is required. The results of these screenings and preliminary investigations will be summarized in the appropriate sections of the DAD.

4.05 Detailed Studies and Analyses

Based on the work performed in Section 4.04, the **Consultant** will determine whether detailed analysis or study is required. Prior to commencing such detailed study or analysis, the **Sponsor** must concur with the **Consultant's** determination.

Detailed study or analysis work will be performed and documented as detailed in the *LPM Manual*, as well as in the *PDM* and the *TEM*. Results of the detailed study or analysis will be summarized in the appropriate section of the DAD.

It is assumed that no Detailed Studies will be required. If required, they will be added by a Supplemental Agreeement.

4.06 Permits and Approvals

The **Consultant** will obtain all applicable permit(s) and certification(s), including but not necessarily limited to:

- U.S. Army Corps of Engineers Section 404 Permit (Individual or Nationwide)
- NYSDEC Section 401 Water Quality Certification
- NYSDEC State Pollution Discharge Elimination System (SPDES) Permit

4.07 Public Hearing

Not in contract.

Section 5 - Right-of-Way

Not in contract.

Section 6 - Detailed Design

6.01 Preliminary Bridge Plans

A. New and Replacement Bridges

The **Consultant** will prepare and submit to the **Sponsor** and NYSDOT 1 electronic copy of the Preliminary Bridge Plan in accordance with the *Project Development Manual*.

For each bridge, the **Consultant** will prepare and submit to the **Sponsor** and NYSDOT 1 electronic copy of the Structure Justification Report for approval. The format and content of the Structure Justification Report will be as outlined in the *Project Development Manual*.

B. Bridge Rehabilitations

Not in contract.

C. Selected Structural Treatment

The **Consultant** will modify the Preliminary Bridge Rehabilitation Plan to incorporate **Sponsor** review comments.

The **Sponsor** will approve the selected structural treatment and will obtain NYSDOT concurrence (either by a written submission or at a meeting).

6.02 Advance Detail Plans (ADP)

The **Consultant** will develop the approved design alternative to the ADP stage. At this stage all plans, specifications, estimates and other associated materials will be **90%** complete.

As part of this task the **Consultant** will prepare templated cross sections in areas where necessary.

Advance Detail Plans will be in accordance with Chapter 21 of the NYSDOT Highway Design Manual and the NYSDOT Bridge Manual.

The **Consultant** will prepare and submit 1 electronic copy of the ADP's to the **Sponsor** and NYSDOT for review. The **Consultant** will modify the design to reflect the review of the ADP package.

6.03 Contract Documents

The **Consultant** will prepare a complete package of build-ready contract documents. The package will include, as necessary:

- Instructions to bidders.
- Bid documents.
- Contract language, including applicable federal provisions and prevailing wage rates.
- Special notes.
- Specifications.
- Plans.
- A list of supplemental information available to bidders (i.e., subsurface exploration logs, record as-built plans, etc.).
- Other pertinent information.

The **Consultant** will submit the contract documents to the **Sponsor** and NYSDOT for approval.

6.04 Cost Estimate

The **Consultant** will develop, provide, and maintain the construction cost estimate for the project. The **Consultant** will update the estimate periodically and as necessary to incorporate significant design changes, and will develop and provide the final Engineer's Estimate, including all quantity computations.

6.05 Utilities

The **Consultant** will coordinate with affected utility companies to ensure the timely relocation of utility poles and appurtenances. The **Consultant** will assist the **Sponsor** in preparing any necessary agreements with utility companies. Any agreements containing reimbursable relocations must be approved and signed by the Department Support Section of the NYSDOT Design Quality Assurance Bureau (see *LPM Manual* Appendix 10-8).

6.06 Railroads

Not in contract.

6.07 Bridge Inventory and Load Rating Forms

Not in contract.

6.08 Information Transmittal

Upon completion of the contract documents, the **Consultant** will transmit to the **Sponsor** all project information, including electronic files. The electronic information will be in the format requested by the **Sponsor**.

Section 7 - Advertisement, Bid Opening and Award

7.01 Advertisement

The **Consultant** will prepare the advertisement for bids to be placed in the NYS Contract Reporter and any other newspaper or publication identified by the **Sponsor**. The **Consultant** will submit the ad(s) to the **Sponsor** for review and will revise the ad(s) to reflect the comments generated by that review. The **Sponsor** will place the advertisements.

Advertisements must not be placed until authorization is granted to the **Sponsor** by the NYSDOT.

7.02 Bid Opening (Letting)

The **Sponsor** will hold the public bid opening. The **Consultant** will attend the bid opening.

7.03 Award

The **Consultant** will analyze the bid results. The analysis will include:

- Verifying the low bidder.
- Ensuring receipt of all required bid documents (non-collusive bid certification, debarment history certification, etc).
- Breaking the low bid into fiscal shares, if necessary.
- Determining whether the low bid is unbalanced.
- For pay items bid more than 25% over the Engineer's Estimate:
 - Checking for accuracy of quantity calculations.
 - Determining appropriateness of price bid for work in the item.
- Determining whether the low bidder is qualified to perform the work.

The **Consultant** will assist the **Sponsor** in preparing and compiling the package of information to be transmitted to the DOT.

The **Sponsor** will award the contract and will transmit the award package to the NYSDOT as described in the "Locally Administered Federal Aid Procedures (PLAFAP) Manual."

Section 8 - Construction Support

8.01 Construction Support

The **Consultant** will provide design response to unanticipated or changed field conditions, analyze and participate in proposed design changes, and interpret design plans.

Work under this section will always be in response to a specific assignment from the **Sponsor** under one of the tasks below:

- In response to unanticipated and/or varying field conditions or changes in construction procedures, the **Consultant** will conduct on-site field reconnaissance and, where required, prepare Field Change Sheets modifying pertinent contract plan sheets.
- The **Consultant** will analyze and make recommendations on the implementation of changes proposed by the **Sponsor** or the construction contractor. This includes the Traffic Control Plan.
- The **Consultant** will interpret and clarify design concepts, plans and specifications.
- The **Consultant** will review and approve shop drawings for construction.
- The **Consultant** will prepare record drawings.

Not reimbursable under this Section are:

- Corrections of design errors and omissions
- Straightforward interpretations of plans and designer intentions

Section 9 - Construction Inspection

9.01 Equipment

The **Contractor** will furnish office space and basic office furnishings for the **Consultant**, as part of the contract.

The **Consultant** will furnish all other office, field and field laboratory supplies and equipment required to properly perform the inspection services listed below.

9.02 Inspection

The **Consultant** must provide, to the satisfaction of the **Sponsor**, contract administration and construction inspection services from such time as directed to proceed until the completion of the final agreement and issuance of final payment for the contract. The **Consultant** must assume responsibility, as appropriate, for the administration of the contract including maintaining complete project records, processing payments, performing detailed inspection work and on-site field tests of all materials and items of work incorporated into the contract consistent with federal policies and the specifications and plans applicable to the project.

9.03 Municipal Project Manager

This Project Manager will be the **Municipality's** official representative on the contract and the **Consultant** must report to and be directly responsible to said Project Manager.

9.04 Ethics

Prior to the start of work, the **Consultant** will submit to the **Sponsor** a statement regarding conflicts of interest.

9.05 Health and Safety Requirements

The **Consultant** must provide all necessary health and safety related training, supervision, equipment and programs for their inspection staff assigned to the project.

9.06 Staff Qualifications and Training

The **Consultant** must provide sufficient trained personnel to adequately and competently perform the requirements of this agreement. The **Consultant** will recommend inspectors to the Sponsor for approval prior to their assignment to the project. Resumes, proof of required certification and the proposed initial salary shall be furnished. The Sponsor may want to interview before approval, and reserves the right to disapprove any application. The employment of all consultant personnel is conditional, subject to satisfactory performance, as determined by the Sponsor.

For all construction inspection agreements, it is mandatory that all technician personnel be identified by the National Institute for Certification in Engineering Technologies (NICET) certification levels in the staffing tables. In addition, all Transportation Engineering Technicians-Construction assigned to the project at and above level III, Engineering and Senior Engineering Technicians, must be certified by NICET. Transportation Engineering Technicians-Construction below level III assigned to the project must have successfully completed the General Work Element requirements and at least those Special Work Elements which apply to their specific project assignments at the level of their rating.

In lieu of the NICET certification requirements, the Sponsor may accept evidence that the person proposed for employment (1) has satisfactorily performed similar duties as a former NYS Department of Transportation (NYSDOT) employee or (2) has a combination of education and appropriate experience commensurate with the scope of the position in question.

Technicians employed by the **Consultant** that perform field inspection of Portland cement concrete shall possess a current certification from the American Concrete Institute (ACI) as a Concrete field-testing Technician-Grade 1, or have completed all of the following NICET work elements, which are equivalent to the ACI certification:

NICET	NICET	NICET
LEVEL	CODE	WORK ELEMENT
	82019	Sample Fresh Concrete
1	82020	Slump Test
II	84068	Air Content, Pressure
II	84069	Air Content, Gravimetric
II	84070	Air Content, Volumetric
II	84076	Field Prepared Test Specimens

Inspectors designated as the responsible person in charge of work zone traffic control must have sufficient classroom training, or a combination of classroom training and experience, to develop needed knowledge and skills. Acceptable training should consist of a formal course presented by a recognized training program which includes at least two full days of classroom training. A minimum of two days classroom training is normally required, although one day of classroom training plus responsible experience may be considered. Recognized training providers include American Traffic Safety Services Association (ATSSA), National Safety Council (NSC), Federal Highway Administration's National Highway Institute (FHWA-NHI), and accredited colleges and universities with advanced degree programs in Civil/Transportation/Traffic Engineering. Former DOT employees may be considered on the basis of at least one day of formal classroom training combined with responsible M&PT experience.

Technicians employed by the **Consultant** who perform field inspection of geotechnical construction (earthwork), including, but not limited to embankment construction, subbase placement, structure and culvert backfill placement, and testing of earthwork items for in-place

density and/or gradation, shall possess a current certification and/or proof of training from the following organization:

North East Transportation Technician Certification Program (NETTCP) Soils and Aggregate Inspector Certification. An alternative to the certification/training listed above would be proof of previous training (within the past 5 years) of the NYSDOT Earthwork Inspectors School, given by the Department's Geotechnical Engineering Bureau.

9.07 Scope of Services/Performance Requirements

A Quality

The Consultant will enforce the specifications and identify in a timely manner to the **Sponsor** local conditions, methods of construction, errors on the plans or defects in the work or materials which would conflict with the quality of work, and conflict with the successful completion of the project.

- B. Record Keeping & Payments to the Contractor
 - All records must be kept in accordance with the directions of the Sponsor and must be consistent with the requirements of the <u>NYSDOT Manual of Uniform</u> <u>Recordkeeping (MURK)</u>. The Consultant must take all measurements and collect all other pertinent information necessary to prepare daily inspection reports, monthly and final estimates, survey notes, record plans showing all changes from contract plans, photographs of various phases of construction, and other pertinent data, records and reports for proper completion of records of the contract.
 - 2) Any record plans, engineering data, survey notes or other data provided by the Sponsor should be returned to the Sponsor at the completion of the contract. Original tracings of record plans, maps, engineering data, the final estimate and any other engineering data produced by the Consultant will bear the endorsement of the Consultant. Any documents that require an appropriate review and approval of a Professional Engineer (P.E.) licensed and registered to practice in New York State must be signed by the P.E.
 - 3) Unless otherwise modified by this agreement, the **Consultant** will check, and when acceptable, approve all structural shop drawings.
 - 4) The **Consultant** must submit the final estimate of the contract to the **Sponsor** within four (4) weeks after the date of acceptance of the contract. All project records must be cataloged, indexed, packaged, and delivered to the **Sponsor** within five (5) weeks after the date of the acceptance of the contract.
- C. Health & Safety/Work Zone Traffic Control

- 1) The **Consultant** must ensure that all inspection staff assigned to the project are knowledgeable concerning the health and safety requirements of the contract per **Sponsor** policy, procedures and specifications and adhere to all standards. Individual inspectors must be instructed relative to the safety concerns for construction operations they are assigned to inspect to protect their personal safety, and to ensure they are prepared to recognize and address any contractor oversight or disregard of project safety requirements.
- 2) The **Consultant** is responsible for monitoring the Contractor's and Subcontractor's efforts to maintain traffic and protect the public from damage to person and property within the limits of, and for the duration of the contract.
- D. Monitoring Equal Opportunity/Labor Requirements

The **Consultant** must assign to one individual the responsibility of monitoring the Contractor's adherence to Equal Opportunity and Labor requirements contained in the contract. When monitoring the Contractor's Equal Opportunity and Labor compliance, the Consultant, will utilize the guidance contained in the contract, standard specifications and the **Sponsor's** policies. The Consultant is also to input required disadvantaged business enterprise (DBE) information into the NYSDOT maintained Equitable Business Opportunities (EBO) database.

Section 10 - Estimating & Technical Assumptions

10.01 Estimating Assumptions

Section 1 Estimate 5 site visits.

- Two site visits for project reconnaissance.
- One site visit for geotechnical borings (Hrs. in Section 2).
- One site visit for environmental screens (Hrs. in Section 4)
- One site visit for utility coordination.

Estimate 2 meetings during the life of this agreement (not included elsewhere).

• Two meetings with the Town to discuss alternatives.

Estimate 24 cost and progress reporting periods will occur during the life of this agreement.

Section 2 Estimate 0 days of Supplemental Survey and associated mapping updates.

Estimate 0 accidents will require analysis.

Estimate 0 capacity analysis will be required.

Estimate 2 soil borings will be taken.

Section 3 Estimate 1 concept will be evaluated.

Estimate 1 design alternative(s) will be analyzed in addition to the null alternative.

Estimate 2 cost estimates plus 1 update will be required.

Estimate 0 bridges will be rehabilitated.

Section 4 Estimate 1 Detailed Environmental Analyses will be required for wetlands.

Estimate preparation of a PSP for Cultural Resources. Estimate Phase 1A or 1B Cultural Resource Assessments will not be required.

Estimate up to 0 ACM samples will be collected.

Estimate up to 0 lead samples will be collected.

Estimate 4 permits will be required.

Section 5 Not in contract.

Section 6 Estimate 1 cost estimate plus 2 updates will be required.

Estimate 1 bridge will be replaced and 0 will be rehabilitated.

Estimate 5 utility companies and 0 railroad agencies will be affected.

- Section 7 Estimate 1 electronic copy will be made available for the Sponsor to post on their file share site.
- Section 8 Estimate 14 meetings during construction.
 - 1 Preconstruction meeting
 - 12 biweekly meetings (6 month construction duration)
 - 1 Final walk through

Construction Support will include but not be limited to:

- Providing technical support during construction on questions relating to the design.
- Review of shop drawings, estimate 25 submittals.
- Preparation of record drawings.

Estimate 4 field visit will be made to address issues as they arise.

Estimate 25 contractor RFIs that require effort will be made during the construction phase of the project.

- Section 9 Construction Inspection will include but not be limited to:
 - Providing on-site construction inspection and oversight to ensure the quality of construction and conformity with the final plans and specifications.
 - Preparation of as-built plans.

Estimate 1.5 weeks for mobilization and project start-up for the RE. Estimate 6 months of full time inspection for the RE Estimate 2 weeks for project close out for the RE. Estimate 20% overtime while the contractor is working full time.

If the contractor works for more than 6 months a supplemental agreement would be needed.

10.02 Technical Assumptions

Design Survey

- 1. Field Crews will be paid NYS Prevailing Wages.
- 2. Topographic and utility survey will be performed to locate existing site conditions, pavement edges, curbing, sidewalks, ADA accommodations, grade breaks, elevations and drainage characteristics.
- 3. Survey limits will encompass approximately 17,000 linear feet of proposed sidewalks, ramps, crosswalks, pedestrian bridge and stone dust trail improvements.
- 4. The typical bandwidth will vary but limits will encompass the proposed sidewalk/trail route and extend wider in some areas such as street intersections and creek crossings, depending on proposed design and ADA improvements. Generally, survey limits will extend from the edge of pavement to the back edge of existing easements and/or right-of way lines.
- 5. Topographic mapping features will include existing structures, roads, curbs, gutters, guiderails, driveways, ditches, fence lines, sidewalks, signs, striping, trails/path entrances, vegetated areas and landscaped areas.
- 6. Visible utility services such as utility poles, light poles, electric boxes, natural gas and water valves, curb stops, vaults, etc. will be located and mapped. The final utility mapping will be prepared using a combination of field locations and available utility records recovered using the Dig Safely NY service.
- 7. The invert depths, pipe sizes and pipe types of sanitary and storm sewer structures within the survey limits will be measured.
- 8. Ground contours will be plotted at a 1-foot interval.
- 9. Existing trees 6" and larger in diameter will be mapped and described by crown size and species.
- 10. Existing street right-of-ways will be determined and plotted to tax map quality to assist with the placement of the proposed sidewalks.
- 11. The approximate easement locates previously acquired by the Town of Farmington will be plotted and mapped.
- 12. Surveyors will establish semi-permanent survey control and benchmarks throughout the project site for future use during construction phases. Control point recovery ties and a summary of benchmarks will be provided with the mapping.
- 13. The horizontal datum will be referenced to the New York State Plane Coordinate System, NAD 83 using GPS procedures.

- 14. Elevations will be referenced to the North American Vertical Datum of 1988 (NAVD88). Benchmarks will be set throughout the project for future use.
- 15. Recovery tie sheets will be provided for Horizonal Control points. Benchmark descriptions will be provided in chart form.

Hydraulic Investigations

1. It is assumed that a full hydraulic analysis will not be performed.

Soil Investigations

- Fisher will prepare bid documents and solicit subsurface exploration bids from a minimum of three (3) contractors.
- 2. Assume two borings at the proposed bridge structure. There will be one in each approach quadrant of the bridge. Assume up to 90 ft. depth or top of rock with rock cores.
- 3. Assume soil testing for cohesive soils and for bearing/displacement/friction piles will be completed.

Preliminary Design

- 1. The Draft Design Approval Document is assumed to be a Draft Initial Project Proposal/Final Design Report. It is assumed that the project will not result in significant environmental impacts and will receive a negative declaration.
- 2. One public information meeting is assumed. The Consultant will prepare a brochure/fact sheet to be distributed at the public meeting. Assume 50 brochure/fact sheets for the meeting. Assume a PowerPoint presentation will also be developed.
- 3. It is assumed that a Public Hearing is not required.
- 4. It is assumed that the fourteen priority areas in the TAP application will be the ones evaluated.

<u>Environmental</u>

- 1. NEPA documentation will include development of the FEAW and supporting text, if necessary. It is assumed that the project will be progressed as a Programmatic Categorical Exclusion.
- 2. Labor hours for SEQR review based on the project being progressed as a Type II project, and the Town of Farmington being lead agency. Preparation of the short form environmental assessment form (EAF) will not be required. No allowance has been made for drafting lead agency letters, or public meeting notices if required.

- 3. It is assumed that this project will be progressed with an Uncoordinated Review.
- 4. Environmental screening tasks do not include data collection and evaluation of: Coastal Zone Management, Noise, Air Quality, Energy, Farmlands and Resources. However, a minor hourly allotment has been provided to write those items off.
- 5. Field delineation of federal wetlands is anticipated and allotment has been allocated to the task.
- 6. No allowance has been made for first flush evaluation for surface water screening.
- 7. No Section 4(f) and 6(f) screenings are anticipated during the design process. It is assumed that detailed studies will not be required.
- 8. The HW/CM Screening is based on the assumption that development and preparation of a sampling and analysis plan will not be required.
- 9. A commercial database search firm will be utilized to assist with the historic review. It is assumed that Sanborn map coverage will not be available for the project area.
- 10. A Project Submittal Package will be prepared and submitted to the Regional Local Project Liaison (RLPL) for RCRC review. No allowance has been made for a site visit with the RCRC following PSP submittal. It is assumed that the RCRC will issue a "No Effect" Finding based on the PSP.
- 11. No allowance has been made for additional meetings or CR coordination. It is assumed that no further coordination with the SHPO and THPO will be required.
- 12. No allowance has been made for a Detailed Studies for Endangered Species.
- 13. It is assumed that a SWPPP and NOI will be required.
- 14. No allowance has been made for environmental hearings.

Detailed Design

- 1. Final design will be completed for the 14 priority areas.
- 2. Lighting design is not included.
- 3. Design of a closed drainage system or additional drainage structures is assumed to not be required.

Advertisement, Bid Opening and Award

- 1. There will be zero Pre-Bid Meetings.
- 2. One addendum to the contract documents will be required.

- 3. The Consultant will provide the County with copies of the bid documentation. The Town will distribute the bid documents to prospective bidders.
- 4. It is assumed that an acceptable low bidder will result from the bids received for the project and that the project will not need to be re-bid.

ATTACHMENT C



Consultant Agreement

for

Sidewalk/Trails Connection Project – Phase I (PIN 4761.41)

Consultant Agreement Total Cost	\$667,000	
Construction Inspection	\$222,000	
Design & Construction Support	\$445,000	
Summary of Costs	<u>Total</u>	

Exhibit A, Page 1 Salary Schedule

FISHER ASSOCIATES, PE, LS, LA, DPC PIN 4761.41

Sidewalk/Trail Connections - Phase I Town of Farmington, Ontario County Date: October 17, 2022

	ASCE (A) OR	AVERAGE HO	OURLY RATES	м			
JOB TITLE	NICET (N)	PRESENT	PROJECTED	IVI.	AX. HOURLY RATES		OVERTIME
	GRADE	10/2022	12/2023	2022	2023	2024	CATEGORY
Project Manager	VIII (A)	90.00	90.00	90.00	90.00	90.00	 A
Project Manager	VII (A)	75.69	77.96	81.00	83.43	85.93	
Landscape Architect	VII (A)	62.78	64.66	78.00	80.34	82.75	А
Senior Engineer	VI (A)	62.52	64.40	73.00	75.19	77.45	
Landscape Architect	VI (A)	53.50	55.11	54.00	55.62	57.29	А
Project Engineer	V (A)	58.17	59.92	60.00	61.80	63.65	А
Landscape Architect	V (A)	46.83	48.23	48.50	49.96	51.46	В
Design Engineer	IV (A)	49.24	50.72	55.60	57.27	58.99	В
Environmental Scientist	IV (A)	62.47	64.34	69.50	71.59	73.74	В
Engineer	III (A)	40.56	41.78	46.85	48.26	49.71	В
Landscape Architect	III (A)	36.00	37.08	36.00	37.08	38.19	В
Senior Designer	III (A)	41.00	42.23	41.00	42.23	43.50	В
Junior Engineer	II/I (A)	32.12	33.08	36.00	37.08	38.19	В
Landscape Designer	II/I (A)	29.12	29.99	34.00	35.02	36.07	В
Resident Engineer	IV (N)	52.53	54.11	69.50	71.59	73.74	С
Senior Engineering Technician	IV (N)	52.53	54.11	69.50	71.59	73.74	С
Engineering Technician	III (N)	43.12	44.41	45.00	46.35	47.74	С
Senior Cad Operator	III (N)	42.74	44.02	52.00	53.56	55.17	С
Cad Operator/Tech II	ll (N)	32.61	33.59	37.00	38.11	39.25	С
Jr Engineer Tech/Tech I	I (N)	24.84	25.59	31.25	32.19	33.16	С
Survey Manager	III (N)	67.25	69.27	81.00	83.43	85.93	А
Project Surveyor	III (N)	54.10	55.72	63.50	65.41	67.37	А
Project Surveyor	ll (N)	36.75	37.85	36.75	37.85	38.99	В
Survey Technician	III (N)	31.75	32.70	31.75	32.70	33.68	С
Party Chief	III (N)	31.71	32.66	39.00	40.17	41.38	С
Instrument Person	I (N)	25.46	26.22	30.50	31.42	32.36	С
Technical Typist	NA	24.00	24.72	24.00	24.72	25.46	С
Party Chief (Field)*	III (N)	31.71	32.66	39.00	40.17	41.38	C
Instrument Person (Field)*	I (N)	25.46	26.22	31.25	32.19	33.16	С

NOTES:

Hourly rates shall not exceed those shown above or the current NYSDOT Maximum Allowable, as described in Exhibit E of the original agreement.

OVERTIME POLICY

Category A - No overtime compensation.

Category B - Overtime compensated at straight time rate.

Category C - Overtime compensated at straight time rate x 1.50.

Overtime applies to hours worked in excess of the normal working hours of 40 hours per week.

*Prevailing Wage Rates - The difference between the required prevailing wage rate and the normal hourly rate is considered a direct cost:

		Prevailing Rate	Projected Rate	Normal Rate	Difference	Payroll Additive	Total
Party Chief	III (N)	\$47.37	\$48.79	\$32.66	\$16.13	\$2.18	\$18.31
Instrument Person	I (N)	43.51	44.82	26.22	18.60	2.51	21.11

*Supplemental Benefits are also considered direct costs. The net benefit is the difference between required amounts and deductions made through existing plans (overhead):

		Prevailing	Normal	Difference	Wage	Payroll	Total
		Benefit	Rate	(Net)	Adjustment	Additive	
Party Chief	III (N)	\$28.05	\$6.60	\$21.45	\$0.00	\$2.90	\$24.35
Instrument Person	I (N)	28.05	3.56	24.49	0.00	3.31	27.80

Exhibit A, Page 2 Staffing Table

FISHER ASSOCIATES, PE, LS, LA, DPC PIN 4761.41 Sidewalk/Trail Connections - Phase I

Town of Farmington, Ontario County Date: October 17, 2022

	ASCE (A)	NICET (N) Total HOU										
JOB TITLE	OR NICET (N)											
	GRADE 3	Section 1 Se					6 Se			on 9 Hours	RATE	LABOR
Project Manager	VIII (A)									0	90.00	0.00
Project Manager	VII (A)	23	5	42	0	0	48	18	44	180	77.96	14,032.80
Landscape Architect	VII (A)									0	64.66	0.00
Senior Engineer	VI (A)									0	64.40	0.00
Landscape Architect	VI (A)									0	55.11	0.00
Project Engineer	V (A)	7	2	29	0	0	124	8	16	186	59.92	11,145.12
Landscape Architect	V (A)									0	48.23	0.00
Design Engineer	IV (A)	32	8	215	0	0	314	24	48	641	50.72	32,511.52
Environmental Scientist	IV (A)									0	64.34	0.00
Engineer	III (A)	9	42	61	0	0	308	40	40	500	41.78	20,890.00
Landscape Architect	III (A)									0	37.08	0.00
Senior Designer	III (A)	0	0	0	0	0	122	0	0	122	42.23	5,152.06
Junior Engineer	II/I (A)	1	0	36	16	0	240	0	40	333	33.08	11,015.64
Landscape Designer	II/I (A)									0	29.99	0.00
Resident Engineer	IV (N)									0	54.11	0.00
Senior Engineering Technician	IV (N)									0	54.11	0.00
Engineering Technician	III (N)	0	0	0	32	0	0	0	0	32	44.41	1,421.12
Senior Cad Operator	III (N)	4	2	122	0	0	0	0	0	128	44.02	5,634.56
Cad Operator/Tech II	II (N)	1	0	53	157	0	369	0	0	580	33.59	19,482.20
Jr Engineer Tech/Tech I	I (N)	0	0	0	16	0	0	0	0	16	25.59	409.44
Survey Manager	III (N)	-	•	-		-	-	-	-	0	69.27	0.00
Project Surveyor	III (N)									0	55.72	0.00
Project Surveyor	II (N)									0	37.85	0.00
Survey Technician	III (N)									0	32.70	0.00
Party Chief	III (N)									0	32.66	0.00
Instrument Person	I (N)									0	26.22	0.00
Technical Typist	NA									0	24.72	0.00
Party Chief (Field)*										0	32.66	0.00
Instrument Person (Field)*	I (N)									0	26.22	0.00
	TOTAL	77	59	558	221	0	1525	90	188	0 2718		\$121,694.46

Exhibit B, Page 1 Estimate of Direct Non-Salary Cost

FISHER ASSOCIATES, PE, LS, LA, DPC PIN 4761.41

Sidewalk/Trail Connections - Phase I Town of Farmington, Ontario County Date: October 17, 2022

EXPENDABLE COSTS

1. Travel, Lodging & Subsistence Personal Vehicle

Personal Vehicle <u>Trips to</u> Site (from Rochester) Meetings (from Rochester) Region (from Rochester) On-Site	<u>trips</u> 9 16	<u>miles per</u> 46 46	miles/trip miles/trip miles/trip miles/trip	414 736 0 0				
Company Vehicle Site (from Rochester) Region (from Rochester)			miles/trip miles/trip	0				
			Total Mileage -	1150	@	\$0.625	\$718.75	
Per Diem Lodging Tolls Rental Car		people for people for trips @ days @	\$50.00	days @ nights @ /trip /day	\$59.00 /0 \$96.00 /1	night	\$0.00 \$0.00 \$0.00 \$0.00	
		TOTAL TRAV	/EL, LODGING,	& SUBSISTEN	CE			\$718.75
2. Reproduction, Drawings & F	Reports	aboata/aat	coto	aast/abaat				
Vellums (22"x34") Blueprint (22"x34") Mylar (22"x34") B & W Copies (8½"x11") B & W Copies (11"x17") Color Print (8½"x11")		<u>sheets/set</u> 20 10 1		\$0.18			\$0.00 \$0.00 \$18.00 \$72.00 \$693.00	
		TOTAL REPR	RODUCTION, DF	RAWINGS & RI	EPORTS			\$783.00
3. Owner's Protective Insurance	ce (Estimate	ed)						\$0.00
4. Mailings & Deliveries	months @ months @		mailings/month deliveries/mon		per mailing per delivery		\$0.00 \$0.00	
		TOTAL MAIL	INGS & DELIVE	RIES				\$0.00
5. Survey Personnel Costs								
Wage Differential Party Chief Instrument Person	III (N) I (N)		Hours 0 0	@	Rate \$18.31 21.11	\$0.00 0.00		
			SUBTOTAL W	/age Differentia	-		\$0.00	
Supplemental Benefits Party Chief Instrument Person	III (N) I (N)		Hours 0 0	@	Rate \$24.35 27.80	\$0.00 0.00		
			SUBTOTAL S	upplemental Be	- enefits		\$0.00	
		TOTAL SUR	VEY PERSONNE	L COSTS				0.00
	TOTAL DI	RECT NON - S	ALARY COST				-	\$1,501.75
SUB-CONTRACTOR COSTS Toxis Targeting Geotechnical E Subsurface Inv	ngineering						-	\$600.00 \$2,500.00 \$15,000.00
	TOTAL DI	RECT NON - S	ALARY COST, S	SUB-CONTRAC	CTOR COST		-	\$18,100.00

Exhibit C Summary

FISHER ASSOCIATES, PE, LS, LA, DPC PIN 4761.41 Sidewalk/Trail Connections - Phase I Town of Farmington, Ontario County Date: October 17, 2022

Item IA, Direct Technical Salaries (estimated) subject to audit			\$121,695
Item IB, Direct Technical Salaries Premium Portion of overtime subject to Salary Cost (estimated) subject to audit			\$0
Item IIA, Direct Non- Salary Cost (estimated) subject to audit			\$1,502
Item IIB Direct Non- Salary Cost (estimated) subject to audit (Sub-Contractor Cost)			\$18,100
Item III, Overhead (184%) (estimated) subject to audit			\$223,919
Item IV, Fixed Fee (negotiated)			\$38,200
Item IIC Direct Non- Salary Cost (estimated) subject to audit (Sub-Consultant Cost)	GdB	\$41,150	
(Sub-Consultant Cost)			\$41,150
Total Estimated Cost			\$444,566
MAXIMUM AMOUNT PAY	ABLE		\$445,000

GdB Geospatial

D and PIN Name: Town of Farmington Sidewalk Improvement Project Location: Town of Farmington, Ontario County, NY Date: 10/14/22

ASCE (A AVERAGE HOURLY RATES

		AVERAGE HC	URLY RATES			
	OR			MA	AX. HOURLY	
JOB TITLE	NICET (1	Present	Projected		RATES	OVERTIME
	GRADE	Date	Date	2022	2023	CATEGORY
Project Manager	VIII (A)					А
Project Manager	VII (A)					A
Environmental Scientist	VII (A)					A
Landscape Architect	VII (A)					A
Project Engineer	VI (A)					A
Project Engineer	V (A)					A
Environmental Scientist	IV (A)					В
Landscape Architect	IV (A)					В
Design Engineer	IV (A)					В
Engineer	III (A)					В
Senior Designer	III (A)					В
Senior Designer	IV (Á)					В
Junior Engineer	II/I (A)					В
Jr. Landscape Architect	II/I (A)					В
Sr. Engineering Technician	III (N)					С
Jr. Engineering Technician	I (N)					C
Senior Cad Operator	III (N)					C
Cad Operator	II (N)					С
Team Leader	V (A)					В
Assistant Team Leader	III (A)					В
Sr. Engineering Tech/Resident Engin	. ,					С
Engineering Technician	III (N)					С
Assoc. Engineering Tech.	II (N)					С
Associate Engineering Technician	II/I (A)					А
Principal Surveyor	VIII (A)	94.17	96.05	94.17	96.05	А
Survey Supervisor	VII (A)	70.00	71.40	74.38	75.87	A
Project Manager	VI (A)	64.67	65.96	64.67	65.96	В
Project Manager	V (A)	45.70	46.61	45.70	46.61	В
Survey Data Manager	IV (A)	44.50	45.39	44.50	45.39	C
Survey Data Processor	III (N)	43.75	44.63	43.75	44.63	C
Senior GIS/CAD Technician	II/I (Ń)	32.00	32.64	35.70	36.41	C
GIS/CAD Technician	IV (N)	28.00	28.56	27.79	28.35	C
Party Chief	III (N)	32.00	32.64	35.81	36.53	C
Instrument Person	II (N)	25.00	25.50	27.53	28.08	C
Rod Person	I (N)	20.71	21.12	20.71	21.12	C
Party Chief (Field)	 III (N)	32.00		35.81	36.53	с
Instrument Person (Field)	II (N)	25.00	25.50	27.53	28.08	C
Rod Person (Field)	I (N)	20.71	21.12	20.71	21.12	c
· · ·						

NOTES:

Hourly rates shall not exceed those shown above or the current NYSDOT Maximum Allowable, as described in Exhibit E of the original agreement.

OVERTIME POLICY

Category A - No overtime compensation.

Category B - Overtime compensated at straight time rate.

Category C - Overtime compensated at straight time rate x 1.50.

Overtime applies to hours worked in excess of the normal working hours of 40 hours per week.

*Prevailing Wage Rates - The difference between the required prevailing wage rate and the normal hourly rate is considered a direct cost:

		Prevailing Rate	Projected Rate	Normal Rate	Difference	Payroll Additive	Total
Party Chief	III (N)	\$47.37	\$48.79	\$32.64	\$16.15	\$2.18	\$18.33
Instrument Person	II (N)	43.51	44.82	25.50	19.32	2.61	21.93
Rod Person	I (N)	32.26	33.23	21.12	12.11	1.63	13.74

*Supplemental Benefits are also considered direct costs. The net benefit is the difference between required amounts and deductions made through existing plans (overhead):

	Prevailing	Normal	Difference	Wage	Payroll	Total
	Benefit	Rate	(Net)	Adjustment	Additive	
III (N)	\$28.05	\$6.88	\$21.17	\$0.00	\$2.86	\$24.03
II (N)	28.05	5.22	22.83	0.00	3.08	25.91
I (N)	28.05	3.91	24.14	0.00	3.26	27.40
	II (N)	Benefit III (N) \$28.05 II (N) 28.05	Benefit Rate III (N) \$28.05 \$6.88 II (N) 28.05 5.22	Benefit Rate (Net) III (N) \$28.05 \$6.88 \$21.17 II (N) 28.05 5.22 22.83	Benefit Rate (Net) Adjustment III (N) \$28.05 \$6.88 \$21.17 \$0.00 II (N) 28.05 5.22 22.83 0.00	Benefit Rate (Net) Adjustment Additive III (N) \$28.05 \$6.88 \$21.17 \$0.00 \$2.86 II (N) 28.05 5.22 22.83 0.00 3.08

Exhibit A, Page 2 Staffing Table

GdB Geospatial

D and PIN

Name: Town of Farmington Sidewalk Improvement Project Location: Town of Farmington, Ontario County, NY Date: 10/14/22

	ASCE (A)					Date: It									
	OR					TAS	SKS							PROJECTE	DIRECT
JOB TITLE	NICET (N)												Total	HOURLY	TECHNICAL
	GRADE	IA	IB	IC	ID	IE	IIA	IIB	IIC	IIIA	IIIB	"T"	Hours	RATE	LABOR
Project Manager	VIII (A)												0	0.00	0.00
Project Manager	VII (A)												0	0.00	0.00
Environmental Scientist	VII (A)												0	0.00	0.00
Landscape Architect	VII (A)	бu											0	0.00	0.00
Project Engineer	VI (A)	Topographic Survey and Mappping											0	0.00	0.00
Project Engineer	V (A)	lap											0	0.00	0.00
Environmental Scientist	IV (A)	≥p											0	0.00	0.00
Landscape Architect	IV (A)	an											0	0.00	0.00
Design Engineer	IV (A)	ey											0	0.00	0.00
Engineer	III (A)	2n											0	0.00	0.00
Senior Designer	III (A)	S											0	0.00	0.00
Senior Designer	IV (A)	ihq											0	0.00	0.00
Junior Engineer	II/I (A)	gra											0	0.00	0.00
Jr. Landscape Architect	II/I (A)	d											0	0.00	0.00
Sr. Engineering Technician	III (N)	Ĕ											0	0.00	0.00
Jr. Engineering Technician	I (N)												0	0.00	0.00
Senior Cad Operator	III (N)												0	0.00	0.00
Cad Operator	II (N)												0	0.00	0.00
Team Leader	V (A)												0	0.00	0.00
Assistant Team Leader	III (A)												0	0.00	0.00
Sr. Engineering Tech/Residen	tEIV (N)												0	0.00	0.00
Engineering Technician	III (N)												0	0.00	0.00
Assoc. Engineering Tech.	II (N)												0	0.00	0.00
Associate Engineering Techni	cia II/I (A)												0	0.00	0.00
													0	0.00	0.00
Principal Surveyor	VIII (A)												0	94.17	0.00
Survey Supervisor	VII (A)												0	70.00	0.00
Project Manager	VI (A)	8											8	64.67	517.36
Project Manager	V (A)	16											16	45.70	731.20
Survey Data Manager	IV (A)												0	44.50	0.00
Survey Data Processor	III (N)												0	43.75	0.00
Senior GIS/CAD Technician	II/I (N)	24											24	32.00	768.00
GIS/CAD Technician	IV (N)	80											80	28.00	2,240.00
Party Chief	III (N)	12											12	32.00	384.00
Instrument Person	II (N)	12											12	25.00	300.00
Rod Person	I (N)												0	20.71	0.00
Party Chief (Field)	III (N)	96											96	32.00	3,072.00
Instrument Person (Field)	II (N)	96											96	25.00	2,400.00
Rod Person (Field)	I (N)												0	20.71	0.00
	TOTAL	344	0	0	0	0	0	0	0	0	0) 344		¢10,440,50
	TUTAL	344	U	0	U	0	0	0	0	0	0	(5 344		\$10,412.56 ======

Exhibit B, Page 1 Estimate of Direct Non-Salary Cost

GdB Geospatial D and PIN Name: Town of Farmington Sidewalk Improvement Project Location: Town of Farmington, Ontario County, NY Date: 10/14/22

EXPENDABLE COSTS

1. Travel, Lodging & Subsistence

Personal Vehicle <u>Trips to</u> Site (from Rochester) Meetings (from Rochester) Region (from Rochester) On Site	<u>trips</u>	<u>miles per</u>	miles/trip miles/trip miles/trip)			
On-Site			miles/trip					
Survey Van		Total Mileage -	Personal Vehic	le () @	\$0.580	\$0.00	
Trips to	trips	miles per						
Site (from Rochester)	12	2 50	miles/trip	600				
Region (from Rochester) On-Site			miles/trip miles/trip	((
		Total Mile	age - Survey Va	an 600)@	\$0.580	\$348.00	
							* * **	
Per Diem Lodging		people for people for		days @ nights @	\$55.00 \$96.00		\$0.00 \$0.00	
Tolls		trips @		/trip	φ00.00	/light	\$0.00	
Rental Car		days @	\$50.0	0 /day			\$0.00	
		TOTAL TRAY	/EL, LODGING	, & SUBSISTEN	CE			\$348.00
2. Reproduction, Drawings & Re	ports	sheets/set	sets	cost/shee	ŀ			
Vellums (22"x34")		3116613/361	3013	\$10.13	<u>.</u>		\$0.00	
Blueprint (22"x34")				\$1.30			\$0.00	
Mylar (22"x34")				\$10.39			\$0.00	
B & W Copies (8½"x11")				\$0.09			\$0.00	
B & W Copies (11"x17")				\$0.18			\$0.00	
Color Print (8½"x11") Color Print (11"x17")				\$0.99 \$1.98			\$0.00 \$0.00	
				φ1.50			φ0.00	
		TOTAL REP	RODUCTION, E	DRAWINGS & R	EPORTS			\$0.00
3. Abstracts of Title								\$0.00
4. Mailings & Deliveries			moilin no (mor	th \$2.00			0.00	
r	months @		mailings/mor deliveries/mo		per mailing per deliver		\$0.00 \$0.00	
		TOTAL MAIL	INGS & DELIVE	ERIES				\$0.00
5. Long Distance Phone r	months@		calls/month	\$2.00	per call			\$0.00
Survey Personnel Costs								
Wage Differential	II. (ND		Hours	@	Rate	¢1 750 60		
•	II (N) I (N)			96 96	\$18.33 21.93			
	(N)		·	0	13.74	,		
			SUBTOTAL	Wage Differentia	al		\$3,864.96	
Supplemental Benefits			Hours	@	Rate			
	II (N)			96	\$24.03			
	I (N)		9	96	25.91	,		
Rod Person I	(N)			0	27.40	0.00		
			SUBTOTAL	Supplemental Be	enefits		\$4,794.24	
		TOTAL SUR	VEY PERSONN	IEL COSTS			-	8,659.20

\$0.00

Exhibit C Summary

GdB Geospatial

D and PIN Name: Town of Farmington Sidewalk Improvement Project Location: Town of Farmington, Ontario County, NY Date: 10/14/22

Item IA, Direct Technical Salaries (estimated) subject to audit	\$10,413
Item IB, Direct Technical Salaries Premium Portion of overtime subject to audit (estimate)	0
Item IIA, Direct Non- Salary Cost (estimated) subject to audit	9,007
Item IIB Direct Non- Salary Cost (estimated) subject to audit (Sub-Contractor Cost)	0
Item III, Overhead (176%) (estimated) subject to audit	18,327
Item IV, Fixed Fee (12%)	3,400
Item IIC Direct Non- Salary Cost (estimated) subject to audit	
(Sub-Consultant Cost)	0
Total Estimated Cost	\$41,147
MAXIMUM AMOUNT PAYABLE	\$42,000

LDSA ESTIMATE SHELL STAFF HOUR ESTIMATE - Project Summary

Town of Farmington Sidewalk/Trail Connections - Phase I					-						
	PROJ.	PROJ.	DES.	ENGR.	JR.	SR.	ENGR.	JR.	SR.		TASK
	MNGR.	ENGR.	ENGR.		ENGR.	DESIGN	TECH.	ENGR.	CADD	CADD	SUB-
								ТЕСН.	OPER.	OPER.	TOTAL
SECTION 1 - GENERAL SCOPING	23	7	32	9	1	0	0	0	4	1	77
SECTION 2 - DATA COLLECTION & ANALYSIS	5	2	8	42	0	0	0	0	2	0	59
SECTION 3 - PRELIMINARY DESIGN	42	29	215	61	36	0	0	0	122	53	558
SECTION 4 - ENVIRONMENTAL	0	0	0	0	16	0	32	16	0	157	221
SECTION 5 - RIGHT-OF-WAY	0	0	0	0	0	0	0	0	0	0	0
SECTION 6 - DETAILED DESIGN	48	124	314	308	240	122	0	0	0	369	1525
SECTION 7 - ADVERTISEMENT, BID OPENING & AWARD	18	8	24	40	0	0	0	0	0	0	90
SECTION 8 - CONSTRUCTION SUPPORT	44	16	48	40	40	0	0	0	0	0	188
SECTION 9 - CONSTRUCTION INSPECTION	0	0	0	0	0	0	0	0	0	0	0
TOTALS	180	186	641	500	333	122	32	16	128	580	2718

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 1, GENERAL

TOWITO	Town of Farmington Sidewalk/Trail Connections - Phase										
TASK	WORK	PROJ.	PROJ.	DES.	ENGR.	JR.	ENGR.	JR.	SR		TASK
NO.	TO BE COMPLETED	MNGR.	ENGR.	ENGR.		ENGR.	TECH.	ENGR.	CADD	CADD	SUB-
								TECH.	OPER.	OPER.	TOTAL
1.00	GENERAL - PROJECT DEVELOPMENT										
1.05	PROJECT FAMILIARIZATION										
	Collect and review all historical project information			4	4						8
	Project team kick-off meeting	1	1	1	1	1				1	6
	SITE VISITS	4		8	4						16
1.06	MEETINGS										
	Prepare for Meetings (Assume 2)	1		1							2
	Attend Meetings (2 @ 2 hrs.ea.)	4		4							8
	Prepare Meeting Minutes (2 @ 1.0 hrs. ea.)	1		2							3
1.07	COST AND PROGRESS REPORTING										
	Monthly Progress and Cost Control Reports (24 @ 0.5 hrs.)	12									12
1.10	SUBCONSULTANTS										
	Coordination of Subconsultant Work		4	8							12
	Review of Subconsultant Work - QA/QC								4		4
1.11	SUBCONTRACTORS										
А.	Preparation of Contract Documents (Work over \$20,000)										0
	Solicit Sealed Bids for Subcontract Work										0
	Oversee Subcontract Work										0
В.	Preparation of Contract Documents (Work under \$20,000)										0
	Solicit prices for Subcontract Work			4							4
	Oversee Subcontract Work		2								2
	PART 1 - SCOPING	23	7	32	9	1	0	0	4	1	77

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 2, DATA COLLECTION AND ANALYSIS

TASK NO.	WORK TO BE COMPLETED	PROJ. MNGR.	PROJ. ENGR.	DES. ENGR.	ENGR.	JR. ENGR.	SR. DESIGN	ENGR. TECH.	JR. ENGR.	SR. CADD	CADD	TASK SUB-
2.00	DATA COLLECTION & ANALYSIS								TECH.	OPER.	OPER.	TOTAI
2.00	DESIGN SURVEY											
2.01	DESIGN SORVET DESIGN MAPPING											
2.02	DESIGN MAPPING DETERMINATION OF EXISTING CONDITIONS											
2.03	Travel lanes				1	1						1 1
	Shoulders				1							1
					1							1
	Utility strips Curbed sections				1							1
	Clar zone				1							1
	Grades				1							1
	ROW widths				1							1
	Traffic control devices				1							1
	Provisions for peds				1	-						1
	Hydraulic Conditions				2	-						2
	Mainline speed limit				1	-						1
	Land use				1							1
	Drainage conditions				1							1
	Utilities			2	2							4
2.04	ACCIDENT ANALYSIS AND COLLISION DIAGRAMS			2	2							
2.04	TRAFFIC COUNTS											
2.05	CAPACITY ANALYSIS											
2.00	FUTURE PLANS FOR ROADWAY AND COORDINATION WITH OTHER	DDOIEC	rc									
2.07	Incorporate Information from Municipality into Report	FRUJEU	15	2		1						2
2 00	SOIL INVESTIGATIONS			Z								Z
2.08				1	1	1	1		1	2	1	-
	Prepare Soil Boring Plans									2		2
	Coordinate with soil boring contractor		2									2
	Take borings			4								4
2.09	HYDRAULIC INVESTIGATIONS			r		-			r		r	
	Evaluate Hydrology	1			2							3
	Perform Hydraulic Analysis	2			16							18
	Prepare Hydraulic Evaluation Report	2			8							10
2.10	BRIDGES TO BE REHABILITATED											
2.11	PAVEMENT EVALUATION											
PART 2	- PRELIMINARY HIGHWAY DESIGN	5	2	8	42	0	0	0	0	2	0	59

LOCALLY ADMINISTERED PROJECTS TASK LIST **STAFF HOUR ESTIMATE - SECTION 3, PRELIMINARY DESIGN**

TASK NO.	WORK TO BE COMPLETED	PROJ. MNGR.	PROJ. ENGR.	DES. ENGR.	ENGR.	JR. ENGR.	SR. DESIGN	ENGR. TECH.	JR. ENGR. TECH.	SR. CADD OPER.	CADD OPER.	TASK SUB- TOTAI
3.00	PRELIMINARY DESIGN											
3.01	DESIGN CRITERIA											
	Establish Project Criteria			1								1
	Identify existing non-standard features (geometric, sight distance, operational)			2								2
.02	DEVELOPMENT OF ALTERNATIVES											
А.	Selection of Design Alternatives											0
	Evaluate Design Alternatives - 14 Segments	8	14	28							28	78
B.	Detailed Evaluations of Alternatives											0
	Geometry	4		28	28							60
	Drainage			14								14
	Maintenance Responsibility					4						4
	MPT					4					4	8
	Utilities			14		14						28
	Conceptual landscape											0
	Pedestrians			14		14						28
	Plans (1:250)											
	Develop record centerline (curve and tangent information)			7						14		21
	Develop sections and plan			14						28		42
	Identify drainage systems											0
	Profiles (1:250h & 1:50v)											
	Prepare base drawings - datum, elev., exist. Ground			14						28		42
	Typical Sections											
	Prepare drawings - lane & shoulder widths, ditches, gutters, curbs, sideslopes			14						28		42
	COST ESTIMATES											
	Develop Cost Estimates for each alternative (1 alts. @ 4 hrs. ea. segment)	4	10	14	14						14	56
	Update estimates as necessary (Assume 1 update)	2	5	7	7						7	28
	PREPARATION OF DRAFT DESIGN APPROVAL DOCUMENT											
	ADVISORY AGENCY REVIEW											
	Evaluate Comments from Agencies and respond	2		4	4							10
	PUBLIC INFORMATION MEETINGS AND/OR PUBLIC HEARINGS											
	Prepare presentation and exhibits for Meeting	8		16						24		48
	Meeting to review presentation and graphics	4		4	1	1			1	1	1	8
	Prepare Informational Brochure for Distribution			8	8							16
	Assist in Notifications	2										2
	Attend Public Information Meeting	8		8								16
	Summarize Input received			4								4
.07	PREPARATION OF FINAL DESIGN APPROVAL DOCUMENT											

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 4, ENVIRONMENTAL

TASK NO.	WORK TO BE COMPLETED	PROJ. MNGR.	PROJ. ENGR.	DES. ENGR.	ENGR.	JR.	SR. DESIGN	ENGR.	JR. ENGR.	SR. CADD	CADD	TASK SUB-
NU.	TO BE COMPLETED	WINGR.	ENGR.	ENGR.		ENGR.	DESIGN	IECH.	TECH.	OPER.	OPER.	
4.00	ENVIRONMENTAL	•										<u></u>
4.01	NEPA Classification											
	Verify NEPA Classification										2	2
	Complete NEPA Checklist										1	1
4.02	SEQRA Classification										•	<u></u>
	Assist in Complying with SEQRA										2	2
	Draft Letters in Involved Agencies to Determine Lead Agency											0
	Draft Environmental Assessment Form											0
	Draft Negative Declaration											0
	Draft positive Declaration											0
	Draft Notices											0
	Document Results of SEQR Processing											0
4.03	SCREENINGS AND PRELIMINARY INVESTIGATIONS										•	<u></u>
	Determine Potential Impacts resulting from Design Alternatives											0
	General Ecology and Endangered Species											0
	Evaluations										4	4
	Coordinate with State and Federal Agencies										8	8
	Determine presence of species										2	2
	Determination for Further Study											0
	Ground Water											0
	Determine groundwater source										2	2
	Assess impacts of each alternative											0
	Surface Water											0
	Project qualification under blanket WQC										2	2
	Coordination with DEC										2	2
	Identify drainage basins											0
	Potential sources of surface water pollution											0
	SPEDES Permit					16					8	24
	State Wetlands											0
	Investigate Presence of Wetlands							16	8		8	32
	Determine Impacts										2	2
	Determine Permits Necessary										2	2
	Federal Wetlands											0
	Investigate Presence of Wetlands										1	1
	Site Visit											0
	Determine Impacts										2	2
	Floodplains											0
	Determine Need for Flood Plain Evaluation										1	1

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 4, ENVIRONMENTAL

TASK NO.	WORK TO BE COMPLETED	PROJ. MNGR.	PROJ. ENGR.	DES. ENGR.	ENGR.	JR. ENGR.	SR. DESIGN	ENGR. TECH.	JR. ENGR. TECH.	SR. CADD OPER.	CADD OPER.	TASK SUB- TOTAL
	Coastal Zone Management											0
	Determination of Impact											0
	Determine requirements of NYSDOS and LWRP policies											0
	Navigable Waterways											0
	USCG Jurisdiction Checklist											0
	Determination of impacts											0
	Evaluations										1	1
	Coordination											0
	Historic Resources											0
	Cultural resources Screening											0
	Parks										1	1
	Section 4(f), 6(f) Screening											0
	Hazardous Waste										1	1
	Screening											0
	Hazardous Waste/Contaminated Materials Screening Form										8	8
	Asbestos											0
	Review as-builts											0
	On site inspection											0
	Technical memorandum											0
	Noise											0
	Noise Screening for Determination of Analysis										1	1
	Air Quality											0
	Air Quality Screening for Determination of Analysis										1	1
	Energy											0
	Energy Screening for Determination of Analysis											0
	Farmlands											0
	Screening for Determination of Farmland Impacts										2	2
	Visual Impacts											0
	Screening for Determination of Visual Impacts										1	1
4.04	DETAILED STUDIES AND ANALYSES											·
	Incorporate results of these studies into the DAD											0
	State Wetlands											1
	Arrange for NYSDEC or APA to conduct Field Delineation of State Wetlands							8	4		4	16
	Determine Wetland Characteristics			-						-		0
	Identify & Determine Nature of wetland Impacts	1										0
	Assess Avoidance, Minimization, and Mitigation Measures	1										0
	Coordinate with State Agencies										2	2

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 4, ENVIRONMENTAL

TASK NO.	WORK TO BE COMPLETED	PROJ. MNGR.	PROJ. ENGR.	DES. ENGR.	ENGR.	JR. ENGR.	SR. DESIGN	ENGR. TECH.	JR. ENGR. TECH.	SR. CADD OPER.	CADD OPER.	TASK SUB- TOTAL
	Federal Wetlands											
	Field Delineation of Federal Wetlands							8	4		4	16
	Determine Wetland Characteristics											0
	Field Survey of Federal Wetlands											0
	Identify & Determine Nature of wetland Impacts											0
	Assess Avoidance, Minimization, and Mitigation Measures										2	2
	Determination of COE permits required											0
	Executive Order preparation											0
	Public Notification											0
	Wetland Map and Delineation Report Preparation											
	Map Preparation										4	4
	Attachments to Report										12	12
	Report Preparation										12	12
	Wetland Mitigation											
	Establish mitigation goals											0
	Site Analysis											0
	Conceptual Plan Development											0
	Summarize for DAD										4	4
	Wetland Mitigation on Contract Plans											
	Prepare drawings for Contract Plans											0
	Prepare Wetland Monitoring Plan											0
4.05	PERMITS AND APPROVALS	ł										<u></u>
	Obtain Permits and Certifications:											
	Article 24 Freshwater Wetlands Permit										40	40
	Article 25 Tidal wetlands Permit											0
	FHWA Exec. Order 11990 Wetlands Finding											0
	USCG Section 9 Permit											0
	US Army COE Section 10 Permit				1	1					1	0
	US Army COE Section 404 Permit				1	1					1	0
	NYSDEC Section 401 Water Quality Certification										8	8
	NYSDEC SPDES Permit											0
4.06	ENVIRONMENTAL HEARING	<u> </u>	1				1					<u> </u>
	PART 4 - ENVIRONMENTAL	0	0	0	0	16	0	32	16	0	157	221

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 5, RIGHT-OF-WAY

TASK	WORK	PROJ.	PROJ.	DES.	ENGR.	JR.	SR.	ENGR.	JR.	SR.		TASK
NO.	TO BE COMPLETED	MNGR.	ENGR.	ENGR.		ENGR.	DESIGN	TECH.	ENGR.	CADD	CADD	SUB-
									TECH.	OPER.	OPER.	TOTAL
5.00	RIGHT-OF-WAY											
	PART 5 - Right-of-Way	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 6, DETAILED DESIGN

TASK	WORK	PROJ.	PROJ.	DES.	ENGR.	JR.	SR.	ENGR.	JR.	SR.		TASK
NO.	TO BE COMPLETED	MNGR.	ENGR.	ENGR.		ENGR.	DESIGN	TECH.	ENGR.	CADD	CADD	SUB-
									TECH.	OPER.	OPER.	TOTAL
6.00	DETAILED DESIGN											
6.01	Preliminary Bridge Plans											
А.	New and Replacement Bridges											
	Preliminary Bridge Plans			16	16	16	16					64
	Structure Justification Report			4	12							16
6.02	Advanced Detail Plans											
	Plans	8	8	24		24					112	176
	Profiles				14	14					28	56
	Typical Sections			14		14					28	56
	Templated Cross Sections			14	14	14						42
	Title Sheet with signature blocks & location map										1	1
	Index & Legend drawing										1	1
	MPT Plans					4					4	8
	Maintenance of Jursidiction Plan and Table										1	1
	Survey Baseline tie dwg., ties, BL and CL Plan										4	4
	Develop Tables from estimate and take-offs				16	16					8	40
	Develop Details - driveways, udrain, drainage, sw ramp, etc			24	14	24					14	76
	Erosion & Sediment Control Design and Plan Details				14	14					24	52
	Pavement Marking Design and Plans											0
	Utility Design and Plans											0
	Intersection grading plans											0
	Bridge Design & Detailing											0
	Bridge Plan & Elevation	4	8	16	16		16					60
	General Notes			2			2					4
	Sections & Profiles	2	8	8	8		8					34
	Superstructure Design & Detailing		4	4			8					16
	Substructure Design & Detailing		16	16	24		24					80
	Misc. Detail Sheets (Railings, etc.)		8	8	16		16					48
	Bar Schedules				8	8						16
6.03	Contract Documents											
	Preparation of Specifications	2		16	8							26
	Preparation of PS&E Materials											0
	Revise Typical Sections				8	8					8	24
	Revise Detail Plan and Profile		8	8	8	8					8	40
	Modify MPT										4	4
	Update Tables from estimate and take-offs			8	12	16					8	44
	Modify Details - driveways, udrain, drainage,etc.		8	8	8	8					16	48

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 6, DETAILED DESIGN

TASK	WORK	PROJ.	PROJ.	DES.	ENGR.	JR.	SR.	ENGR.	JR.	SR.		TASK
NO.	TO BE COMPLETED	MNGR.	ENGR.	ENGR.		ENGR.	DESIGN	TECH.	ENGR.	CADD	CADD	SUB-
									TECH.	OPER.	OPER.	TOTAL
	Revise Erosion & Sediment Control Plan Details		4	4							8	16
	Update General Plans	8	8	8	8	8					8	48
	Update General Profiles			8	8						8	24
	Revise Pavement Marking Plans			8	8	8					8	32
	Update Utility and drainage plans		8	8	8						16	40
	Revise Culvert design		4	8	8		8					28
	Update Cross Sections			8							16	24
	Revise Bridge Plans	8	16	16	16		24					80
6.04	Cost Estimate											
	Itemized Estimate for Construction	8	8	24	24	24					24	112
	Updates of Estimate (Assume 1 Update)	4	4	8	12	12					12	52
6.05	Utility Coordination											
	Agreements with Utilities			8								8
	Gather Information & Coordinate with Utilities	4	4	16								24
6.06	Railroad Coordination											
6.07	Bridge Inventory Forms											
	PART 6 - DETAILED DESIGN	48	124	314	308	240	122	0	0	0	369	1525

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 7, ADVERTISEMENT, BID OPENING AND AWARD

TASK	WORK	PROJ.	PROJ.	DES.	ENGR.	JR.	SR.	ENGR.	JR.	SR.		TASK
NO.	TO BE COMPLETED	MNGR.	ENGR.	ENGR.		ENGR.	DESIGN	TECH.	ENGR.	CADD	CADD	SUB-
									TECH.	OPER.	OPER.	TOTAL
7.00	ADVERTISEMENT, BID OPENING, AND AWARD											
7.01	Advertisement											
	Prepare & submit advertisements to Contract Reporter, local media	2										2
	Answer questions during bidding	8	8	8	8							
7.02	Bid Opening											
	Attend Bid Opening	4										4
7.03	Award											
	Review Bid Results	4		16	16							36
	Compile Information for Submittal to DOT				16							16
	PART 7 - Advertisement, Bid Opening, and Award	18.0	8.0	24.0	40.0	0.0	0.0	0.0	0.0	0.0	0.0	58.0

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 8, CONSTRUCTION SUPPORT

TASK NO.	WORK TO BE COMPLETED	PROJ. MNGR.	PROJ. ENGR.	DES. ENGR.	ENGR.	JR. ENGR.	SR. DESIGN	ENGR. TECH.	JR. ENGR. TECH.	SR. CADD OPER.	CADD OPER.	TASK SUB- TOTAL
8.01	CONSTRUCTION SUPPORT											
	On-Site Field reconnaisance and Field Change Shee	8.0	8.0									16.0
	Interpretation and Clarification of Concepts	8.0	8.0	8.0								24.0
	Shop Drawing review			40.0	40.0	40.0						120.0
	Project Meetings (14 total)	28.0										28.0
]	PART 8 - CONSTRUCTION SUPPORT	44.0	16.0	48.0	40.0	40.0	0.0	0.0	0.0	0.0	0.0	188.0

LOCALLY ADMINISTERED PROJECTS TASK LIST STAFF HOUR ESTIMATE - SECTION 9, CONSTRUCTION INSPECTION

TASK	WORK	PROJ.	PROJ.	DES.	ENGR.	JR.	SR.	ENGR.	JR.	SR.	CADD	TASK SUB-
NO.	TO BE COMPLETED	MNGR.	ENGR.	ENGR.		ENGK.	DESIGN	ТЕСН.	ENGR. TECH.	CADD OPER.	CADD OPER.	TOTAL
9.00	CONSTRUCTION INSPECTION	1										
9.02	Inspection											0.0
	Field Inspection											0.0
	Office Engineering											0.0
PART 9 -	CONSTRUCTION INSPECTION	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0

Exhibit A, Page 1

Salary Schedule

FISHER ASSOCIATES, PE, LS, LA, DPC PIN 4761.41 Sidewalk/Trail Connections - Phase I Town of Farmington, Ontario County Date: October 17, 2022

JOB TITLE	ASCE (A) OR NICET (N)	AVERAGE HO PRESENT	OURLY RATES	MAX	. HOURLY R	ATES	OVERTIME
JOB IIILE	GRADE	(4/2022)	(11/2022)	2021	2022	2023	CATEGORY
Project Manager	VIII (A)	90.00	90.00	90.00	90.00	90.00	Α
Project Manager	VII (A)	66.86	68.87	76.01	78.29	80.64	А
Sr. Engineering Tech/Resident Engineer	IV (N)	51.75	53.30	66.00	67.98	70.02	С
Engineering Technician	III (N)	42.38	43.65	46.80	48.20	49.65	С
Cad Operator/Tech II	ll (N)	31.42	32.36	35.25	36.31	37.40	С
Jr Engineer Tech/Tech I	I (N)	24.03	24.75	29.90	30.80	31.72	С
Party Chief	III (N)	29.56	30.45	37.50	38.63	39.79	С
Instrument Person	I (N)	23.54	24.25	29.00	29.87	30.77	С
Party Chief (Field)*	III (N)	29.56	30.45	36.75	37.85	38.99	C
Instrument Person (Field)*	I (N)	23.54	24.25	26.30	27.09	27.90	С

NOTES:

 Hourly rates shall not exceed those shown above or the current NYSDOT Maximum Allowable, as described in Exhibit E, whichever is less.

(2) Written approval from the Regional Construction Engineer must be received by the Consultant before using titles shown in the Salary Schedule but not shown in the Staffing Table.

OVERTIME POLICY

Category A - No overtime compensation.

Category B - Overtime compensated at straight time rate.

Category C - Overtime compensated at straight time rate x 1.50.

Overtime applies to hours worked in excess of the normal working hours of 40 hours per week.

*Prevailing Wage Rates - The difference between the required prevailing wage rate and the normal bourly rate is considered a direct cos	.+•

Thevalling wage reales		Junea prevailing	waye rate and	and norman	nouny rate is c		001 0031.
		Prevailing	Projected	Normal	Difference	Payroll	Total
		Rate	Rate	Rate		Additive	
Party Chief (P.C.)	III (N)	\$45.84	\$47.22	\$30.45	\$16.77	\$2.26	\$19.03
Instrumentperson (I.P.)	I (N)	42.11	43.37	24.25	19.12	2.58	21.70

Supplemental Benefits are also considered direct costs. The net benefit is the difference between required amounts and deductions made

							oit A, F ng Tal	age 2 ble												
JOB	ASCE OR NICET					PIN 4 Sidev Towr	F761.4 walk/T i of Fa	SSOCI 1 rail Co rmingt per 17 202	onnect on, O , 2022	ions - ntario	Phas	e I	ъс							
TITLE	GRADE		J	F	Μ	А	М	J	J	A	S	0	Ν	D	(1)	(2)	(3)	(4)	(5)	(6)
Project Manager Project Manager	VIII (A) VII (A)														0 0		90.00 68.87			0
Sr. Engineering Tech/Resident Engineer	IV (N)				60	176	176	160	176	176	160	80			1,164		53.30			62,041
" " Overtime	IV (N)	i				36	36	32	-	36	32	00				208	53.30	\$26.65	\$5,543	11,086
Engineering Technician	III (N)	i													j O		43.65			0
" " Overtime	III (N)	Ì													Ì	0	43.65	21.83	0	0
Cad Operator/Tech II	ll (N)														0		32.36			0
" " Overtime	ll (N)	I														0	32.36	16.18	0	0
Jr Engineer Tech/Tech I	I (N)	ļ													0	_	24.75			0
" " Overtime	I (N)															0	24.75	12.38	0	0
NOTES: ** Overtime Hours											ΤΟΤΑ	ALS			1,164	208			\$5,543	\$73,128
 (1) Total Hours (straight time) (2) Total Hours (overtime) (3) Projected Hourly Rate (straight time ra 	te)										τοτρ	AL SA	LAR	ES (P	REMIUM PO	RTION)			:	\$5,543
(4) Projected Hourly Rate (premium rate)(5) Direct Technical Salaries (premium po(6) Direct Technical Salaries (straight time)	,										τοτρ	AL SA	LAR	ES (S	TRAIGHT TI	ME POR	TION)		:	\$73,128

		Exhibit B, Page 1 Estimate of Expend					
1. TRAVEL		FISHER ASSOCIA PIN 4761.41 Sidewalk/Trail Con Town of Farmingto Date: October 17, 2	TES, PE, LS, LA, I nections - Phase I n, Ontario County				
a) On-Job Travel -	1 inspectors x	21 days/month x	6 months x	15 miles/day @	\$0.625 /mile	\$1,181.25	
	тс	OTAL TRAVEL					\$1,181.25
2. OWNER'S PROTEC	CTIVE INSURANCE (I	Estimated)					\$0.00
3. APPIA							
Appia	Licenses			2 Licenses @	\$1,900 / license	\$3,800.00	
							\$3,800.00
4. POSTAGE, SHIPPI	NG AND PRINTING (I	Estimated)					\$0.00
	тс	OTAL DIRECT NON-SAL	ARY COST				\$4,981.25 =======
MATERIAL TESTING							\$19,250.00
	тс	DTAL SUB-CONTRACTC	OR COST				\$19,250.00

Exhibit C Summary

	FISHER ASSOCIATES, PE, LS, LA, DPC PIN 4761.41 Sidewalk/Trail Connections - Phase I Town of Farmington, Ontario County Date: October 17, 2022	
Item IA, Direct Technical Salaries (estimated) subject to audit		\$73,128
Item IB, Direct Technical Salaries, Premium Portion of Overtime (estimated) subject to audit		\$5,543
Item IIA, Expendable Direct		ψ υ,υτυ
Non-Salary Cost (estimated subject to audit))	\$4,981
Item IIB Nonexpendable Dir and subject to audit (Sub-Contractor Cost)	rect	\$19,250
Item III, Overhead (136%) (estimated) subject to audit		\$99,454
Item IV, Net Fee (negotiated)		\$19,600
Item IIC Direct Non- Salary Cost (estimated)		
subject to audit (Sub-Consultant Cost)		\$0
Total Estimated Cost		\$221,956
MAXIMUM AMOUNT PAYA	BLE	\$222,000
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