

CITY OF BLACK DIAMOND

June 16, 2016 Regular Business Meeting Agenda 25510 Lawson St., Black Diamond, Washington

7:00 P.M. – CALL TO ORDER, FLAG SALUTE, ROLL CALL

APPOINTMENTS, ANNOUNCEMENTS, PROCLAMATIONS AND PRESENTATIONS:

2) AB16-034A – (Continuation) 2017-2022 Six Year Transportation Improvement Plan

CONSENT AGENDA:

1) Claim Checks – June 17, 2016 - No. 43605 through No.43654 (voids No. 43644-43648) and EFTs in the amount of \$133,559.63

PUBLIC COMMENTS: Persons wishing to address the City Council regarding items of new business are encouraged to do so at this time. When recognized by the Mayor, please come to the podium and clearly state your name. Please limit your comments to 3 minutes. If you desire a formal agenda placement, please contact the City Clerk at 360-886-5700. Thank you for attending.

(Possible action on this item by Council may follow the public hearing)

Mr. Boettcher

PUBLIC HEARINGS:

UNFINISHED BUSINESS: Ms. Kincaid 3) AB16-026B – Resolution Approving an Agreement with DKS Associates 4) AB16-031A – Resolution Authorizing Interlocal Agreement with City of Maple Valley for Building **Inspection Services** Ms. Kincaid 5) AB16-032A – Resolution Awarding Jones Lake Overlay Project to Lakeridge Paving Co., LLC Mr. Boettcher 6) AB16-028A – Resolution Authorizing a Conservation Grant Agreement with Puget Sound Energy for the LED Streetlight Conversion Project Mr. Boettcher 7) AB16-029A – Resolution Authorizing a Water Quality Grant Agreement with King County for the North Commercial Stormwater Treatment Facility Project Mr. Boettcher 8) AB16-030A – Resolution Confirming Mayor's Appointment to the Planning Commission Position #7 **Mayor Benson** 9) AB16-033A – Resolution Approving Professional Services Contract with Parametrix, Inc. for Design of Covington Creek Culvert Replacement Mr. Boettcher

NEW BUSINESS:

10) AB16-016B – Resolution Accepting Dept. of Ecology Grant for 2015 – 2017 Stormwater Capacity Grant	Councilmember Weber
11) AB16-021B – Resolution Confirming Mayor's Appointment to Civil Service Commission	Mayor Benson
12) AB16-024C – Resolution Authorizing an Agreement with BHC for Building Services	Ms. Kincaid
13) AB16-035 – Resolution Accepting the Downtown Watermain Project	Mr. Boettcher
14) AB16-036 – Resolution Accepting 5 th Avenue Road Repairs Project	Mr. Boettcher

15) AB16-037 – Resolution Approving Legal Services Contract with Kenyon Disend, PLL0	C Mayor Benson
16) AB16-038 – Resolution Regarding Labor Policy and Grievance Review	Councilmember Morgan
17) AB16-039 – Resolution Regarding Mediation	Councilmember Morgan
18) AB16-040 – Resolution Revising Council Rules of Procedure	Councilmember Morgan
19) AB16-041 – Resolution Regarding Interlocal Agreement with City of Maple Valley and Covington for Building Inspection Services	Councilmember Pepper

MAYOR'S REPORT:

COUNCIL REPORTS:

- Councilmember Deady
- Councilmember Morgan
- Councilmember Edelman
- Councilmember Weber
- Councilmember Pepper

PUBLIC COMMENTS: EXECUTIVE SESSION:

ADJOURNMENT:



CERTIFICATION

Date: June 17, 2016

Check No.'s/EFT

Batch Name

Amount

EFT's	May Pre-Council Month End EFT's 5/31/16	\$1,286.18
EFT's	June Pre-Council EFT-2 nd Council 6/17/16	\$4,828.67
43605-43607	June Pre-Council June 2 nd Council 6/17/16	\$8,617.24
Voids 43027, 43606	June Pre-Council June 2 nd Council 6/17/16	\$-689.44
43608-43643, 43649-43654	June 2 nd Council 6/17/16	\$119,516.98
Voids 43644-43648	June 2 nd Council 6/17/16	\$0.00
	TOTAL	\$133,559.63

I, THE UNDERSIGNED DO HEREBY CERTIFY UNDER THE PENALTY OF PERJURY, THAT THE MATERIALS HAVE BEEN FURNISHED, THE SERVICES RENDERED AND OR THE LABOR PERFORMED AS DESCRIBED HEREIN AND THAT THE CLAIM IS A JUST, DUE AND UNPAID OBLIGATION AGAINST THE CITY OF BLACK DIAMOND, AND THAT I AM AUTHORIZED TO AUTHENTICATE AND CERTIFY TO SAID CLAIM.

AND CERTIFY TO SAID CLAIM.	TI ANI AUTHORIZED TO AUTHERITOR
may Miller	Care Gensar
MAY MILLER, FINANCE DIRECTOR /	CAROL BENSON, MAYOR
6-10-2016	6/10/16
DATE	DATE
COUNCILMEMBERS	DATE
Janie Edelman	6/10/2016
Jami Dealy	6/10/2016
//	

June 7, 2016

To Council and Finance Audit Committee

Re: Voided Checks

Council and Finance Audit Committee,

When printing the accounts payable check run for June 2nd Council, one of the check forms was longer than the others and caused a jam in the printer. I was able to remove the check without damaging it but the number sequence given by the Vision Financial System became off by one number. I voided these last four checks and re-issued them with the next series of check numbers available.

Natalie Oosterhof

Senior Accountant



Register

Fiscal: 2016

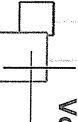
Deposit Period: 2016 - June, 2016 - May

Check Period: 2016 - June - Pre-Council EFT June 2nd Council, 2016 - June - Pre-Council June 2nd Council,

2016 - June - 2nd Council, 2016 - May - Pre-Council Month End EFT's 5/31/16

Number	Name	Print Date	Amount
Columbia Bank			
Check			
<u>43605</u>	Greg Sambrano	5/31/2016	\$119.47
<u>43606</u>	U.S. Postal Service (Black Diamond)	5/31/2016	\$569.97
<u>43607</u>	Bitco Software LLC	6/1/2016	\$7,927.80
<u>43608</u>	Adamson Police Products	6/17/2016	\$2,378.34
<u>43609</u>	ADT Security Services (PA)	6/17/2016	\$49.58
<u>43610</u>	AHBL, Inc.	6/17/2016	\$8,990.00
<u>43611</u> .	APS, Inc	6/17/2016	\$244.35
<u>43612</u>	Beatriz Jordan	6/17/2016	\$164.96
<u>43613</u>	Bill's Locksmith Service Inc.	6/17/2016	\$48.38
<u>43614</u>	Brat Wear, Inc	6/17/2016	\$120.55
<u>43615</u>	CDW Government, Inc	6/17/2016	\$957.14
<u>43616</u>	CenturyLink (WA)	6/17/2016	\$1,168.45
<u>43617</u>	City of Enumclaw	6/17/2016	\$240.00
<u>43618</u>	City of Maple Valley	6/17/2016	\$105.00
<u>43619</u>	Comcast (34744)	6/17/2016	\$231.14
<u>43620</u>	Elliott Olson	6/17/2016	\$30.89
43621	Granite Telecommunications	6/17/2016	\$41.14
<u>43622</u>	Home Depot Credit Service	6/17/2016	\$633.05
<u>43623</u>	Horiuchi Consulting	6/17/2016	\$600.00
43624	Johnsons Home & Garden	6/17/2016	\$60.24
<u>43625</u>	King Co Radio Comm Services	6/17/2016	\$1,326.01
<u>43626</u>	KING COUNTY FINANCE	6/17/2016	\$1,480.50
<u>43627</u>	King County Prosecuting Attorney	6/17/2016	\$142.78
<u>43628</u>	Modular Space Corp	6/17/2016	\$5,412.63
<u>43629</u>	O'Brien, Barton, & Hopkins, PLLP	6/17/2016	\$2,500.00
43630	Office Products Nationwide	6/17/2016	\$751.37
<u>43631</u>	Orkin Commercial Services	6/17/2016	\$231.62
<u>43632</u>	Pam Hemminger	6/17/2016	\$60.89
<u>43633</u>	Paul Braeger & Judith Auve	6/17/2016	\$30.76
<u>43634</u>	Professional Service Industries, Inc.	6/17/2016	\$640.00
<u>43635</u>	Q&A Polygraph Services	6/17/2016	\$300.00
43636	Reano Construction & Logging Inc.	6/17/2016	\$1,648.68
<u>43637</u>	Regional Animal Services of King County	6/17/2016	\$15.00
<u>43638</u>	RH2 Engineering Inc.	6/17/2016	\$30,449.62

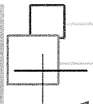
		Total	\$133,559.63
<u>V43606</u>	U.S. Postal Service (Black Diamond)	5/31/2016	(\$569.97)
<u>V43027</u>	Greg Sambrano	5/31/2016	(\$119.47)
EFT Payment	U.S. Postal Service (Black Diamond)	6/8/2016	\$569.97
EFT Payment	US Bank Equipment Finance	6/17/2016	\$1,550.01
EFT Payment	Invoice Cloud	6/17/2016	\$99.30
EFT Payment	U.S. Postal Service (CMRS-FP)	5/31/2016	\$400.00
EFT Payment	U.S. Postal Service (Black Diamond)	5/31/2016	\$601.61
EFT Payment	Harland Clarke	5/31/2016	\$230.57
EFT Payment	Dept of Licensing-Firearms Online	5/31/2016	\$54.00
EFT 1	First Bankcard	6/14/2016	\$2,609.39
43654	KING COUNTY FINANCE	6/17/2016	\$43,459.02
43653	CHS/Cenex	6/17/2016	\$1,315.23
43652	ZDI 5, LLC	6/17/2016	\$17.33
<u>43651</u>	West Coast Awards	6/17/2016	\$121.82
<u>43650</u>	Water Management Laboratories, Inc.	6/17/2016	\$311.00
<u>43649</u>	Washington State Treasurer	6/17/2016	\$10,385.06
43647	ZDI 5, LLC	6/17/2016	Void
<u>43646</u>	West Coast Awards	6/17/2016	Void
43645	Water Management Laboratories, Inc.	6/17/2016	Void
<u>43644</u>	Washington State Treasurer	6/17/2016	Void
43643	Washington Dept of Corrections	6/17/2016	\$75.00
<u>43642</u>	Verizon Wireless	6/17/2016	\$731.16
43641	VenTek International	6/17/2016	\$90.00
43640	Taser International	6/17/2016	\$408.29
r <u>43639</u> r	Severson's Building Maint	6/17/2016	\$1,550.00



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-33-48-03 Street Share-Vehicle & Eq Mtc Costs Radio Shack-Radio Connector Harbor Freight-Wheel Chock, Hex Driver Set, Welding Rod Keeper, Gloves AW Direct-3 LED Beacon Amber Light for PW Vehicle Harbor Freight-Wheel Chock, Hex Driver Set, Welding Rod Keeper, Gloves Harbour Frieght-Tape Measure, Threaded Rivet Kit AW Direct-3 LED Beacon Amber Light for PW Vehicle Wal-Mart-Floor Mats Autozone #4180-Emergency Lights 2016 - June - Pre-Council EFT June 2nd Council AW Direct-3 LED Beacon Amber Light for PW Vehicle Harbour Frieght-Tape Measure, Threaded Rivet Kit Radio Shack-Radio Connector AW Direct-3 LED Beacon Amber Light for PW Vehicle Harbour Frieght-Tape Measure, Threaded Rivet Kit Radio Shack-Radio Connector Vehicle Maintenance & Repair Vehicle Mtc. & Repair Small Tools & Safety Equip Facility-Vehicle Mtc. & Repair Office Supplies Small Tools & Safety Equip Small Tools & Safety Equip Small Tools & Safety Equip Parks Office Supplies Facility-Vehicle Mtc. & Repair Small Tools & Equipment Operating Supplies Cemetery Office Supplies Small Tools & Equipment 2016 Marine Grt-Supplies Office Supplies \$56.89 \$16.21 \$43.42 \$19.26 \$14.24 \$24.59 \$26.83 \$1.29 \$1.44 \$0.15 \$0.78 \$2.25 \$0.26 \$2.59 \$3.11 \$5.83 \$4.47

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13 Williamson	001-000-246-558-70-49-00 Miscellaneous Jade Greens-MDRT and PW Errosion PLan Luncheon	001-000-246-558-70-49-00 Miscellaneous Jade Greens-MDRT Team Planning Luncheon	May Purchase 001-000-246-558-70-32-00 Fuel Fuel for MDRT Vehicle	76 Redd liamson)-246-558-	001-000-246-558-70-49-00 Miscellaneous Wal-Mart-MDRT Camera/Bookcase	Unline Ship Supplies-MURT Hanger Clamps for Blueprint Rack 001-000-246-558-70-49-00 Miscellaneous	Amazon.com-MDR1 Camera 001-000-246-558-70-49-00 Miscellaneous	001-000-246-558-70-49-00 Miscellaneous	Osiiio's Terryaki & Burger-MDRT vvorking Lunch 001-000-246-558-70-49-00 Miscellaneous Wal-Mart-MDRT Return of Camera. Kept SD Card and Bookcase	Amazon.com-NIDRI Camera Bag 001-000-246-558-70-49-00 Miscellaneous	001-000-246-558-70-49-00 Miscellaneous	Amazon.com-MDRT Self Inking Stamp	May Purchase 001-000-246-558-70-31-00 Office Supplies	id Martinez	Pay Pal-WMCA Annual Dues for City Clerk	001-000-137-514-21-49-02 Memberships	001-000-137-514-21-49-01 Workshops and Training NCI-Certified Municipal Clerks Conference Training Registration	NCI-Certified Municipal Clerks Conference Training Meals	Purchase	Account Number Pescription	
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Lease Payments - US Bank/Copier MDRT-Computer/Printer Facilities Copier Maint Lease	2016 - June - Pre-Council EFT June 2nd Council e -80-42-01 Postage -80-42-01 Postage -10-42-01 Postage	The UPS Store-Police-Postage for Returned Books from Training 20-42-03 Police Postage USPS BD-Police Postage and Stamps 10-43-00 Lodging, Meals & Mileage Black Diamond Bakery-Police Records Management Meeting Refreshments 2016 - June - Pre-Council EFT June 2nd Council 2016 - Merchant Card Service Fees -80-49-50 Merchant Card Service Fees -80-49-50 Merchant Card, CC, Lien Fees -10-49-50 Merchant Card, CC, Lien Fees	Police Postage
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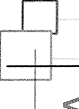
2016 - June - Pre-Council June 2nd Council VOIDS Check 43027 401-000-000-343-40-00-01		
2016 - June - Pre-Council June 2nd Council VOIDS Check 43027 401-000-000-343-40-00-01 Water Charges Original Check Returned From Sender-Act 3041.0 2016 - June - Pre-Council June 2nd Council Postage for May 2016 Billings 407-000-000-534-80-42-01 Postage 410-000-000-531-10-42-01 Postage S BD 2016 - June - Pre-Council June 2nd Council		
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une - Pre-Council June 2nd Council Water Charges Check Returned From Sender-Act 3041.0	rotal V43027 rrano ice (Black Diamond)	Total V43027 Total Greg Sambrano U.S. Postal Service (Black Diamond)
16 - June - Pre-Council June 2nd Council		
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2nd Council	122215 GS	43605
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Annual Maintenance Agreement 001-000-240-558-51-41-05 Permit Software Maintenance \$7,927.80 CD-Permit Trax		
2016 - June - Pre-Council June 2nd Council	307	Bitco Software LLC 43607
Awealth Whitee	(n)b(e) (%(e)(e)(e)) Me	National Committee

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	2016 - June - 2nd Council		43611
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\$2,590.00	March 26 to April 25, 2016 Services 310-000-025-558-60-41-00 Comp Plan Update-Prof Svs Revisions to Comp Plan	March 26 to Apri 310-000-025-558	
\$6,400.00		Total 98309 98310	Total 98310
\$6,400.00	March 26 to April 25, 2016 Services 001-000-240-558-60-41-06 Prof Svs-Gen Gvt Planner On-Site Planning		
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CDW Government, Inc 43615 Total 43615 Total CDW Government, Inc	43614 Total Brat Wear, Inc	Total 43613 Total Bill's Locksmith Service Inc.	Bill's Locksmith Service Inc. 43613	43612 Total 43612 Total Beatriz Jordan	Wendor Number Total 43611 Total APS, Inc Beatriz Jordan
CLZ0252 Total CLZ0252	18861 Total 18861	Total 113109	112711 043016 001 Total 112711 043016	1236 Total 1236	Reference Total 57623
2016 - Ju 310-000-011-594-18-64-00	2016 - Ju May Purchases 001-000-210-521-10-31-04 Police-Pa	001-000-212-521-50-48-02 Police Sq	-000-212-521	2016 - Ju May Services 001-000-120-512-50-41-04	Account Number
ine - 2nc	2016 - June - 2nd Council -10-31-04 Uniforms Police-Patches & Stripes, Nametag	uadroon	ine - 2nc	line - 2nd	Postage Machine
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City of Enumerate 43617	2016 - June - 2nd Council	
	April Jail Services 001-000-211-523-60-49-00 Jail Costs 4 Inmate Days at 60 per Day	\$240.00
Total 43617 Total City of Enumclaw	Total 04714	\$240.00 \$240.00 \$240.00
43618	2016 - June - 2nd Council	
	INVU2690 410-000-002-595-40-63-00 "Inst Eat" It" Presentation-Dercent of Eacility Rental See	\$105.00
Total 43618 Total City of Maple Valley	Total INV02690	\$105.00 \$105.00 \$105.00
43619	2016 - June - 2nd Council 8498 34 014 0125628 060616 June5 to July 4, 2016 Services 001-000-254-518-20-42-00 Facilities-Communication	\$231.14
Total 43619 Total Comcast (34744)	Total 8498 34 014 0125628 060616	\$231.14 \$231.14 \$231.14
43620	0602146 FO 2016 - June - 2nd Council	
	410-000-343-83-00-00 Stormwater Charges Refund of Stormwater Act 3599.0	\$30.89
Total 43620 Total Elliott Olson Granite Telecommunications	Total 0602146 EO	\$30.89 \$30.89 \$30.89
43621	2016 - June - 2nd Council 053116 GC 001-000-248-518-20-42-00 MDRT Telephone Fax Internet costs	\$ 0 ∆ 6
Total Granite Telecommunications	Total 053116 GC	\$31.68 \$41.14 \$41.14

Total 43623 Total Horiuchi Consulting	Total 43622 Total Home Depot Credit Service Horiuchi Consulting							Home Depot Credit Service 43622
1122 Total 1122	Total 8584991	8584991	Total 6581467	Total 4580906 6581467	Total 0581972 4580906	Total 0581971 0581972	Total 0562032 0581971	0562032
2016 - June - Znd Council 001-000-137-514-21-41-00 Prof Services-transcribe minutes		May Purchase 001-000-181-518-30-35-00 Small Tools & Equipment Facilities-Ryobi I ithium Impact Driver	June Purchase 001-000-270-576-80-31-03 Operating Supplies Mineral Spirits, Steel Pole, Plastic Roller Tray	May Purchase 001-000-212-521-50-48-02 Police Bldg Repairs & Maintenance Schlage Keypad Lever	June Purchase 001-000-248-518-20-48-12 Bldg Maintance Alloc Elite Allergen Filter	June Purchase 001-000-270-575-51-48-00 Gym Facility Repair & Maintenance 100' Ridgid Extension Cord	001-000-270-576-80-31-03 Operating Supplies Scotts Weed & Feed	2016 - June - 2nd Council
\$600.00 \$600.00 \$600.00	\$107.51 \$633.05 \$633.05	\$107.51	\$43.98 \$43.98	\$135.75 \$135.75	\$113.90 \$113.90	\$159.64 \$159.64	\$72.27 \$ 72.27	

Johnsons Home & Garden 43624		2016 - June - 2nd Council	
	405521	001-000-270-576-80-31-03 Operating Supplies	\$30.93
	Total 405521 405662		\$30.93
		001-000-248-518-20-48-12 Bldg Maintance Alloc 3-Speed Box Fan	\$29.31
Total 43624	Total 405662		\$29.31
l otal 43624 Total Johnsons Home & Garden King Co Radio Comm Services			\$60.24 \$60.24
43625		2016 - June - 2nd Council	
	11045		
		May Services 001-000-214-521-20-41-03 K/C 800 Mhz Radio Costs	\$ 1.326.01
Total 42625	Total 11045		\$1,326.01
Total King Co Radio Comm Services	ices		\$1,326.01 \$1,326.01
43626	2071624	2016 - June - 2nd Council	
	Total 2071624	January to June 2016 Services 001-000-182-554-30-41-00 Animal Control Prof Svcs	\$1,480.50 \$1,480.5 0
43654	30013374	2016 - June - 2nd Council	\$1,480.50
	Total 30043374	June Service 407-000-000-535-80-41-04 Metro Sewer Charges	\$43,459.02
Total 43654 Total KING COUNTY FINANCE			\$43,459.02 \$43,459.02 \$44,939.52
43627	053116	2016 - June - 2nd Council	
		May Crime Victims 633-000-000-586-00-001 Treasurers Trust Court	\$142.78
Total 0 Total 43627 Total King County Prosecuting Afforney	Total 053116		\$142.78 \$142.78

												43630	Total O'Brien, Barton, & Hopkins, PLLP Office Products Nationwide	Total 43629			43629	Total Modular Space Corp O'Brian Barton & Honking Bl I	Total 43628							Modular Space Corp 43628
Total 844713-0	0+4/13-0	Total 844525-0				Total 843285-0 844525-0					843285-0		, PLLP	10000	Total 50567	50567	٦	J		Total 501615913		501615913	Total 501615902		501615902	
Recieved Stamp for Finance	001-000-140-514-23-31-00		Copy Paper, CD-R, Lysol Spray 001-000-254-518-20-31-00 Facilities Oper	Copy Paper, Cl 001-000-246-558-70-31-00	001-000-180-518-90-31-00		001-000-254-518-20-31-00 CD/PW-Batteri	CD/PW-Batteri	CD/PW-Batteri 001-000-246-558-70-31-00	001-000-180-518-90-31-00		2016 - June - 2nd Council			May Services 001-000-151-515-91-41-00		2016 - June - 2nd Council			13	June Rental 001-000-254-518-20-45-01			June Rental 001-000-248-518-20-45-01		2016 - June - 2nd Council
ιρ for Finance	Office Supplies	is a special control of the control	Copy Paper, CD-R, Lysol Spray 20-31-00 Facilities Operating Supplies Cony Paper CD-R Tysol Spray	Copy Paper, CD-R, Lysol Spray -70-31-00 Office Supplies	Office Supplies City Hall		·20-31-00 Facilities Operating Supplies CD/PW-Batteries, Note Pads, Pens	CD/PW-Batteries, Note Pads, Pens	CD/PW-Batteries, Note Pads, Pens -70-31-00 Office Supplies	Office Supplies City Hall		2nd Council			Court Legal-Public Defender		2nd Council				Facilities-Bldg Rental/Modspace		MDINI-DIAS INGIRAL MICHAPACA	MDRT-Rida Rental-Madenace		2nd Council
\$63.91	\$63.91	\$387.45	\$27.40	\$18.26	\$341.79	\$92.14	\$21.08	÷ 1.00	\$14 06	\$57.00			\$2,500.00	\$2,500.00	\$2,500.00			\$5,412.63	\$5,412.63	\$3,454.57	\$3,454.57	÷ ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	\$1 958 DS	81 088 DB		

2			•
\$60.89			Total 43632 Total Pam Hemminger
\$60.89		Total 060216 PH	
\$60.89	-83-00-00 Stormwater Charges Refund of Stormwater Act 2396.0	410-000-000-343-	
	2016 - June - 2nd Council	2016 060216 PH	43632
\$231.62 \$231.62			lotal 43631 Total Orkin Commercial Services Pam Hemminger
\$115.81		Total 9695478	
\$30.11 \$85.70	49-01 MDRT Bldg Custodial Costs 49-01 Facilities Building Custodial	April Services 001-000-248-518-20-49-01 001-000-254-518-20-49-01	
\$115.81		Total 111383212 9695478	
\$30.11 \$85.70	49-01 MDRT Bldg Custodial Costs 49-01 Facilities Building Custodial	May Services 001-000-248-518-20-49-01 001-000-254-518-20-49-01	
		111383212	
	2016 - June - 2nd Council		
\$751.37 \$751.37			Total 43630 Total Office Products Nationwide Orkin Commercial Services
\$91.45		Total 846980-0	
\$43.51	Paper Towels, Rubber Bands, Wipes, Binder Clips, Envelope Moisteners Paper Towels, Rubber Bands, Wipes, Binder Clips, Envelope Moisteners	001-000-254-518-20-31-00 Paper To	
\$29.00	Office Supplies	001-000-246-558-70-31-00	
\$18.94	-90-31-00 Office Supplies City Hall Paper Towels, Rubber Bands, Wipes, Binder Clips, Envelope Moisteners	001-000-180-518-90-31-00 Paper To	
\$100.68		Total 845827-0 846980-0	
;	ags, Pap		
\$37.12	Post it Flags, Paper Towels, Trash Bags, Calculator Ribbon -20-31-00 Facilities Operating Supplies	Post it Fig 001-000-254-518-20-31-00	
\$24.75	31-00 Office Supplies	001-000-246-558-70-31-00	
\$38.81	-90-31-00 Office Supplies City Hall Post It Flags, Paper Towels, Trash Bags, Calculator Ribbon	001-000-180-518-90-31-00 Post It Fi	
\$15.74		Total 845225-0 845827-0	
\$15.74	MDRT-Black Markers	001-000-246-558-70-31-00 MDRT-BI	
		845225-0	

\$15.00			of King County	Total Regional Animal Services of King County
\$15.00 \$15.00	King County Animal License	633-000-000-589-00-00-01 ?AS	Total 052716 RAS	Total /2627
		May Pet License	0327 10 7.40	
	2016 - June - 2nd Council	2016 - June	052746 DAG	43637
\$1,648.68 \$1,648.68			gging Inc.	Total Reano Construction & Logging Inc. Regional Animal Services of King County
\$1,648.68			Total 1926	Total 42626
\$1,648.68	Preserve Sewer Treatment Plant ond Brush	408-000-003-594-35-63-00 Prese Old Sewer Pond Brush		
	2016 - June - Zna Council	9107 - 9107	1926	1000
		300	Inc.	Reano Construction & Logging Inc.
\$300.00 \$300.00				Total Q&A Polygraph Services
\$300.00			Total 16-001	†
\$300.00	-10-41-04 Civil Service-Hiring Evaluations Police-Pre-Employment Polygraph	001-000-213-521-10-41-04 Police-Pre-Eı		
	2016 - June - 2nd Council	2016 - June	16-001	43635
\$0.00 0.00				Q&A Polygraph Services
\$640.00			stries Inc	Total Professional Service Industries Inc
\$640.00			Total 442728	
\$640.00	34-63-00 Downtown Water Repl Proj Downtown Water Main Replacement	May Services 404-000-009-594-34-63-00 Downtown W		
			442728	
	2016 - June - 2nd Council	2016 - June	3	43634
\$30.76			ve Inc	Total Paul Braeger & Judith Auve Professional Service Industries Inc
\$30.76		B&JA	Total 060216 PB & JA	Total 43633
\$30.76	-83-00-00 Stormwater Charges Refund of Stormwater Act 2877.0	410-000-000-343	060216 PB & JA	
	2016 - June - 2nd Council			raui blaeger & Judith Auve 43633

Total 43640 Total SI1439758	SI1439758	43640	Total 43639 Total Severson's Building Maint	Total 82463	Total 821635 821636	Total 521634 821635	43639 521634	Total 65223 Total RH2 Engineering Inc. Severson's Building Maint	Total 65160 65223	RH2 Engineering Inc. 43638 65160
	001-000-210-521-10-35-00 Firearms Program Police-Tasers Holsters Battery Back Cartidges	2016 - June - 2nd Council		May Services 001-000-270-575-51-48-00 Gym Facility Repair & Maintenance Gym			2016 - June - 2nd Council	May Services 404-000-011-534-80-41-00 Water Comp Plan Comp Water System Plan Update Assistance	May Services 001-000-257-558-70-41-02 MDRT Civil Engineering-RH2 Engineering Master Development Review Team	2016 - June - 2nd Council
\$408.29 \$408.29	\$408.29		\$1,550.00 \$1,550.00	\$150.00	\$500.00 \$500.00	\$360.00 \$540.00 \$900.00		\$11,135.61 \$11,135.61 \$30,449.62 \$30,449.62	\$19,314.01 \$19,314.01	

43641	2016 - June - 2nd Council	2nd Council	
	100468		
	May May Services 001-000-270-576-80-41-02	Venvue Pav Station	\$90.00
	Total 100468	,	\$90.00
Total 43641			\$90.00
otal VenTek International			\$90.00
43642	2016 - June - 2nd Council	2nd Council	
	971425479 060216		
	May 24 to June 23, 2016 Services	ės	
	001-000-110-511-60-42-00	Communications	(\$9.33)
	001-000-180-518-90-49-05	Banking Fees	(\$199.45)
	001-000-214-521-20-42-00	Police Telephone/DSL/Air Cards	\$307.78
	001-000-240-558-51-42-00	Telephone	\$55.30
	001-000-246-558-70-42-01	Telephones	\$110.60
	001-000-254-518-20-42-00	Facilities-Communication	\$55.30
	001-000-270-576-80-42-00	Telephone/DSL/Radios	\$16.44
	001-000-280-536-20-42-00	Telephone, DSL & Radios	\$8.22
	101-000-000-542-90-42-01	Telephone/DSL/Radios	\$90.41
	401-000-000-534-80-42-00	Telephone/DSL/Radios	\$98.63
	407-000-000-535-80-42-00	Telephone/DSL/Radios	\$98.63
	410-000-000-531-10-42-00	Telephone/DSL/Radios	\$98.63
Total 42642	Total 971425479 060216		\$731.16
7 10 cal 43042			\$/31.16
Total Verizon Wireless Washington Dept of Corrections			\$731.16
43643	2016 - June - 2nd Council	2nd Council	
	0416.1-16-KCWC-HQ		
	April Services		
	001-000-211-523-60-49-04	Work Crew Costs-State Exp	\$75.00
	5 Worker Days		
	Total 0416.1-16-KCWC-HQ		\$75.00
Total 43643			\$75.00
Washington State Traceurer	ctions		\$75.00
43649	2016 limo 3		
1000	053116 WST		
	May Court Remittance 633-000-000-586-00-00-01	Treasurers Trust Court	\$10.385.06
	Total 053116 WST		\$10,385.06
Total 43649			\$10,385.06
	Total Washington State Treasurer		7

Grand Total	Total 43652		43652	Total 43651 Total West Coast Awards ZDI 5. LLC		43651	Total Water Management Laboratories, Inc. West Coast Awards	1				1000	Vendor Number Rei Water Management Laboratories, Inc.
Vendor Count	Total 060216 ZDI	060216 ZDI 4			Total 26464	26464	atories, Inc.	Total 149968	4	Total 149750 149968	4	149750	Kejaranse /
41		410-000-000-343-83-00-00 Stormwater Charges Refund of Stormwater Act 4383 0	2016 - June - 2nd Council		Police-Employee of the Year Award	ine - 2nd Council			401-000-000-534-80-41-02 Water Testing and Sampling Volatile Organic Compounds Testing		401-000-000-534-80-41-02 Water Testing and Sampling Total Coliform MMO-MUG	zo ia - Julie - Zila Codilčii	GCOUNT TURBOR SPESOFICATION
\$17.33 \$119,516.98	\$17.33 \$17.33	\$17.33		\$121.82 \$121.82	\$121.82		\$311.00 \$311.00	\$290.00	\$290.00	\$21.00	\$21.00		Section 1

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION							
SUBJECT:	Agenda Date: June 16, 2016 AB1	6-034A					
	Mayor Carol Benson						
Resolution adopting the 2017-2022 Six	City Administrator	and the property was particularly and the property of the particular and the particular a					
Year Transportation Improvement	City Attorney David Linehan						
Program	City Clerk – Brenda L. Martinez						
	Com Dev/Nat Res – Barb Kincaid						
	Finance – May Miller						
	MDRT/Ec Dev – Andy Williamson						
Cost Impact (see also Fiscal Note): Planning for various budgets	Police – Chief Kiblinger						
Fund Source: Various Timeline: As per individual project schedules Public Works – Seth Boettcher X Court – Stephanie Metcalf							
Agenda Placement: Mayor Two Councilmembers Committee Chair City Administrator							
Attachments: Resolution 16-xxx; Six Year Transportation Improvement Program; Project Map; In							
Process and Completed Projects Map							
SUMMARY STATEMENT: The City is required to update its Six Ye per Revised Code of Washington (RCW Department of Transportation (WSDOT) Most grant programs require projects to State law to update the TIP annually before Interest and Interes	35.77.010 and file the TIP with the to be on the City's Six Year TIP. The fore July 1 st of each year. In the to be updated, approved and filed to be updated, approved and filed to be the service of	Washington State City is required by with the State of get and has no 2017-2022					
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:							
BACTICAL .	adout Decelution 16 your 1	Clark to ession					
RECOMMENDED ACTION: MOTION to							
number at adoption), approvi	ng the 2017-2022 Six Year	Transportation					
Improvement Program.							

	RECORD OF CO	JINCIL ACTION	
Meeting Date	Action	Vote	
June 16, 2016			

RESOLUTION NO.	16-
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A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON APPROVING THE 2017-2022 SIX YEAR TRANSPORTATION IMPROVEMENT PROGRAM

WHEREAS, per RCW 35.77.010, the City is required to annually update its Six Year Transportation Improvement Program (TIP) before July 1st of each year and file the updated Transportation Improvement Program with the Washington State Department of Transportation within thirty days of adoption; and

WHEREAS, per RCW 35.77.010, the purpose of the requirement for annual updates is to assure that each city and town shall perpetually have available advanced plans looking to the future for not less than six years as a guide in carrying out a coordinated transportation program; and

WHEREAS, it is also an eligibility requirement of many grant programs that the City update its Transportation Improvement Program as required by RCW 35.77.010; and

WHEREAS, per RCW 35.77.010, a public hearing was held on the proposed updates to the Transportation Improvement Program;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The City Council does hereby approve the 2017-2022 Six Year Transportation Improvement Program, a copy of which is attached as Exhibit "A" and incorporated herein by reference.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

	CITY OF BLACK DIAMOND:
Attest:	Carol Benson, Mayor
Brenda L. Martinez, City Clerk	

City of Black Diamond 6 Year Transportation Improvement Plan 2017 - 2022

Legend

Heading	Capacity Adding Project	*See note at end of document
*Light Street Maintenance	Safety Project	
*Major Street Maintenance	Pedestrian	
Street Reconstruction		

Rank	Year	Improvement	From	To	Type of Improvement	Length in Miles	Estimated Cost	Fundina
_	2017	General Street Improvement	N/A	N/A	Use for opportunities to leverage private funds, short overlays, chip sealing, crack sealing, patch work, addressing minor safety problems	NA	\$30,000/year; \$180,000 total	Local City Funds
1	2017	Roberts Drive Rehabilitation, Ph. 1	100' west of Rock Creek Bridge	City Hall	Leveling, Overlay, Bridge maintenance, sidewalks, pedestrian lighting, widening	0.31	\$ 1,118,130	Grant/ TIB, Developer, Local City Funds
2	2017	224th Safety Improvements at Covington Creek	N/A	N/A	Guard Rail on the shoulder of the road at Covington Creek	N/A	\$ 35,000	Real Estate Excise Tax or Grant
3	2017	232nd Ave. SE Chip Seal	SE 288th St.	End of road	Chip seal, excluding portion from SE 293rd to back of Pond @ Greenbrier	77.0	\$ 100,000	Grant/ TIB, Local City Funds
3	2017	224th overlay	Covington Creek	SE 307th Place	Asphalt Overlay	1.40	\$ 160,000	Grant/ TIB, Local City Funds
4	2017	New Arterial "Annexation Rd"	Lk Sawyer Rd	across Roberts Drive south to A2	New Street Grid Capacity	0.7	\$ 2,900,000	Developer Funded
5	2017	Lake Sawyer Road Extension	Roberts Drive	Roberts Drive Annexation Rd.	New Street Grid Capacity	0.5	\$ 1,800,000	Developer Funded
9	2018	Roberts Drive Rehabilitation, phase 2	City Hall	King County Library	Grind, patch, replace panels, crack sealing, shoulder widening	0.23	\$ 200,000	Preservation Grant, Local City Funds

Edited June 9, 2016 following Workstudy PUBLIC HEARING: held Thursday, June 2, 2016 7:00 p.m., Black Diamond City Council Chambers

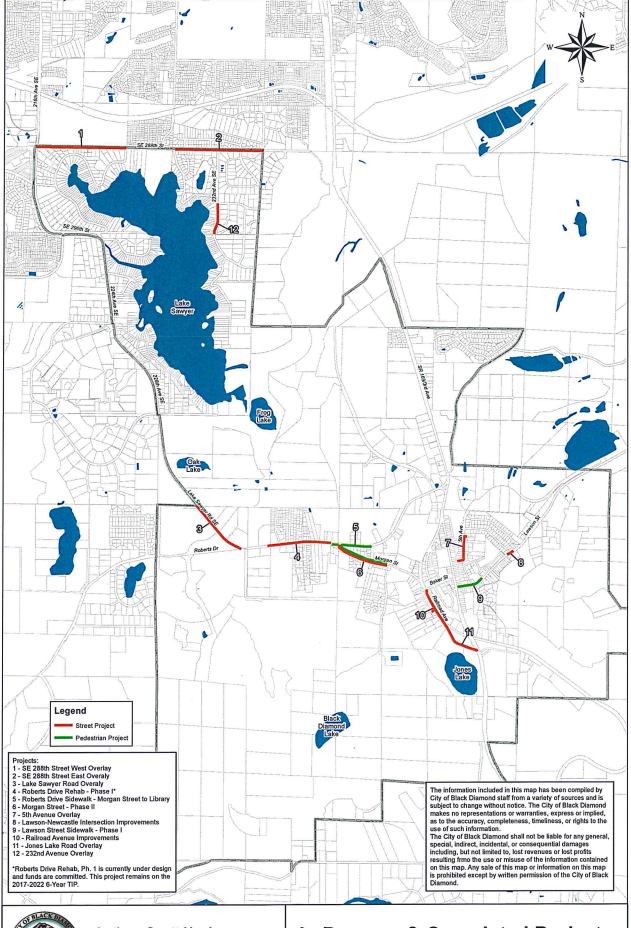
Dank	Voor	thomograph	- Crom	F	Trees of leaves of	Length	Estimated	=
Nallh	ובמו	IIIIpioveilleill	LIOILI	0	Type of Improvement	In Miles	Cost	Funding
9	2018	Morgan Drive	Dail Dr.	Buena Vista Dr.	Patching and overlay, including Alpine Dr.	0.40	\$ 110,000	Grant/ TIB, Local City Funds
7	2018	Lawson Connector	SR 169	Lawson Street	New Street Grid Capacity	09'0	\$ 3,200,000	Developer Funded
		Roberts Drive/SR 169 Intersection			Two lane Boundabout or			Developer Mitigation
8	2019	Improvements	N/A	N/A	Signalize Intersection	N/A	\$ 7,777,000	2 12320
9	2019	216th Ave. SE Overlay	SE 288th St.	SE 296th St.	Patch and overlay	0.41	\$ 160,000	Grant/ TIB, Local City Funds
10	2019	Lawson Street Sidewalk, Ph. II	6th Ave.	Newcastle Dr.	5-foot sidewalk on the north side of Lawson Street	0.19	\$ 395,000	Grant/Safe Routes to School, Developer Mitigation
11	2019	Ravensdale / 169 interim intersection improvements	N/A	N/A	Signal or ?	N/A	\$ 700,000	Dev
12	2020	Roberts Drive Rehabilitation, phase 3	King County Library	S.R. 169	Widening and overlay, sidewalk, street lighting, and stormwater improvements	0.56	\$ 1,700,000	TIB Grant, Local City Punds
13	2020	Hammond/Baker/ 5th/6th Overlay	N/A	N/A	Widening and overlay	0.39	\$ 141,000	Grant/ TIB, Local City Funds
13	2020	Lawson Street Ph. I	S.R. 169	HL Botts Dr. SE	Surface grinding, select panel replacement, shoulder widening	0.37	\$ 165,000	Grant/ TIB, Local City Funds
13	2020	Morganville Ph. II - Union Drive	Roberts Dr.	South end of road	Patching and overlay, including Highland Dr.	0.34	\$ 95,000	Grant/ TIB, Local City Funds
14	2020	Park St. & SR 169 Intersection Safety Improvements	N/A	N/A	Site distance improvements	N/A	\$ 30,000	Local City Funds, Developer Funds
15	2020	North Connector	169	South to new commercial and multi family housing	New minor arterial connection to SR 169 with signal	0.25	\$ 1,000,000	0 Developer Funded

Edited June 9, 2016 following Workstudy PUBLIC HEARING: held Thursday, June 2, 2016 7:00 p.m., Black Diamond City Council Chambers

						Length	Estimated	
×	Year	Improvement	From	То	Type of Improvement	in Miles	Cost	Funding
20	2020	Intersection Roberts Drive & Lake Sawyer Extension	N/A	N/A	New Roundabout	N/A	\$ 1,000,000	Developer Funded
20	2021	229th Ave. SE/ SE 292nd Pl.	228th Ave. SE	232nd Ave. SE	Chip sealing, crack sealing, including 236th Ave. SE between SE 291st & SE 293rd	0.50	\$ 60,000	Grant/ TIB, Local City Funds
20	2021	James/Park/Baker/ 4th/2nd	N/A	N/A	Patching and overlay, including some widening	0.39	\$ 108,000	Grant/ TIB, Local City Funds
20	2021	Railroad Avenue & Jones Lake Road Pedestrian Facilities	SR 169 & James St.	SR 169 & Jones Lake Road	Sidewalk extensions and roadway widening to add bike lanes	0.88	\$ 440,000	Grant Funds
20	2021	Ravensdale / 169 intersection	N/A	N/A	Intersection realignment & signal or roundabout	N/A	\$ 8,000,000	Developer Funded & grant
20	2021	Intersection Roberts Drive & Annexation Road	N/A	N/A	New roundabout	N/A	\$ 1,000,000	Developer Funded
20	2022	Diamond Glen Neighborhood Improvements	N/A	N/A	Patching, crack sealing, and overlay	0.26	\$ 135,000	Grant/ TIB, Local City Funds
20	2022	Morgan Creek Neighborhood Roads Preservation	N/A	N/A	Seal Coat	1.19	\$ 107,000	Local City Funds
20	2022	Lawson Street Ph. II	HL Botts Dr. SE	City Limits	Chip sealing, crack sealing	0.41	\$ 45,000	Grant/ TIB, Local City Funds
20	2022	Intersection 216th Ave SE & SE 288th Street	N/A	N/A	Signalization or Roundabout	N/A	\$ 1,400,000	Developer funded
					TOTAL ALL PROJECTS		\$ 34,261,130	

*NOTE: The City has identified the need for maintenance on these streets. There are more projects in these categories than can be funded or completed in six years. Projects in the earlier years have a higher probability of getting funded and completed. Projects in the later years have a lower probability of being funded and completed. If funding does become available and is secured for any project on the list, it will be moved to the top of the list for construction.

Edited June 9, 2016 following Workstudy PUBLIC HEARING: held Thursday, June 2, 2016 7:00 p.m., Black Diamond City Council Chambers

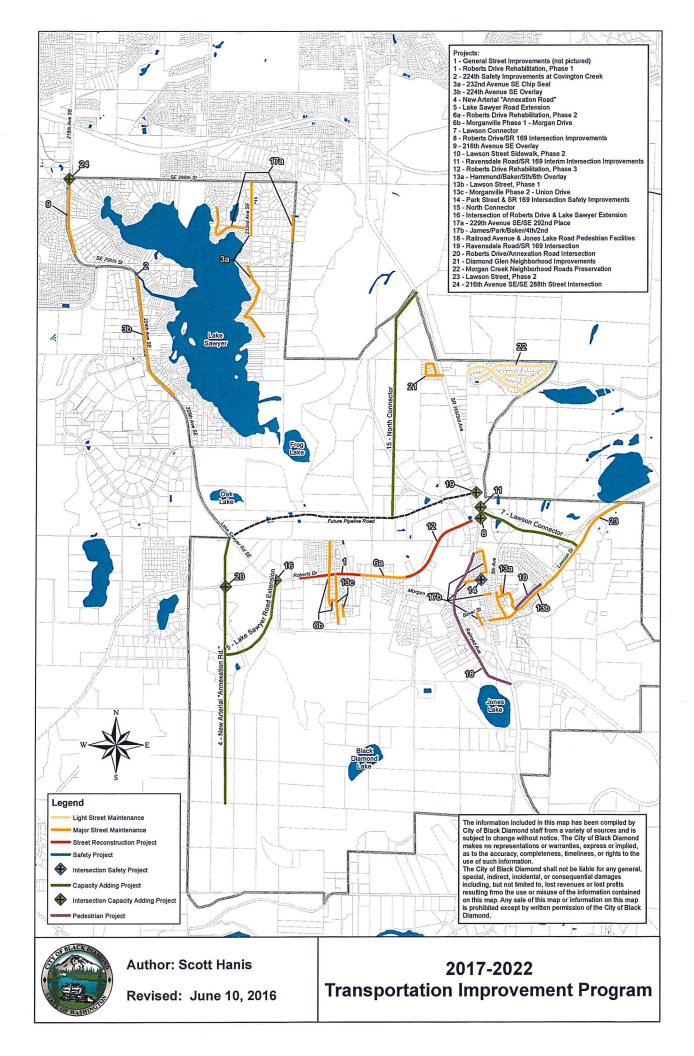




Author: Scott Hanis

Revised: June 10, 2016

In Process & Completed Projects
Last 6 Years



CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

	ITEN	/I INFORMATION				
SUBJECT:		Agenda Date: June 2, 2016 AB16	-034			
Continuation of Pub	lic Hearing for the	Mayor Carol Benson				
2017-2022 Six Year T	ransportation	City Administrator				
Improvement Progra		City Attorney Carol Morris				
'		City Clerk – Brenda L. Martinez				
		Com Dev/Nat Res – Barb Kincaid				
		Finance – May Miller				
		MDRT/Ec Dev – Andy Williamson				
Cost Impact (see also F	iscal Note): Planning	Police – Chief Kiblinger				
for various budgets						
Fund Source: Various		Public Works – Seth Boettcher	X			
Timeline: As per individ	dual project schedules	Court - Stephanie Metcalf				
Agenda Placement:	🛮 Mayor 🗎 Two Coul	ncilmembers 🗌 Committee Chair 🔲 C	City Administrator			
Attachments: Draft S	Six-Year Transportation	Improvement Program; Map of Proje	cts; Map of			
Completed Projects						
SUMMARY STATEMENT:						
The City is required to update its Six Year Transportation Improvement Program (TIP) per						
Revised Code of Washington (RCW) 35.77.010 and file the TIP with the Washington State						
Department of Transportation (WSDOT).						
Department of Transportation (w3DOT).						
		I and a second at the second	C'			
		o be on the City's Six Year TIP. The	city is required by			
State law to update	the TIP prior to July 3	1 st of each year.				
A resolution to ado	pt the 2017-2022 Six	Year TIP will be presented for adop	tion at the June 16,			
2016 City Council m						
Zoro city countin	100011161					
FICCAL MOTE /Finan	as Danautusantle					
FISCAL NOTE (Finar	6 6					
This pending action is for future planning and does not establish budgets for revenue or						
expenditures for projects. The only cost is the preparation and meeting notices, that include						
minor expense for advertising, printing, mailing, and staff labor costs already included in the						
2016 Budget.						
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:						
RECOMMENDED ACTION: Continuation Public Hearing						
	RECORD	OF COUNCIL ACTION				
Meeting Date	Action	Vote				
June 2, 2016		en until June 16, 2016				
June 16, 2016						

City of Black Diamond 6 Year Transportation Improvement Plan 2017 - 2022

2017-2022 SIX YEAR TRANSPORTATION IMPROVEMENT PROGRAM EXHIBIT "A"

Legend

Heading	Capacity Adding Project
Light Street Maintenance	Safety Project
Major Street Maintenance	Pedestrian
Street Reconstruction	

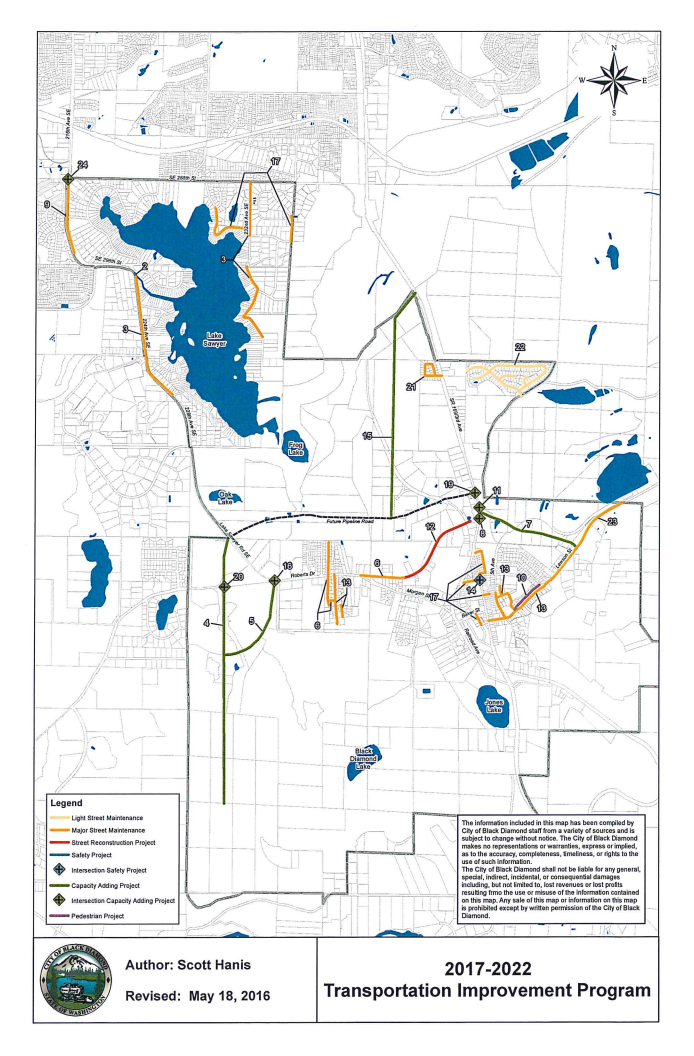
9	œ	7	တ	O	5	4	ω	ω	2	_	Rank
2019	2019	2018	2018	2018	2017	2017	2017	2017	2017	2017	Year
216th Ave. SE Overlay	Roberts Drive/SR 169 Intersection Improvements	Lawson Connector	Morganville Ph. I - Morgan Drive	Roberts Drive Rehabilitation, phase 2	Lake Sawyer Road Extension	New Arterial "Annexation Rd"	224th overlay	232nd Ave. SE Chip Seal	224th Safety Improvements at Covington Creek	General Street Improvement	Improvement
SE 288th St.	N/A	SR 169	Dail Dr.	City Hall	Roberts Drive	Lk Sawyer Rd	Covington Creek	SE 288th St.	N/A	N/A	From
SE 296th St.	N/A	Lawson Street	Buena Vista Dr.	King County Library	Annexation Rd.	across Roberts Drive south to A2	SE 307th Place	End of road	N/A	N/A	То
Patch and overlay	Two lane Roundabout or Signalize Intersection	New Street Grid Capacity	Patching and overlay, including Alpine Dr.	Grind, patch, replace panels, crack sealing, shoulder widening	New Street Grid Capacity	New Street Grid Capacity	Asphalt Overlay	Chip seal, excluding portion from SE 293rd to back of Pond @ Greenbrier	Guard Rail on the shoulder of the road at Covington Creek	Chip sealing, crack sealing, patch work, addressing minor safety problems	Type of Improvement
0.41	N/A	0.60	0.40	0.23	0.5	0.7	1.40	0.77	N/A	N/A	Length in Miles
\$ 160,000	\$ 7,777,000	\$ 3,200,000	\$ 110,000	\$ 200,000	\$ 1,800,000	\$ 2,900,000	\$ 160,000	\$ 100,000	\$ 35,000	\$30,000/year; \$180,000 total	Estimated Cost
Grant/ TIB, Local City Funds	Developer Mitigation and Grant	Developer Funded	Grant/ TIB, Local City Funds	Pavement Preservation Grant, Local City Funds	Developer Funded	Developer Funded	Grant/ TIB, Local City Funds	Grant/ TIB, Local City Funds	Real Estate Excise Tax or Grant	Local City Funds	Funding

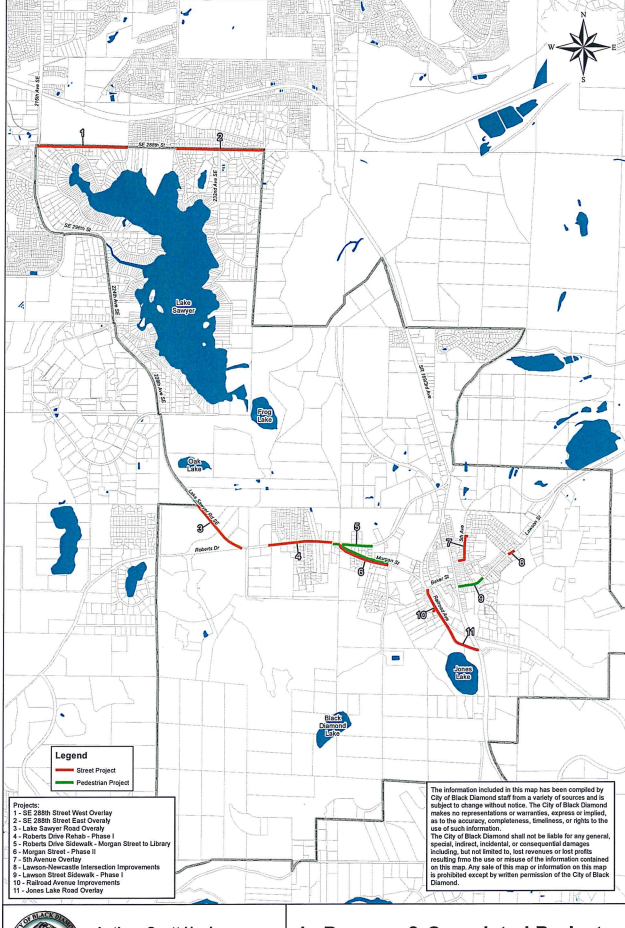
2017-2022 SIX YEAR TRANSPORTATION IMPROVEMENT PROGRAM EXHIBIT "A"

Grant Funds	\$ 440,000	N/A	Sidewalk extensions and roadway widening to add bike lines	N/A	N/A	Sidewalk Extensions & Bike Lanes	2021	18
Grant/ TIB, Local City Funds	\$ 108,000	0.39	Patching and overlay, including some widening	N/A	N/A	James/Park/Baker/ 4th/2nd	2021	17
Grant/ TIB, Local City Funds	\$ 60,000	0.50	Chip sealing, crack sealing, including 236th Ave. SE between SE 291st & SE 293rd	232nd Ave. SE	228th Ave. SE	229th Ave. SE/ SE 292nd Pl.	2021	17
Developer Funded	\$ 1,000,000	N/A	New Roundabout	N/A	N/A	Intersection Roberts Drive & Lake Sawyer Extension	2020	16
Developer Funded	\$ 1,000,000	0.25	New minor arterial connection to SR 169 with signal	South to new commercial and multi family housing	169	North Connector	2020	15
Local City Funds, Developer Funds	\$ 30,000	N/A	Site distance improvements	N/A	N/A	Park St. & SR 169 Intersection Safety Improvements	2020	14
Grant/ TIB, Local City Funds	\$ 95,000	0.34	Patching and overlay, including Highland Dr.	South end of road	Roberts Dr.	Morganville Ph. II - Union Drive	2020	13
Grant/ TIB, Local City Funds	\$ 165,000	0.37	Surface grinding, select panel replacement, shoulder widening	HL Botts Dr. SE	S.R. 169	Lawson Street Ph. I	2020	13
Grant/ TIB, Local City Funds	\$ 141,000	0.39	Widening and overlay	N/A	N/A	Hammond/Baker/ 5th/6th Overlay	2020	13
TIB Grant, Local City Funds	\$ 1,700,000	0.56	Widening and overlay, sidewalk, street lighting, and stormwater improvements	S.R. 169	King County Library	Roberts Drive Rehabilitation, phase 3	2020	12
Developer funded and possible grant	\$ 700,000	N/A	Signal or ?	N/A	N/A	Ravensdale / 169 interim intersection improvements	2019	11
Grant/Safe Routes to School, Develope Mitigation	\$ 395,000	0.19	5-foot sidewalk on the north side of Lawson Street	Newcastle Dr.	6th Ave.	Lawson Street Sidewalk, Ph. II	2019	10
Funding	Estimated Cost	Length in Miles	Type of Improvement	То	From	Improvement	Year	Rank

2017-2022 SIX YEAR TRANSPORTATION IMPROVEMENT PROGRAM EXHIBIT "A"

	\$ 33,143,000		TOTAL ALL PROJECTS					
\$ 1,400,000 Developer funded	\$ 1,400,000	N/A	Signalization or Roundabout	N/A	N/A	Intersection 216th Ave SE & SE 288th Street	2022	24
Grant/ TIB, Local City Funds	\$ 45,000	0.41	Chip sealing, crack sealing	City Limits	HL Botts Dr. SE	Lawson Street Ph. II	2022	23
Local City Funds	\$ 107,000	1.19	Seal Coat	N/A	N/A	Morgan Creek Neighborhood Roads Preservation	2022	22
Grant/ TIB, Local City Funds	\$ 135,000	0.26	Patching, crack sealing, and overlay	N/A	N/A	Diamond Glen Neighborhood Improvements	2022	21
Deve	\$ 1,000,000	N/A	New roundabout	N/A	A/N	Intersection Roberts Drive & Annexation Road	2021	20
Developer Funded & grant	\$ 8,000,000		Intersection realignment & signal or roundabout	N/A	A/N	Ravensdale / 169 intersection	2021	19
Funding	Estimated Cost	Length in Miles	Type of Improvement	То	From	Improvement	Year	Rank







Author: Scott Hanis

Revised: May 18, 2016

In Process & Completed Projects
Last 6 Years

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION				
SUBJECT:	Α	genda Date: June 16, 2016	AB16-026B	
		Mayor Carol Benson		
Resolution authorizing the Mayor to sign		City Administrator		
a Professional Services Agreement with		City Attorney David Linehan		
DKS Associates for the transportation		City Clerk – Brenda L. Martinez		
element in the Comprehensive Plan		Com Dev/Nat Res – Barbara Kincaid	X	
update		Finance – May Miller		
		MDRT/Ec Dev – Andy Williamson		
Cost Impact (see also Fiscal Note): \$34,655		Police – Chief Kiblinger		
fixed rate total includes two optional tasks				
(1)\$3,615 for Public Open House and (2)				
\$6,555 to attend Public Hearings				
Fund Source: - Comp Plan Update-2016		Public Works – Seth Boettcher		
Budget				
Timeline: April-June 2016		Court – Stephanie Metcalf		
Agenda Placement: Mayor Mayor Two Cou	ınc	ilmembers 🗌 Committee Chair 🗌 C	ity Administrator	
Attachments: Draft Resolution; Profession	al S	Services Agreement		

SUMMARY STATEMENT:

The City entered into a Professional Services Agreement with BergerAbam in 2014 and agreed to a scope of work and budget to update the Comprehensive Plan as required under the Growth Management Act (GMA). BergerAbam hired DKS Associates as their subconsultant for the transportation element of the Comprehensive Plan. The City terminated the Agreement with BergerAbam in October 2015 before DKS Associates had completed all the tasks in the original scope of work. However, at the time the BergerAbam contract was terminated, DKS had already completed over 90% of the tasks in the scope of work for the transportation element. The City has not been billed for the remaining work in the scope that was not done.

The City needs DKS to complete the tasks in the original BergerAbam Agreement scope of work in order for the draft transportation element to be whole. In addition, staff has identified additional tasks that are needed to ensure the final draft transportation element is comprehensive for the public, planning commissioners, and council members.

Tasks from the original scope that need to be completed include the following:

- Complete the planning level costs for recommended transportation improvements
- Respond to the City's review comments and coordination meeting

New tasks include:

- Traffic simulation modeling
- Presentation to staff, Planning Commission, and City Council at joint work session
- Presentation of traffic analysis and simulation findings at a Public Open House

Attend City Council/Planning Commission Hearings

The timely approval of this Agreement is important because the Comprehensive Plan update is behind the GMA schedule for adoption. This is causing the City to be ineligible for grant funds.

FISCAL NOTE (Finance Department): The funds for the DKS Agreement for \$34,655 are already included in the 2016 Comp Plan Budget.

COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:

RECOMMENDED ACTION: Motion to adopt Resolution No. 16-0000, (Clerk to assign number at time of adoption), authorizing the Mayor to sign a Personal Services Agreement with DKS Associates.

	RECORD OF COUNCIL A	ACTION
Meeting Date	Action	Vote
April 7, 2016	Motion to refer to committee.	Passed 3-2 (Deady, Edelman)
May 5, 2016	Motion to postpone to May 19 med	eting. Passed 3-2 (Deady, Edelman)
May 19, 2016	No quorum	
May 25, 2016	No quorum	
June 2, 2016	No quorum	
June 16, 2016		

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY. WASHINGTON. TO EXECUTE AUTHORIZING THE MAYOR PROFESSIONAL SERVICES AGREEMENT WITH DKS COMPLETE TO THE DRAFT ASSOCIATES TRANSPORTATION ELEMENT PORTION OF COMPREHENSIVE PLAN UPDATE; IN THE AMOUNT OF \$24,485.00 WITH TWO OPTIONAL TASKS THAT, IF AUTHORIZED BY THE CITY, WOULD INCREASE THE CONTRACT AMOUNT TO \$34,655.00

WHEREAS, City of Black Diamond is in need of consulting services to complete the update of its Comprehensive Plan mandated by the State of Washington; and

WHEREAS, in 2014, the City entered into a Professional Services Agreement (Agreement) with BergerAbam, a planning consulting firm, to provide such services under an agreed upon scope of work and budget; and

WHEREAS, BergerAbam began work under the Agreement and subcontracted with DKS Associates for the transportation element of the Comprehensive Plan update;

WHEREAS, the City terminated the Agreement with BergerAbam prematurely, and before DKS completed all of the transportation planning work defined in the scope and budget of the Agreement; and

WHEREAS, the City still needs the remaining transportation planning work to be completed by DKS Associates; and

WHEREAS, the City has also identified additional tasks that are needed in order for the City to be successful in updating its Comprehensive Plan; and

WHEREAS, DKS Associates has provided a scope of work and budget which includes the incomplete tasks from the BergerAbam Agreement together with the newly identified tasks, as needed to complete the transportation element, as described in Exhibit A, attached to the DKS Professional Services Agreement; and

WHEREAS, the proposed contract is in the amount of \$24,485.00 for DKS to complete the work required for the City's Comprehensive Plan update; and

WHEREAS, the proposed contract also includes two "optional" elements (Exhibit A to the Professional Services Agreement attached), which the City could authorize if needed, and which would increase the contract amount to not more than \$34,655.00; and

WHEREAS, the City has identified and budgeted for completion of the Comprehensive Plan update and these amounts in the 2016 budget;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is authorized to execute the attached Professional Services Agreement with DKS Associates for transportation planning services to complete its Comprehensive Plan update, in the amount of \$24,485.00, with two optional tasks that may be authorized by the City and which may increase the contract amount to not more than \$34,655.00.

			COUNCIL AR MEETIN					
				CITY	OF BLA	CK E	DIAMOND:	
				Carol	Benson	ı, May	or	
Attest:								
Brenda L.	Martinez.	Citv Clerk						

CITY OF BLACK DIAMOND PROFESSIONAL SERVICES AGREEMENT

THIS Agreement is made effective as of the _______ day of ______, 2016, by and between the City of Black Diamond, a municipal corporation, organized under the laws of the State of Washington, whose address is:

CITY OF BLACK DIAMOND, WASHINGTON (hereinafter the "CITY")

24301 Roberts Drive

Black Diamond, WA 98010

Contact: Mayor Carol Benson

Phone: 360-886-5700 Fax: 360-886-2592

And DKS Associates, a corporation, organized under the laws of the State of Washington, doing business at:

DKS ASSOCIATES (hereinafter the "CONSULTANT") 720 SW Washington St, Suite 500

Portland, Oregon 97205

Contact: Chris Maciejewski, PE

Phone: 503-243-3500

for professional services in connection with the following Project:

Black Diamond Comprehensive Plan Update Transportation Element

TERMS AND CONDITIONS

1. Services by Consultant.

- A. Consultant shall perform the services described in the Scope of Work attached to this Agreement as Exhibit "A." The services performed by the Consultant shall not exceed the Scope of Work without prior written authorization from the City.
- B. The City may from time to time require changes or modifications in the Scope of Work. Such changes, including any decrease or increase in the amount of compensation, shall be agreed to by the parties and incorporated in written amendments to the Agreement.

2. Schedule of Work.

- A. Consultant shall perform the services described in the scope of work in accordance with the Schedule attached to this contract as Exhibit "A." If delays beyond Consultant's reasonable control occur, the parties will negotiate in good faith to determine whether an extension is appropriate.
- B. Consultant is authorized to proceed with services upon receipt of a written Notice to Proceed.
- 1 3. Terms. This Agreement shall commence on upon the date that both parties sign this contract and shall terminate on June 30, 2016 unless extended or terminated in writing as provided herein.

4. ⊠	FIXED FEE. Compensation for these services shall be a Fixed Fee of \$24,485. Compensation for optional tasks with City authorization shall be a Fixed Fee of \$3,615 for Task 6 and \$6,555 for Task 7.
	TIME AND MATERIALS NOT TO EXCEED. Compensation for these services shall not exceed \$ without written authorization and will be based on billing rates and reimbursable expenses attached hereto as Exhibit C.
	TIME AND MATERIALS. Compensation for these services shall be on a time and material basis according to the list of billing rates and reimbursable expenses attached hereto as Exhibit "
	OTHER.
5.	Payment.

- A. Consultant shall provide monthly invoices in a format acceptable to the City for work performed to the date of the invoice.
- B. All invoices shall be paid by City warrant within forty-five (45) days of receipt of a proper invoice. If the City objects to all or any portion of any invoice, it shall so notify the Consultant of the same within fifteen (15) days from the date of receipt and shall pay that portion of the invoice not in dispute, and the parties shall immediately make every effort to settle the disputed portion.
- C. Consultant shall keep cost records and accounts pertaining to this Agreement available for inspection by City representatives for three (3) years after final payment unless a longer period is required by a third-party agreement. Copies shall be made available on request.
- D. On the effective date of this Agreement (or shortly thereafter), the Consultant shall comply with all federal and state laws applicable to independent contractors, including, but not limited to, the maintenance of a separate set of books and records that reflect all items of income and expenses of the Consultant's business, pursuant to Revised Code of Washington (RCW) 51.08.195, as required by law, to show that the services performed by the Consultant under this Agreement shall not give rise to an employer-employee relationship between the parties, which is subject to Title 51 RCW, Industrial Insurance.
- E. If the services rendered do not meet the requirements of the Agreement, Consultant will correct or modify the work to comply with the Agreement. City may withhold payment for such work until the work meets the requirements of the Agreement.

6. Discrimination and Compliance with Laws

- A. Consultant agrees not to discriminate against any employee or applicant for employment or any other person in the performance of this Agreement because of race, creed, color, national origin, marital status, sex, age, disability, or other circumstance prohibited by federal, state, or local law or ordinance, except for a bona fide occupational qualification.
- B. Even though the Consultant is an independent contractor with the authority to control and direct the performance and details of the work authorized under this Agreement, the work must meet the

approval of the City and shall be subject to the City's general right inspection to secure the satisfactory completion thereof. The Consultant agrees to comply with all federal, state and municipal laws, rules and regulations that are now effective or become applicable within the terms of this Agreement to the Consultant's business, equipment and personnel engaged in operations covered by this Agreement or accruing out of the performance of such operations.

- C. Consultant shall obtain a City of Black Diamond business license prior to receipt of written Notice to Proceed.
- D. Violation of this Paragraph 6 shall be a material breach of this Agreement and grounds for cancellation, termination, or suspension of the Agreement by City, in whole or in part, and may result in ineligibility for further work for City.
- 7. Relationship of Parties. The parties intend that an independent contractor-client relationship will be created by this Agreement. As the Consultant is customarily engaged in an independently established trade which encompasses the specific service provided to the City hereunder, no agent, employee, representative or sub-consultant of the Consultant shall be or shall be deemed to be the employee, agent, representative or sub-consultant of the City. In the performance of the work, the Consultant is an independent contractor with the ability to control and direct the performance and details of the work, the City being interested only in the results obtained under this Agreement. None of the benefits provided by the City to its employees including, but not limited to, compensation, insurance, and unemployment insurance are available from the City to the employees, agents, representatives or sub-consultants of the Consultant. The Consultant will be solely and entirely responsible for its acts and for the acts of its agents, employees, representatives and sub-consultants during the performance of this Agreement. The City may, during the term of this Agreement, engage other independent contractors to perform the same or similar work that the Consultant performs hereunder.

8. Suspension and Termination of Agreement

- A. <u>Termination without cause.</u> This Agreement may be terminated by the City at any time for public convenience, for the Consultant's insolvency or bankruptcy, or the Consultant's assignment for the benefit of creditors.
- B. <u>Termination with cause.</u> The Agreement may be terminated upon the default of the Consultant.

C. Rights Upon Termination.

- 1. With or Without Cause. Upon termination for any reason, all finished or unfinished documents, reports, or other material or work of Consultant pursuant to this Agreement shall be submitted to City, and Consultant shall be entitled to just and equitable compensation for any satisfactory work completed prior to the date of termination, not to exceed the total compensation set forth herein. Consultant shall not be entitled to any reallocation of cost, profit or overhead. Consultant shall not in any event be entitled to anticipated profit on work not performed because of such termination. Consultant shall use its best efforts to minimize the compensation payable under this Agreement in the event of such termination. Upon termination, the City may take over the work and prosecute the same to completion, by contract or otherwise.
- 2. Default. If the Agreement is terminated for default, the Consultant shall not be entitled to receive any further payments under the Agreement until all work called for has been

fully performed. Any extra cost or damage to the City resulting from such default(s) shall be deducted from any money due or coming due to the Consultant. The Consultant shall bear any extra expenses incurred by the City in completing the work, including all increased costs for completing the work, and all damage sustained, or which may be sustained by the City by reason of such default.

- D. <u>Suspension</u>. The City may suspend this Agreement, at its sole discretion. Any reimbursement for expenses incurred due to the suspension shall be limited to the Consultant's reasonable expenses, and shall be subject to verification. The Consultant shall resume performance of services under this Agreement without delay when the suspension period ends.
- E. <u>Notice of Termination or Suspension.</u> If delivered to the Consultant in person, termination shall be effective immediately upon the Consultant's receipt of the City's written notice or such date as stated in the City's notice of termination, whichever is later. Notice of suspension shall be given to the Consultant in writing upon one week's advance notice to Consultant. Such notice shall indicate the anticipated period of suspension. Notice may also be delivered to the Consultant at the address set forth in Section 15 herein.
- 9. Standard of Care. Consultant represents and warrants that it has the requisite training, skill and experience necessary to provide the services under this agreement and is appropriately accredited and licensed by all applicable agencies and governmental entities. Services provided by Consultant under this agreement will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing in similar circumstances.

10. Ownership of Work Product.

- A. All data materials, reports, memoranda, and other documents developed under this Agreement whether finished or not shall become the property of City, shall be forwarded to City at its request and may be used by City as it sees fit. Upon termination of this agreement pursuant to paragraph 8 above, all finished or unfinished documents, reports, or other material or work of Consultant pursuant to this Agreement shall be submitted to City.
- B. All written information submitted by the City to the Consultant in connection with the services performed by the Consultant under this Agreement will be safeguarded by the Consultant to at least the same extent as the Consultant safeguards like information relating to its own business. If such information is publicly available or is already in Consultant's possession or known to it, or is rightfully obtained by the Consultant from third parties, the Consultant shall bear no responsibility for its disclosure, inadvertent or otherwise.
- 11. Work Performed at the Consultant's Risk. The Consultant shall take all precautions necessary and shall be responsible for the safety of its employees, agents and sub-consultants in the performance of the work hereunder, and shall utilize all protection necessary for that purpose. All work shall be done at the Consultant's own risk, and the Consultant shall be responsible for any loss or damage to materials, tools, or other articles used or held by the Consultant for use in connection with the work.
- 12. Indemnification. The Consultant shall defend, indemnify and hold the City, its officers, officials, employees, agents and volunteers harmless from any and all claims, injuries, damages, losses or suits, including all legal costs and attorneys' fees, arising out of or in connection with the performance of this Agreement, except for injuries and damages caused by the sole negligence of the City. The City's

inspection or acceptance of any of the Consultant's work when completed shall not be grounds to avoid any of these covenants of indemnification.

Should a court of competent jurisdiction determine that this Agreement is Subject to RCW 4.24.115, then, in the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Consultant and the City, its officers, officials, employees, agents and Volunteers, the Consultant's liability hereunder shall be only to the extent of the Consultant's negligence.

- IT IS FURTHER SPECIFICALLY AND EXPRESSLY UNDERSTOOD THAT THE INDEMNIFICATION PROVIDED HEREIN CONSTITUTES THE CONSULTANT'S WAIVER OF IMMUNITY UNDER INDUSTRIAL INSURANCE, TITLE 51 RCW, SOLELY FOR THE PURPOSES OF THIS INDEMNIFICATION. THE PARTIES FURTHER ACKNOWLEDGE THAT THEY HAVE MUTUALLY NEGOTIATED THIS WAIVER. THE CONSULTANT'S WAIVER OF IMMUNITY UNDER THE PROVISIONS OF THIS SECTION DOES NOT INCLUDE, OR EXTEND TO. ANY CLAIMS BY THE CONSULTANT'S EMPLOYEES DIRECTLY AGAINST THE CONSULTANT.
- 13. Insurance. The Consultant shall procure and maintain for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Consultant, its agents, representatives, or employees.

A. Minimum Scope of Insurance

Consultant shall obtain insurance of the types described below:

- Automobile Liability insurance covering all owned, non-owned, hired and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage.
- 2. Commercial General Liability insurance shall be written on ISO occurrence form CG 00 01 or a substitute form providing equivalent liability coverage and shall cover liability arising from premises, operations, independent contractors and personal injury and advertising injury. The City shall be named by endorsement as an additional insured under the Consultant's Commercial General Liability insurance policy with respect to the work performed for the City.
- 3. Workers' Compensation coverage as required by the Industrial Insurance laws of the State of Washington and Employer's Liability Insurance.
- 4. Professional Liability insurance appropriate to the Consultant's profession.

B. Minimum Amounts of Insurance

Consultant shall maintain the following insurance limits:

1. <u>Automobile Liability</u> insurance with a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.

- 2. <u>Commercial General Liability</u> insurance shall be written with limits no less than \$1,000,000 each occurrence, \$2,000,000 general aggregate.
- 3. <u>Professional Liability</u> insurance shall be written with limits no less than \$1,000,000 per claim and \$1,000,000 policy aggregate limit.
- 4. <u>Employer's Liability</u> insurance each accident \$1,000,000; Employer's Liability Disease each employee \$1,000,000; and Employer's Liability Disease Policy Limit \$1,000,000.

C. Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, Professional Liability and Commercial General Liability insurance:

- 1. The Consultant's insurance coverage shall be primary insurance as respect the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Consultant's insurance and shall not contribute with it.
- 2. The Consultant's insurance shall be endorsed to state that coverage shall not be cancelled by either party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.
- 3. The City will not waive its right to subrogation against the Consultant. The Consultant's insurance shall be endorsed acknowledging that the City will not waive their right to subrogation. The Consultant's insurance shall be endorsed to waive the right of subrogation against the City, or any self-insurance, or insurance pool coverage maintained by the City.
- 4. If any coverage is written on a "claims made" basis, then a minimum of a three (3) year extended reporting period shall be included with the claims made policy, and proof of this extended reporting period provided to the City.

D. Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

E. Verification of Coverage

Consultant shall furnish the City with original certificates and a copy of the amendatory endorsements, including but not necessarily limited to the additional insured endorsement, evidencing the insurance requirements of the Consultant before commencement of the work.

- 14. Assigning or Subcontracting. Consultant shall not assign, transfer, subcontract or encumber any rights, duties, or interests accruing from this Agreement without the express prior written consent of the City, which consent may be withheld in the sole discretion of the City.
- 15. Notice. Any notices required to be given by the City to Consultant or by Consultant to the City shall be in writing and delivered to the parties at the following addresses:

Carol Benson Mayor 24301 Roberts Drive Black Diamond, WA 98010 DKS Associates Attn: Chris Maciejewski, PE 720 SW Washington St, Suite 500 Portland, Oregon 97205

Phone: 360-886-5700 Fax: 360-886-2592 Phone: 503-243-3500

16. Resolution of Disputes and Governing Law.

A. Should any dispute, misunderstanding or conflict arise as to the terms and conditions contained in this Agreement, the matter shall first be referred to the Mayor, who shall determine the term or provision's true intent or meaning. The Mayor shall also decide all questions which may arise between the parties relative to the actual services provided or to the sufficiency of the performance hereunder.

- B. If any dispute arises between the City and the Consultant under any of the provisions of this Agreement which cannot be resolved by the Mayor's determination in a reasonable time, or if the Consultant does not agree with the Mayor's decision on a disputed matter, jurisdiction of any resulting litigation shall be filed in King County Superior Court, King County, Washington.
- C. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. In any suit or action instituted to enforce any right granted in this Agreement, the substantially prevailing party shall be entitled to recover its costs, disbursements, and reasonable attorney's fees from the other party.

17. General Provisions.

- A. <u>Non-waiver of Breach</u>. The failure of either party to insist upon strict performance of any of the covenants and agreements contained herein, or to exercise any option herein contained in one or more instances, shall not be construed to be a waiver or relinquishment of said covenants, agreements, or options, and the same shall be in full force and effect.
- B. <u>Modification</u>. No waiver, alteration, modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of the City and the Consultant.
- C. <u>Severability.</u> The provisions of this Agreement are declared to be severable. If any provision of this Agreement is for any reason held by a court of competent jurisdiction to be invalid or unconstitutional, such invalidity or unconstitutionality shall not affect the validity or constitutionality of any other provision.
- D. Entire Agreement. The written provisions of this Agreement, together with any Exhibits attached hereto, shall supersede all prior verbal statements of any officer or other representative of the City, and such statements shall not be effective or be construed as entering into or forming a part of or altering in any manner whatsoever, the Agreement or the Agreement documents. The entire agreement between the parties with respect to the subject matter hereunder is contained in this Agreement and the Exhibits attached hereto, which may or may not have been dated prior to the execution of this Agreement. All of the above documents are hereby made a part of this Agreement and form the Agreement document

as fully as if the same were set forth herein. Should any language in any of the Exhibits to this Agreement conflict with any language contained in this Agreement, then this Agreement shall prevail.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year set forth above.

CITY OF BLACK DIAMOR WASHINGTON	ND, DKS ASSOCIATES
By: Carol Benson Mayor	Name: Chris Maciejeuski Title: Principal
Date:	Date: $\frac{114C1pa^{1}}{3/30/16}$
Attest:	
By: Brenda Martinez City Clerk	
APPROVED AS TO FORM	:
Ву:	
Carol A. Morris City Attorney	

Exhibit "A" City of Black Diamond Professional Services Agreement

Black Diamond Comprehensive Plan Update Transportation Element Work Schedule March 7, 2016

Scope Task	Schedule
Task 1 – Planning Level Cost Estimates for recommended	Within 1 month of signed
transportation improvements	contract
Tack 2 Passaged to City Comments	Within 1 month of signed
Task 2 – Respond to City Comments	contract
Tack 2 Traffic Simulation Modeling	Within 2 months of signed
Task 3 – Traffic Simulation Modeling	contract
Tool A City Stoff Consulination Marking	Within 3 months of signed
Task 4 – City Staff Coordination Meeting	contract
Task F. Jaint City Council/Diaming Commission Work Sossion	Within 3 months of signed
Task 5 – Joint City Council/Planning Commission Work Session	contract
Optional Tasks	
Task 6 – Public Open House to present traffic analysis and	TBD
simulation findings	100
Task 7 – City Council/Planning Commission Hearings	TBD

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION				
SUBJECT:	Agenda Date: June 16, 2016 AB16-031A			
	Mayor Carol Benson			
A Resolution authorizing the Mayor to	City Administrator			
execute an Interlocal Agreement with	City Attorney David Linehan			
the City of Maple Valley for building	City Clerk – Brenda L. Martinez			
inspection services.	Com Dev/Nat Res – Barbara Kincaid X			
•	Finance – May Miller			
	MDRT/Ec Dev – Andy Williamson			
Cost Impact (see also Fiscal Note): Annually	Police – Chief Kiblinger			
\$48,000 Budgeted				
Fund Source:Building Permit Revenue	Public Works – Seth Boettcher			
Timeline: 2016	Court - Stephanie Metcalf			
Agenda Placement: Mayor Mayor Two Cou	ıncilmembers 🗌 Committee Chair 🔲 City Administrator			
Attachments: Resolution No. 16-?; Interlo	cal Agreement			

SUMMARY STATEMENT:

Maple Valley has been providing building inspection services for several years under a tri-party Interlocal Agreement between Black Diamond, Maple Valley, and Covington. Under this Agreement, Covington conducted plans review and provided the services of their Building Official. This Agreement was established because of the City's financial constraints to hire its own staff to perform these duties.

The tri-party Interlocal was terminated on March 14, 2016 due to several issues involving staff's concerns about Covington's delivery of services. The termination letter requested that Covington stop work immediately and for Maple Valley to continue doing inspections for 60-days as specified in the Agreement's termination clause.

Staff identified a qualified consultant (BHC) to fulfill all of the necessary building service functions as needed. A Resolution was presented to Council on March 17, 2016 requesting Council approval for the Mayor to execute this contract. Staff has also worked with Maple Valley for a new two-party Interlocal Agreement to have Maple Valley continue doing inspections because this arrangement has been very positive.

This Resolution is the result of these discussions, to approve an Interlocal Agreement between Black Diamond and Maple Valley for Building Inspection Services. The BHC Personal Services Agreement is still needed for plans review and to fulfill the City's legal requirement to have a designated Building Official. In the event that Maple Valley's inspectors cannot perform inspections, then BHC could do them. The cost associated with all building services is paid by

the development permit. The City budget supports this action.

Staff recommends passing the Resolution for an Interlocal Agreement with the City of Maple Valley for building inspection services.

FISCAL NOTE (Finance Department): The 2016 Budget includes \$48,000 for Building Official Costs, with Building Permit Revenue Budgeted to cover these costs.

COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:

RECOMMENDED ACTION: MOTION to adopt the Resolution No. 16-? (Clerk to assign at adoption), authorizing the Mayor to execute an Interlocal Agreement with the City of Maple Valley for building inspection services.

RECORD OF COUNCIL ACTION Meeting Date Action Vote May 5, 2016 Referred to Committee May 19, 2016 No quorum May 25, 2016 No quorum June 2, 2016 No quorum June 16, 2016 No quorum

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON, AUTHORIZING THE MAYOR TO EXECUTE AN INTERLOCAL AGREEMENT WITH THE CITY OF MAPLE VALLEY FOR BUILDING INSPECTION SERVICES

WHEREAS, Black Diamond and Maple Valley are public agencies as defined by Ch. 39.34 of the Revised Code of Washington ("RCW"), and are authorized to enter into Interlocal Agreements on the basis of mutual advantage and thereby to provide services and facilities in the manner and pursuant to forms of governmental organization that will accord best with geographic, economic, population, and other factors influencing the needs of the local communities; and

WHEREAS, Maple Valley maintains building division staff that regularly conducts building inspections; and

WHEREAS, although building activity has been increasing, there is currently not enough building permit activity to allow the City to maintain its own building division staff; and

WHEREAS, the City of Black Diamond has been using building inspection services from the City of Maple Valley under a tri-party Interlocal Agreement that also included the City of Covington; and

WHEREAS, the tri-party Interlocal Agreement was terminated on March 14, 2016 and the City wants to continue using the building inspection services from the City of Maple Valley;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is authorized to execute an Interlocal Agreement with the City of Maple Valley for building inspection services, substantially in the form as Attachment A.

WASHINGTON, AT A REGULAR ME	. OF THE CITY OF BLACK DIAMOND ETING THEREOF, THIS DAY OF
, 2016.	CITY OF BLACK DIAMOND:
Attest:	Carol Benson, Mayor
Brenda L. Martinez, City Clerk	

INTERLOCAL AGREEMENT BETWEEN MAPLE VALLEY AND BLACK DIAMOND FOR BUILDING INSPECTION SERVICES

RECITALS

THIS INTERLOCAL AGREEMENT ("Agreement") is entered into between the City of Maple Valley, a Washington municipal corporation ("Maple Valley"), and the City of Black Diamond, a Washington municipal corporation ("Black Diamond"), (collectively the "Parties" or "Cities" or in the singular "Party" or "City").

WHEREAS, the Parties are "public agencies" as defined by Chapter 39.34 of the Revised Code of Washington (RCW) and through the provisions of that chapter are authorized by state law to enter into interlocal agreements on the basis of mutual advantage and thereby to provide services and facilities in the manner and pursuant to forms of governmental organization that will accord best with geographic, economic, population, and other factors influencing the needs of local communities; and

WHEREAS, the Parties have similar building inspection needs and each Party can realize certain economies from sharing resources, thereby providing savings to taxpayers through contracting for shared services; and

WHEREAS, each Party has agreed to compensate a Party for services offered under this Agreement;

NOW THEREFORE, in consideration of the mutual promises contained herein, it is agreed between the Parties as follows:

AGREEMENT

- 1. **Purpose**. It is the purpose of this Agreement to utilize the provisions of state law to enable the Parties to take advantage of economies of scale in sharing resources by Maple Valley offering building inspection services to Black Diamond.
- 2. Services. Maple Valley (the "Providing Party") agrees to offer the following services ("Offered Service(s)") to Black Diamond upon request (the "Requesting Party) pursuant to the following.

2.1. Offered Services.

2.1.1. Building Inspection. Maple Valley agrees to offer building inspection services, performed by Maple Valley's Building Inspectors, to the Requesting Party.

- **2.1.2. Warranty.** The Providing Party represents and warrants that their building inspectors have the requisite licensing, certification, training, skill, and experience necessary to provide the services offered under this Agreement. The Providing Party's building inspectors will perform the services under this Agreement in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing in similar circumstances.
- **2.2.** Requests for Offered Services. The Requesting Party shall submit a written request to the Providing Party for performance of an Offered Service, including any and all needs, specifications, or standards that must be considered. Such written request must be made by the Requesting Party's Community Development Director or authorized designee. For the purposes of this sub-section, the Parties agree that a written request may be submitted by a Requesting Party to a Providing Party via email.
- 2.3. Acceptance of Request for Offered Services. The Providing Party shall respond to a written request for an Offered Service with a written acceptance or denial within seventy-two (72) hours of receipt of a written request ("Response Period"). Weekends and legal holidays of the Providing Party shall not be calculated as part of the Response Period (i.e. a written request for services received by the Providing Party at 2pm on a Thursday shall be responded to by the Providing Party no later than 2pm on the following Tuesday). The Providing Party may deny a request for an Offered Service at its sole discretion and without reason. Such written acceptance or denial of a request for an Offered Service must be issued by the Providing Party's Community Development Director or authorized designee. For the purposes of this sub-section, the Parties agree that a written acceptance or denial may be issued by the Providing Party to the Requesting Party via email.
- **2.4. Providing Party Administrative Oversight.** The Providing Party shall have administrative oversight of the Offered Service requested and shall be responsible for invoicing the Requesting Party for the Offered Service rendered pursuant to Section 4 herein.
- 3. Term of Agreement. This Agreement shall become effective as of the date this Agreement is approved by the legislative bodies of Maple Valley and Black Diamond. Unless terminated by all Parties pursuant to the terms of this Agreement, this Agreement shall remain in full force and effect until December 31, 2017. This Agreement may be extended by written agreement of the Parties subject to the approval of such extension by each Party's legislative body.
- **4. Payment.** The Requesting Party shall pay for Offered Services provided by the Providing Party pursuant to the following.
 - **4.1.** Payments for Offered Services. A Requesting Party shall pay for actual direct and related indirect costs, including any overhead and administrative charges, for Offered Services provided by the Providing Party pursuant to the fees listed for each in Exhibit A, attached hereto and incorporated herein by this reference (the "Service Fees).

- **4.1.1.** Annual Adjustment of Service Fees. The Providing Party may annually adjust their respective Service Fees, beginning January 2017. Adjustments to Service Fees must be based on the local CPI-U January-to-January rate and/or changes in the local market that can be quantified. Adjustments may also be based on an annual cost study conducted by the Providing Party reflecting the increased cost to the Providing Party for the services provided to the Requesting Party under this Agreement. In no event may the Providing Party increase their Service Fees more than four percent (4%) each calendar year. The respective city manager, city administrator, or mayor of the Providing Party shall provide the Requesting Party with sixty (60) days advance written notice of the effective date of, and basis for, Service Fees adjusted pursuant to this subsection.
- **4.2. Billing.** The Providing Party shall submit a monthly invoice to the Requesting Party, which shall contain the amount of Offered Services provided during the preceding month. Payment shall be made by the Requesting Party within thirty (30) days of receipt of said invoice from the Providing Party.
- 4.3. Billing Disputes. In the event there is a dispute regarding an invoiced amount by the Providing Party, the Parties in dispute shall make every effort to resolve such dispute by mutual agreement. In the event there is no mutually agreed resolution to the dispute, the Parties shall forward the dispute to each Party's City Manager/City Administrator/Mayor for resolution. In the event there is no resolution after review by the Parties' City Manager/City Administrator/Mayor, the Parties shall seek mediation through a mutually agreed mediation service and each Party shall bear its own costs for mediation. If mediation is unsuccessful, either Party may pursue any legal remedy available from a court of competent jurisdiction. Any dispute that has gone to mediation and mediation was unsuccessful in resolving the dispute shall be grounds for either Party to terminate this Agreement for material breach.

5. Termination.

- **5.1. Termination by Notice.** Either Party may terminate its participation in this Agreement by providing the other Parties with sixty (60) days advance written notice of the effective date of such termination. The Party providing such notice shall remain responsible for any costs incurred under this Agreement.
- **5.2. Termination by Mutual Written Agreement**. This Agreement may be terminated in its entirety at any time by a written agreement executed by both of the Parties.
- **5.3. Termination for Breach.** Either Party may terminate its participation in this Agreement for material breach of the terms of this Agreement upon fourteen (14) days advance written notice to the other Party, provided that disputes regarding billing statements shall be handled pursuant to Subsection 4.3 and shall not be deemed a breach of this Agreement except as set forth in Subsection 4.3.
- 6. Indemnification and Hold Harmless.

- **6.1.** The Providing Party shall defend, indemnify and hold the City of Black Diamond, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits including attorney fees, arising out of or resulting from the acts, errors or omissions of the Providing Party in performance of this Agreement, except for injuries and damages caused by the sole negligence of Black Diamond.
- 6.2. Should a court of competent jurisdiction determine that this Agreement is subject to RCW 4.24.115, then, in the event of liability for damages arising out of bodily injury to persons or property caused by or resulting from the concurrent negligence of the Providing Party and the Receiving Party, its officers, officials, employees, and volunteers, the Providing Party liability, including the duty and cost to defend, hereunder shall be only to the extent of the Providing Party negligence. It is further specifically and expressly understood that the indemnification provided herein constitutes the Providing Party's waiver of immunity under the Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties.
- **6.3.** In the event the acts or omissions of the officials, officers, agents, and/or employees of either Party in connection with or incidental to the performance or non-performance of Offered Services, duties, or obligations under this Agreement are the subject of any liability claims by a third party, both Parties shall each be liable for its proportionate concurrent negligence in any resulting suits, actions, claims, liability, damages, judgments, costs, and expenses and for their own attorneys' fees.
- **6.4.** Nothing contained in this section or this Agreement shall be construed to create a right in any third party to indemnification.
- **6.5.** The provisions of this section shall survive any termination or expiration of this Agreement.
- 7. Insurance. The Providing Party shall procure and maintain for the duration of this Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Providing Party, its agents, representatives, or employees.
 - **7.1. No Limitation.** Providing Party maintenance of insurance as required by this Agreement shall not be construed to limit the liability of the Providing Party to the coverage provided by such insurance, or otherwise limit the Requesting Party's recourse to any remedy available at law or in equity.
 - **7.2. Minimum Scope of Insurance.** The Providing Party shall obtain insurance of the types described below:
 - **7.2.1.** Automobile Liability insurance covering all owned non-owned, hired and leased vehicles. If necessary, the policy shall be endorsed to provide contractual liability coverage.

- **7.2.2.** General Liability insurance shall be written on an occurrence form and shall cover liability arising from premises, completed operations, independent contractors and personal injury and advertising injury.
- **7.2.3.** Workers' Compensation coverage as required by the Industrial Insurance laws of the State of Washington.
- **7.3. Minimum Amounts of Insurance.** The Providing Party shall maintain the following insurance limits:
 - **7.3.1.** Automobile Liability insurance with a minimum combined single limit for bodily injury and property damage of \$5,000,000 Combined Single Limit per accident.
 - **7.3.2.** Commercial General Liability insurance shall be written with limits no less than \$5,000,000 each occurrence, \$10,000,000 general aggregate.
- **7.4. Other Insurance Provisions.** The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, and General Liability insurance:
 - 7.4.1. The Providing Party's insurance coverage shall be primary insurance as respect to the Requesting Party. Any insurance, self-insurance, or insurance pool coverage maintained by the Requesting Party shall be excess of the Providing Party's insurance and shall not contribute with it.
 - **7.4.2.** The Requesting Party will not waive its right to subrogation against the Providing Party. The Providing Party's insurance shall be endorsed to waive the right of subrogation against the Requesting Party, or any self-insurance, or insurance pool coverage maintained by the Requesting Party.
 - **7.4.3.** The Providing Party's insurance shall not be cancelled by any party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the other Party to this Agreement.
 - **7.4.4.** If any coverage is written on a "claims made" basis, then a minimum of a three (3) year extended reporting period shall be included with the claims made policy, and proof of this extended reporting period provided to the other Party to this Agreement.
- **7.5. Acceptability of Insurers.** Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII, or as a risk pool, approved by and in good standing with the State of Washington Office of Risk Management.
- **7.6. Verification of Coverage.** The Providing Party shall furnish the other Party to this Agreement with proof of coverage evidencing the insurance requirements of the Providing Service provider before commencement of the Offered Services.
- 8. Independent Service Provider.
 - **8.1.** The Parties intend that an independent contractor relationship is created by this Agreement. In providing Offered Services under this Agreement, the Providing Party is an independent contractor and neither it nor its officers, agents, or employees are

employees of the Requesting Party for any purpose, including responsibility for any federal or state tax, industrial insurance, or Social Security liability. Neither shall the provision of Offered Services under this Agreement give rise to any claim of career service or civil service rights, which may accrue to an employee of the Providing Party under any applicable law, rule, or regulation. Nothing in this Agreement is intended to create an interest in or give a benefit to third persons not signing as a party to this Agreement. As an independent contractor, the Providing Party shall be responsible for the reporting and payment of all applicable local, state, and federal taxes. No agent, employee, or representative of the Providing Party shall be deemed to be an employee, agent, or representative of the Requesting Party for any purpose, and the employees of the Providing Party are not entitled to any of the benefits that the Requesting Party provides for its employees.

8.2. In the performance of the Offered Services herein the Providing Party is an independent contractor with the authority to control and direct the performance of the details of the Offered Services; however, the results of the Offered Services herein must meet the approval of the Requesting Party and shall be subject to the Requesting Party's general rights of inspection and review to secure the satisfactory completion thereof. The Providing Party shall be solely and entirely responsible for its acts and for the acts of its agents, employees, or representatives performed within the authorized scope of its agents, employees, or representatives' duties during the performance of this Agreement.

9. Miscellaneous.

- **9.1. Notices.** Notwithstanding Sub-sections 2.2 and 2.3 herein, notices to be provided pursuant to this Agreement shall be provided in writing to the person and address indicated below. Notices shall be deemed delivered three (3) days after placement of the notice in the U.S. Mail, first class postage pre-paid. Courtesy copies of notices may be provided via email transmission but shall not constitute delivery of written notice as set forth herein.
 - 9.1.1. City of Maple ValleyCommunity Development Director22017 SE Wax Road, Suite 200Maple Valley, WA 98038
 - 9.1.2. City of Black Diamond
 Community Development Director
 24301 Roberts Drive
 PO Box 599
 Black Diamond, WA 98010
- **9.2. Non-Waiver of Breach.** The failure of either Party to insist upon strict performance of any of the covenants and agreements contained in this Agreement shall not be construed to be a waiver or relinquishment of those covenants, agreements, or options, and the same shall be and remain in full force and effect.

- **9.3. Resolution of Disputes and Governing Law.** This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. Subject to Sub-section 4.3, if the Parties are unable to settle any dispute, difference, or claim arising from the Parties' performance of this Agreement, the exclusive means of resolving that dispute, difference, or claim shall only be by filing suit exclusively under the venue, rules, and jurisdiction of the King County Superior Court, King County, Washington, unless the Parties agree in writing to an alternative dispute resolution process.
- **9.4. Assignment.** This Agreement is not assignable by either Party, in whole or in part.
- **9.5. Modification**. Except as provided for in Subsection 4.1.1, no waiver, alteration, or modification of any of the provisions of this Agreement shall be binding unless made in writing and approved by the legislative body of each city.
- **9.6. Compliance with Laws**. Both Parties agree to comply with all local, federal, and state laws, rules, and regulations that are now effective or in the future become applicable to this Agreement.
 - **9.6.1. Nondiscrimination in Employment.** In the performance of this Agreement, neither Party will discriminate against any employee on the grounds of race, religion, creed, color, national origin, sex, marital status, disability, sexual orientation, age, nor other basis prohibited by state or federal law unless based upon a bona fide occupational qualification. Both Parties shall take such action with respect to this Agreement as may be required to ensure full compliance with local, state, and federal laws prohibiting discrimination in employment.
 - **9.6.2. Nondiscrimination in Services.** Neither Party will discriminate against any recipient of any Services provided for in this Agreement on the grounds of race, religion, creed, color, national origin, sex, marital status, disability, sexual orientation, age, or other basis prohibited by state or federal law.
- **9.7. Entire Agreement.** The written terms and provisions of this Agreement, together with any exhibits attached hereto, shall supersede all prior communications, negotiations, representations or agreements, either verbal or written, of any officer, employee, or other representative of each party and such statements shall not be effective or be construed as entering into or forming a part of or altering in any manner this Agreement. All of the exhibits are hereby made part of this Agreement. Should any of the language of any exhibits to this Agreement conflict with any language contained in this Agreement, the language of this document shall prevail.
- **9.8. Severability.** If any provision of this Agreement, in whole or in part, is adjudicated to be invalid, such action shall not affect the validity of any provision not so adjudicated.

- **9.9. Interpretation.** The legal presumption that an ambiguous term of this Agreement should be interpreted against the Party who prepared the Agreement shall not apply.
- **9.10. No Third Party Beneficiaries.** This Agreement is between the Parties and is not meant to benefit any third party.

IN WITNESS WHEREOF, the Parties below execute this Agreement, which shall become effective pursuant to the terms of Section 3, herein.

CITY OF BLACK DIAMOND:	CITY OF MAPLE VALLEY:
Ву:	Ву:
(signature)	(signature)
Print Name: Carol Benson	Print Name: <u>David W. Johnston</u>
Its Mayor	Its <u>City Manager</u>
DATE:	DATE:
ATTESTED BY:	ATTESTED BY:
City Clerk	City Clerk
APPROVED AS TO FORM ONLY:	APPROVED AS TO FORM ONLY:
City Attorney	Patricia Taraday, City Attorney

EXHIBIT A PROVIDING PARTIES' SERVICE FEES—2016 - 2017

- 1. Maple Valley Service Fees
 - (a) Building Inspection Services of Building Inspectors-Hourly fee of \$75.00, which includes vehicle and travel costs.
- 2. Services Fees may be reviewed annually by each Providing Party pursuant to Subsection 4.1.1.

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION			
SUBJECT:	Agenda Date: June 16, 2016		AB16-032A
Resolution No. 16-xxx, authorizing the		Mayor Carol Benson	
Mayor to execute a contract with		City Administrator	
Lakeridge Paving Company LLC for the		City Attorney David Linehan	
Jones Lake Road Overlay project		City Clerk – Brenda L. Martinez	
	1	Com Dev/Nat Res – Barb Kincaid	
į.		Finance – May Miller	
		MDRT/Ec Dev – Andy Williamson	
Cost Impact (see also Fiscal Note):	1	Police – Chief Kiblinger	
\$77,415.20			
Fund Source: TIB Grant (90%); REET (10%)		Public Works – Seth Boettcher	Х
Timeline: Summer 2016		Court - Stephanie Metcalf	
Agenda Placement: Mayor Two Councilmembers Committee Chair City Administrator			
Attachments: Resolution 16-xxx; Lakeridge Bid; Bid Tabulation; Contract; Special Provisions (page 1);			
Plans (page 1); Budget Sheet			

SUMMARY STATEMENT:

Public Works staff was successful in receiving a grant from the Washington State Transportation Improvement Board (TIB) for the Jones Lake Road Overlay project (Resolution 15-1058).

The design and bid materials were prepared by Public Works staff. Staff utilized the City's Small Works Roster to solicit bids from contractors on April 14, 2016. A total of eight bids were received on April 25, 2016. Lakeridge Paving Company LLC provided the lowest responsive bid at \$77,415.20. The eight bids ranged from \$77,415.20 to \$124,440.00. The City's estimate for the construction of this project was \$119,537.50.

This project will patch, widen, then overlay with asphalt Jones Lake Road from State Route 169 (Third Ave.) to the end of paving that occurred as part of the Railroad Avenue project. With the bids coming in well under budget, the staff is asking for a \$52,000 contingency to expand the paving limits and fully utilize the grant funds. The contingency authorization will be to cover unexpected conditions or issues as well as expanding the project. A new street segment will be submitted for TIB approval.

FISCAL NOTE (Finance Department):

The City had budgeted \$165,000 for the Jones Lake Road Overlay project. The city may not use the entire budgeted amount. The grant will cover 90% of all costs (including staff labor) with the City covering the other 10% with Real Estate Excise Tax funds. See the attached budget estimate sheet for more information.

COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:

RECOMMENDED ACTION: MOTION to adopt Resolution 16-xxx (Clerk to assign number at adoption), authorizing the Mayor to execute a \$77,415.20 contract with Lakeridge Paving Company LLC for the Jones Lake Road Overlay project and authorizing a \$52,000 contingency fund for the construction of this project.

RECORD OF COUNCIL ACTION			
Meeting Date Action Vote			
May 5, 2016	Referred to Committee		
May 19, 2016	No quorum		
May 25, 2016	No quorum		
June 2, 2016	No quorum		
June 16, 2016			

RESOLUTION NO. 16-	
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A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AWARDING THE LOW BID ON THE JONES LAKE ROAD OVERLAY PROJECT TO LAKERIDGE PAVING COMPANY LLC

WHEREAS, the City received a Fuel Tax Grant from the Washington State Transportation Improvement Board (TIB); and

WHEREAS, the City has planned and budgeted for the Jones Lake Road Overlay project; and

WHEREAS, the City has received 8 bids on April 25, 2016; and

WHEREAS, Lakeridge Paving Company LLC was the lowest responsive bidder and has met all conditions of providing a responsible bid;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to award the bid for the construction of the Jones Lake Road Overlay project to Lakeridge Paving Company LLC in the amount of \$77,415.20 and authorize the Mayor to execute a contract for the same.

<u>Section 2.</u> Authorize a \$52,000 contingency fund to cover change orders and potential expansion of the paving limits for the Jones Lake Road Overlay project.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

	CITY OF BLACK DIAMOND:	
	Carol Benson, Mayor	
Attest:		
Brenda L. Martinez, City Clerk		

REQUEST FOR BIDS FOR JONES LAKE ROAD OVERLAY PROJECT CITY OF BLACK DIAMOND

The City is requesting asphalt grinding, patching and overlay work for Jones Lake Road from Railroad Avenue to State Route 169 in the City of Black Diamond. The City is requesting unit price bids for each category of work as defined in the attached bid proposal form/Scope of Work.

The cut and patch marks on the street delineate the intended failed pavement removal only as measured longitudinally along the roadway and are not meant to delineate patch width. The City will freshen the patch delineation striping on the roadway after award of the project (see Plans).

Small Works Roster bids must be turned into Scott Hanis in the Community Development Building, located at 24301 Roberts Drive, Black Diamond, WA 98010, by 3:00 pm on Monday, April 25, 2016. Hard copy bids must be signed. E-mailed bids will also be accepted. E-mailed bids must be submitted in pdf form and contain a signature. If the apparent low bidder submitted an electronic bid, the bidder must provide a signed paper copy prior to notice of award. E-mailed bids shall be sent to and received by Scott Hanis: shanis@ci.blackdiamond.wa.us by 3:00 pm at the time stated above. The City will not accept late e-mail submittals or those delayed due to file sizes or incorrect e-mail addresses. An acknowledgment that the bid was received will be sent. All contract documents, plans, specifications, and addenda will be published on the City's Small Works page on the City's website:

http://ci.blackdiamond.wa.us/Depts/PubWorks/works roster.html.

Invitations to bid will be sent to all contractors registered on the City's Small Works Roster located at http://www.mrscrosters.org under the category of "Roadway Construction, Repair, and Maintenance" and sub-categories of "Asphalt Pavement Grinding, Planing and Pulverization", "Asphalt Pavement Roadways", and "Roadway Construction" at the time of advertisement. Bids will also be accepted from contractors registered on the Small Works Roster at the time of bid closing.

Bid guarantees will not be required for this bid. There will not be a public opening of bids.

REQUEST FOR BIDS

CITY OF BLACK DIAMOND Jones Lake Road Overlay Project

BID FORM, SCOPE OF WORK, AND SPECIAL PROVISIONS

The City of Black Diamond is hereafter referred to as "the City."

- 1. The undersigned hereby certifies that he/she has examined the locations of the patching as outlined in the bid documents for the City of Black Diamond Jones Lake Road Overlay Project and is familiar with the local conditions at the location of the work to be done, and has read and thoroughly understands the work that the City requires to be completed, the Contract governing the work and the method by which payment will be made for said work in accordance with the City Contract at the proposed bid prices contained herein.
- 2. The bid shall be awarded by the sum of the total of the bids for the 10 categories of work.

The undersigned has checked the amounts below and understands that the City will not be responsible for any errors or omissions on the part of the undersigned in making up this bid.

In order for the Owner to consider a bid, all items on the bid must be filled in completely.

- 3. It is agreed that this bid may not be withdrawn within a period of sixty (60) days after the date set for the opening thereof.
- 4. In accordance with this bid and the City Contract, the undersigned further agrees to so plan the work and to prosecute it with such diligence that said work shall be commenced within ten (10) days after issuance of a notice to proceed.
- 5. Receipt of the following Addenda to the Plans and/or Specifications is hereto acknowledged:

Addendum <u>No.</u>	Addendum Receipt Date	Signed Acknowledgement
1.	0	
2.		

NOTE: Failure to acknowledge receipt of the Addenda may be considered as an irregularity in the Bid.

6. The undersigned hereby proposes to complete the attached scope of work and hourly rates at the following prices according to the City Contract, this Bid, and the Bid Solicitation:

ITEM NO.	ITEM DESCRIPTION	UNIT	UNIT PRICE	QTY	TOTAL
NO.	Mobilization Mobilization	OIVII	TIGCL	QII	TOTAL
	\$ Three Thousand Five Hundred No Cents Per LS				
1	Unit Price in Words	LS	§ 3,500.00	1	\$ 3,500.00
	Project Temporary Traffic Control				
	\$ Four Thousand Dollars No Cents Per LS				
2	Unit Price in Words	LS	\$ 4,000.00	1	\$ 4,000.00
	Removing Asphalt Concrete Pavement, Incl.				
	Haul				
	\$ Eight Dollars AndFourtyThreeCents Per SY			no 000 m	0.000.00
3	Unit Price in Words	SY	\$8.43	960	\$ 8,092.80
	Unsuitable Foundation Excavation, Incl. Haul				
	\$ One Hundred Dollars And No Cents Per CY	20000000			3 000 00
4	Unit Price in Words	CY	\$100.00	30	\$ 3,000.00
	Crushed Surfacing Top Course for Shoulder				
	Rock				
_	\$ SixtyFive Dollars And No Cents Per TON	TON	\$ 65.00	35	\$2,275.00
5	Unit Price in Words	TON	\$	33	Φ,
	Planing Bituminous Pavement \$ Twenty Five Dollars And EightyFour Cents Per SY				
6	Unit Price in Words	SY	\$ 25.84	110	\$ 2,842.40
0		31	Ψ	110	Ψ 2,042.40
	HMA Cl. ½ In. PG 64-22 for Pavement Repair S Ninty Dollars And Fifteen Cents Per TON				
_	Unit Price in Words	1	\$90.15	010	# 10 021 FO
7		TON	\$30.13	210	\$ 18,931.50
	HMA Cl. 1/2 In. PG 64-22 for Overlay				
	\$ Seventy Five Dollars And Thirty Cents Per TON			-	
8	Unit Price in Words	TON	\$ 75.30	395	\$ 29,743.50
	Monument Case and Cover				
	\$ Five Hundred Dollars And No Cents Per EA				
9	Unit Price in Words	EA	\$_500.00	2	\$ 1,000.00
	Paint Line				
	\$ One Dollar And No Cents Per LF				
10	Unit Price in Words	LF	\$_1.00	4030	\$ 4,030.00
		ТОТА	L AMOUN	T BID	\$ 77,415.20

Lakeridge Paving Company LLC	4/25/2016	
Bidder	Date	

LAKERPC050JM
Contractor's License No.
601 592 135
Contractor's Washington UBI No.
By Malling
Authorized Official
Jon Cheetham - Managing Member
Address:
PO BOX 8500
Covington WA 98042
The Control of the Co

NOTES: 1. If the bidder is a co-partnership, so state, giving firm name under which business is transacted.

2. If the bidder is a corporation, this bid must be executed by its duly authorized officials.

Bidder Lakeridge Paving Co. Bid Opening: April 25, 2016 Address Covington, WA 98042 Bid Opening: April 25, 2016 Address Covington, WA 98042 Item Section Item Description Unit Bid Amount 1 1-09 Mobilization LS 1 \$3,500.00 \$3,500.00 2 1-10 Project Temporary Traffic Control LS 1 \$4,000.00 \$4,000.00 3 2-02 Remove Asphalt Concrete Pavement SY 960 \$3,500.00 \$4,000.00 4 2-03 Unsuitable Foundation Excavation CY 30 \$100.00 \$3,000.00 5 5-04 Planing Bituminous Pavement SY 10 \$2,275.00 6 4-04 Crushed Surfacing Top Course for Shoulder SY 10 \$25.00.00 \$2,275.00 7 5-04 HMA Cl. 1/2 In. PG 64-22 for Overlay TON 20 \$25.00.00 \$2,000.00 \$2,000.00 \$2,000.00 \$2,000.00 \$2,000.00 \$2,000.00 \$2,000.00 <	City of Black Diamond PO Box 599 Black Diamond, WA 98010	010								
Section Item Description Unit Bid Unit Bid 1-09 Mobilization LS 1 \$3,500.00 1-10 Project Temporary Traffic Control LS 1 \$4,000.00 2-02 Remove Asphalt Concrete Pavement SY 960 \$8.43 2-03 Unsuitable Foundation Excavation CY 30 \$100.00 5-04 Planing Bituminous Pavement SY 110 \$55.84 4-04 Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 5-04 HMA CI. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$50.15 \$55.00 5-04 HMA CI. 1/2 In. PG 64-22 for Overlay TON 395 \$55.00 \$55.30 \$500.00 8-13 Monument Case and Cover EA 2 \$500.00 \$1.00 8-22 Paint Line LF 4030 \$1.00 \$1.00	oject: Jones Lake Roa 1 Opening: April 25, 2	d Overlay 016	Bidd & Addr	er ess	Lakeridge Pavin PO Box 8500 Covington, WA	g Co.	Sutter Paving Inc. 775 4th Ave. NW Issaquah, WA 98027	027	Tony Lind Paving LLC 23048 172nd Ave. SE Kent. WA 98042	g LLC e. SE
Mobilization LS 1 \$3,500.00 Project Temporary Traffic Control LS 1 \$4,000.00 Remove Asphalt Concrete Pavement SY 960 \$8.43 Unsuitable Foundation Excavation CY 30 \$100.00 Planing Bituminous Pavement TON 35 \$65.00 Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 HMA Cl. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$90.15 \$ HMA Cl. 1/2 In. PG 64-22 for Overlay EA 2 \$500.00 Paint Line LF 4030 \$1.00 TOTAL CONTRACT AMOUNT BID LF 4030 \$1.00 \$1.00 \$1.00		m Description	Unit	Qty.	Unit Bid	Amount	Unit Bid	Amount	Unit Bid	Amount
Project Temporary Traffic Control LS 1 \$4,000.00 Remove Asphalt Concrete Pavement SY 960 \$8.43 Unsuitable Foundation Excavation CY 30 \$100.00 Planing Bituminous Pavement TON 35 \$65.00 Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 HMA CI. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$90.15 \$ HMA CI. 1/2 In. PG 64-22 for Overlay EA 2 \$500.00 Paint Line EA 2 \$500.00 Paint Line LF 4030 \$1.00 \$500.00 \$500.00	1 1-09 Mc	bilization	ST	1	\$3,500.00	\$3,500.00	\$1,000.00	\$1,000.00	\$2,081.04	\$2,081.04
Remove Asphalt Concrete Pavement SY 960 \$8.43 Unsuitable Foundation Excavation CY 30 \$100.00 Planing Bituminous Pavement TON 35 \$65.00 Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 HMA CI. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$90.15 \$4 HMA CI. 1/2 In. PG 64-22 for Overlay TON 395 \$75.30 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 \$75.00 <		ject Temporary Traffic Control	SJ	П	\$4,000.00	\$4,000.00	\$4,400.00	\$4,400.00	\$2,550.00	\$2,550.00
Unsuitable Foundation Excavation CY 30 \$100.00 Planing Bituminous Pavement TON 35 \$65.00 Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 HMA CI. 1/2 In. PG 64-22 for Davement Repair TON 210 \$90.15 \$ HMA CI. 1/2 In. PG 64-22 for Overlay TON 395 \$75.30 \$ Monument Case and Cover EA 2 \$500.00 Paint Line LF 4030 \$1.00 TOTAL CONTRACT AMOUNT BID \$1.00 \$1.00		nove Asphalt Concrete Pavement	λS	096	\$8.43	\$8,092.80	\$6.50	\$6,240.00	\$10.00	\$9,600.00
Planing Bituminous Pavement TON 35 \$65.00 Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 HMA CI. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$90.15 \$ HMA CI. 1/2 In. PG 64-22 for Overlay TON 395 \$75.30 \$ Monument Case and Cover EA 2 \$500.00 Paint Line LF 4030 \$1.00 TOTAL CONTRACT AMOUNT BID \$1.00 \$		suitable Foundation Excavation	Շ	30	\$100.00	\$3,000.00	\$20.00	\$600.00	\$28.00	\$840.00
Crushed Surfacing Top Course for Shoulder SY 110 \$25.84 HMA CI. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$90.15 \$90.15 \$75.30 \$75.30 \$75.30 \$75.30 \$75.30 \$75.30 \$75.30 \$75.30 \$75.30 \$75.00 \$75.30 \$75.30 \$75.00 \$75.30 \$75.00		ning Bituminous Pavement	NOT	35	\$65.00	\$2,275.00	\$189.00	\$6,615.00	\$30.86	\$1,080.10
HMA CI. 1/2 In. PG 64-22 for Pavement Repair TON 210 \$90.15 \$10		ished Surfacing Top Course for Shoulder	λS	110	\$25.84	\$2,842.40	\$6.50	\$715.00	\$37.00	\$4,070.00
HMA CI. 1/2 In. PG 64-22 for Overlay TON 395 \$75.30 \$ Monument Case and Cover Paint Line EA 2 \$500.00 TOTAL CONTRACT AMOUNT BID \$1.00		IA CI. 1/2 In. PG 64-22 for Pavement Repair	NOT	210	\$90.15	\$18,931.50	\$106.00	\$22,260.00	\$114.82	\$24,112.20
Monument Case and Cover EA 2 \$500.00 Paint Line LF 4030 \$1.00 TOTAL CONTRACT AMOUNT BID \$1.00 \$1.00		IA CI. 1/2 In. PG 64-22 for Overlay	NOT	395	\$75.30	\$29,743.50	\$88.00	\$34,760.00	\$99.82	\$39,428.90
Paint Line TOTAL CONTRACT AMOUNT BID		nument Case and Cover	EA	7	\$500.00	\$1,000.00	\$500.00	\$1,000.00	\$164.10	\$328.20
		nt Line	4	4030	\$1.00	\$4,030.00	\$0.50	\$2,015.00	\$0.65	\$2,619.50
	OT	TAL CONTRACT AMOUNT BID				\$77,415.20		\$79,605.00		\$86,709.94

*Mathematical error in bid had no effect on bid results

City of Black Diamond PO Box 599 Black Diamond, WA 98010	ick Diamo 19 nond, WA	nd .								
Project: Jones Lake Road Ov Bid Opening: April 25, 2016	ones Lake ng: April :	Project: Jones Lake Road Overlay Bid Opening: April 25, 2016	Bidder & Address	ler ess	Lakeside Industries, Inc. 18808 SE 256th St. Covington, WA 98042	ries, Inc. I.St. 98042	Northwest Asphalt 10430 Renton Iss. Rd SE Issaquah. WA 98027		AA Asphalting LLC 14720 Puyallup Street Sumner. WA 98360	LC Street
Item	Section	Section Item Description	Unit	Qty.	Unit Bid	Amount	Unit Bid	ount	Unit Bid	Amount
1	1-09	1-09 Mobilization	ST	1	\$6,500.00	\$6,500.00	\$4,000.00	\$4,000.00	\$480.00	\$480.00
2	1-10	Project Temporary Traffic Control	SI	1	\$5,000.00	\$5,000.00	\$9,500.00	\$9,500.00	\$4,110.00	\$4,110.00
3	2-05	Remove Asphalt Concrete Pavement	λS	096	\$9.00	\$8,640.00	\$12.00	\$11,520.00	\$17.00	\$16,320.00
4	2-03	Unsuitable Foundation Excavation	ζ	30	\$50.00	\$1,500.00	\$67.00	\$2,010.00	\$61.00	\$1,830.00
2	5-04	Planing Bituminous Pavement	TON	35	\$35.00	*\$1,225.00	\$122.00	\$4,270.00	\$55.00	\$1,925.00
9	4-04	Crushed Surfacing Top Course for Shoulder	λS	110	\$25.00	\$2,750.00	\$25.00	\$2,750.00	\$30.00	\$3,300.00
7	5-04	HMA Cl. 1/2 In. PG 64-22 for Pavement Repair	TON	210	\$115.00	\$24,150.00	\$109.00	\$22,890.00	\$150.00	\$31,500.00
∞	5-04	HMA Cl. 1/2 In. PG 64-22 for Overlay	TON	395	\$95.00	\$37,525.00	\$90.00	\$35,550.00	\$125.00	\$49,375.00
6	8-13	Monument Case and Cover	EA	2	\$500.00	\$1,000.00	\$450.00	\$900.00	\$412.00	\$824.00
10	8-22	Paint Line	5	4030	\$0.50	\$2,015.00	\$0.82	\$3,304.60	\$1.20	\$4,836.00
		TOTAL CONTRACT AMOUNT BID				*\$90,305.00		\$96,694.60		\$114,500.00

*Mathematical error in bid had no effect on bid results

Black Diamond, WA 98010	PO Box 599 Black Diamond, WA 98010								
Project: Jones Lake Road Overlay Bid Opening: April 25, 2016	ce Road Overlay il 25, 2016	Bidder & Address	er SS	Puget Paving & Const. 10817 26th Ave. S. Lakewood, WA 98499		Watson Asphalt Paving PO Box 845 Redmond, WA 98073	It Paving 98073	Enaineer's Estimate	Q
Item Sectio	Section Item Description	Unit	Qty.	Unit Bid	Amount	Unit Bid	Amount	Unit Bid	Amount
1 1-0	1-09 Mobilization	SJ	1	\$7,000.00	\$7,000.00	\$18,200.00	\$18,200.00	\$12,000.00	\$12,000.00
2 1-10) Project Temporary Traffic Control	LS	Н	\$13,000.00	\$13,000.00	\$11,400.00	\$11,400.00	\$1,000.00	\$1,000.00
3 2-02	2 Remove Asphalt Concrete Pavement	λS	096	\$14.00	\$13,440.00	\$11.00	\$10,560.00	\$30.00	\$28,800.00
4 2-03	3 Unsuitable Foundation Excavation	Շ	30	\$130.00	\$3,900.00	\$50.00	\$1,500.00	\$35.00	\$1,050.00
5 5-04		TON	35	\$125.00	\$4,375.00	\$133.00	\$4,655.00	\$40.00	\$1,400.00
6 4-04	1 Crushed Surfacing Top Course for Shoulder	λS	110	\$9.00	\$990.00	\$26.00	\$2,860.00	\$20.00	\$2,200.00
7 5-04		NOT	210	\$155.00	\$32,550.00	\$168.00	\$35,280.00	\$110.00	\$23,100.00
8 5-04	1 HMA Cl. 1/2 In. PG 64-22 for Overlay	TON	395	\$98.00	\$38,710.00	\$86.00	\$33,970.00	\$110.00	\$43,450.00
9 8-13	3 Monument Case and Cover	EA	. 2	\$750.00	\$1,500.00	\$2,000.00	\$4,000.00	\$750.00	\$1,500.00
10 8-22	2 Paint Line	님	4030	\$0.40	\$1,612.00	\$0.50	\$2,015.00	\$1.25	\$5,037.50
	TOTAL CONTRACT AMOUNT BID				\$117,077.00		\$124,440.00		\$119,537.50

*Mathematical error in bid had no effect on bid results

Department of Public Works P.O. Box 599 – 24301 Roberts Drive Black Diamond, Washington 98010

PUBLIC WORKS CONTRACT SMALL WORKS

1.	the CITY OF BLACK DIAMOND, King of municipal corporation and under the laws of the State	City and Contractor are each a "Party" and
2.		act for purposes of Contractor providing the
		ing work for the City ("the Project"), generally
	Jones Lake Road Overlay project, includin award.	g those additives, if any, specified in the bid
3.		ective and binding upon the Parties, including s, immediately upon execution of this contract
4.	facsimile or email. It is the responsibility of the contact information appearing below she	to accept notices under this Contract via Contractor to notify the City in writing if any of ould change. Any notices required shall be in sses. If notice by email, a hard copy shall be
	CITY:	CONTRACTOR:
	CITY OF BLACK DIAMOND PO Box 599 – 24301 Roberts Drive Black Diamond, Washington 98010 Contact: Scott Hanis Phone: (360) 886-5700 ext. 5713 Fax: (360) 886-2592	Tax ID #

5. Notice to Proceed. Contractor shall provide a performance bond, insurance certificates, a City business license and statement of intent to pay prevailing wage rates within 10 days of receiving a notice of award. The City expects to issue a notice of award on or about

May 20, 2016. Upon timely receipt of the bond, insurance certificate, business license and statement of intent to pay prevailing wage rates, the City will thereafter have ten (10) days to issue a notice to proceed. September 21, 2016 shall be the deadline for completion of all work in accordance with the terms and conditions of the Contract. The deadline for completion of work may be extended, if the notice to proceed is delayed. The contract will stay in full force and effect until all obligations of the contract are satisfied.

- 6. **Obligations of Contractor.** The following terms and conditions apply to this Contract:
 - A. In general.
 - (1) Responsible for all labor and work. Contractor shall be solely responsible for furnishing all labor and performance of all work necessary to complete the Project as required.
 - (2) Responsible for furnishing all materials and equipment. Contractor shall furnish all materials and equipment necessary to complete the Project, except for any materials expressly agreed in writing to be provided by the City.
 - (3) <u>Documents incorporated by reference</u>. All terms and specifications contained in any Request for Bids that was issued by the City as part of determining the awarding of this Contract are hereby incorporated by reference and must be complied with by Contractor, unless one or more of such terms and specifications are expressly amended or waived in writing by the City. The contract documents that the contractor shall comply with are: (1) this contract (2) the City's Construction Standards; (3) the most recent WSDOT Standard Specs for Road, Bridge and Municipal Construction; (4) Contractor's proposal; (5) the solicitation for bids including the roadway section design, the project and reconstruction limits
 - (4) <u>Laws and regulations to be followed</u>. Contractor, its employees, agents, and subcontractors, shall at all times fully comply with all applicable laws, regulations, and administrative rulings in performing work for the Project.
 - (5) Work Hours. Contractor shall not work on weekends. On Mondays through Thursdays, Contractor shall not start work before 7:00 AM, and shall not work after 6:00 PM. Contractor shall not start work before 7:00 AM on Fridays. Contractor must be off the street and shall not work after 3:30 PM on Fridays.
 - (6) <u>Conditions of Work</u>. By submitting a proposal in response to the City's solicitation for quotations, Contractor represents and warrants to the City that Contractor has fully informed itself of all conditions relating to the work involved for completing the Project. In prosecuting the work, Contractor shall employ such methods or means as will not interfere with or interrupt the work of the City or its agents, employees or contractors.
 - (7) <u>Contractor's Responsibility</u>. Contractor will prosecute the work in accordance with instructions, descriptions and/or plans and specifications provided by the City. Contractor shall carry on the work at its own risk until the same is fully completed and accepted, and shall, in case of any accident, destruction or injury to the work

and/or materials before its final completion and acceptance, repair or replace forthwith the work and/or materials so injured, damaged or destroyed, at his own expense and to the satisfaction of the City. When materials and equipment are furnished by others for installation or erection by Contractor, Contractor shall receive, unload, store and handle same at site and become responsible therefore as though such materials and/or equipment were being furnished by Contractor. Contractor shall procure all permits (unless permits are secured by the City) and licenses, pay all charges, fees and taxes, and give all notices necessary and incidental to the due and lawful prosecution of the work. Contractor shall be responsible for preparing working drawings and shall submit them to the City for approval prior to commencement of work. For purposes of this Contract, working drawings shall mean, shop drawings, shop plans, erection plans, false-work plans, framework plans, cofferdam, cribbing and shoring plans, or any other supplementary plans or similar data, including a schedule of submittal dates for working drawings where specified, which Contractor will rely on for purposes of conducting the work for the Project.

- (8) <u>Contractor Clean-Up</u>. Prior to physical completion, all debris resulting from Contractor's work, delivery or installation of equipment shall be disposed of entirely by Contractor in an efficient and expeditious manner as required and directed by the City.
- (9) <u>Safety</u>. Contractor and its subcontractors shall take all safety precautions and furnish and install all guards necessary for the prevention of accidents, and shall comply with all laws and regulations with regard to the prosecution of the work. Contractor agrees to furnish Material Safety Data Sheets (Form OSHA-20) applicable for hazardous or potentially hazardous products. Contractor agrees to comply with the conditions of the Washington Industrial Safety and Health Act of 1970, and standards and regulations issued thereunder, and certify that all items furnished and purchased will conform to and comply with said standards and regulations. Contractor further agrees to indemnify and hold harmless the City from damages assessed against the City because of Contractor's failure to comply with the Acts and the standards issued thereunder and for the failure of the items furnished under this order to so comply.

B. Work Performance.

(1) <u>Prevailing wages</u>. Contractor shall pay prevailing wages, as that term is defined under the laws of the State of Washington, for all work performed on this Project by Contractor and by Contractor's employees, agents and subcontractors. Contractor is fully responsible for prevailing wage compliance.

For reference only, and without relieving any Contractor responsibility, the City notes the State of Washington prevailing wage rates for public works projects located in King County may be found at the following website address of the Department of Labor and Industries: https://fortress.wa.gov/lni/wagelookup/prvWagelookup.aspx. Based on the bid submittal deadline for this Project, the applicable effective date for prevailing wages for this Project is April 13, 2016. A copy of prevailing wage rates are also available for viewing at the office of the City, located at 24301 Roberts

Drive, Black Diamond, WA 98010. Upon request, the City will mail a hard copy of the applicable prevailing wages for this Project.

- (2) Notice to City. Minimum 24-hours prior notice shall be given to the City's Department of Public Works prior to commencement of work under this Contract.
- (3) Approved Plans & Specifications to be followed. All work is to be performed to the City's satisfaction and in compliance with the Contract Documents listed in section 6.A(3) above, unless such requirements or specifications are expressly amended in writing by the City.
- (4) Schedule of Work to be followed. The project shall be completed by September 21, 2016. Contractor shall diligently proceed with the work and shall assure that it, and its subcontractors, have adequate staffing at all times in order for Contractor to comply with any Schedule of Work agreed to by the Parties, and shall make all reasonable efforts to complete the work in a timely manner.
- (5) <u>Duty to Correct</u>. Contractor shall promptly correct work rejected by the City as failing to conform to the requirements of the Contract. The Contractor shall bear the cost of correcting such rejected work. If the Contractor fails to correct nonconforming work within a reasonable time, the City may correct it and Contractor shall reimburse the City for the cost of the correction.
- (6) Project Administration/Notice to Proceed. The Public Works Director, or his or her designee, shall administer this Contract and shall have all authority provided for the City under this Contract including all project approvals, including change orders. Contractor shall not commence work until Notice to Proceed has been given by the City. All work performed under this Contract will be monitored and inspected by the Public Works Director or his or her designee, and accepted by same.

C. Non-Discrimination.

- (1) Contractor, Contractor's officers and employees, and its subcontractors and agents, shall not discriminate against any employee or applicant for employment or any other person in the performance of this Contract because of race, creed, color, national origin, marital status, sex, age, disability, or other condition prohibited by federal, state, or local law or ordinance, except where the condition constitutes a bona fide occupational qualification under law.
- (2) Any violation of this Section shall be a material breach of this Contract and grounds for immediate cancellation, termination, or suspension of the Contract by the City, in whole or in part, and may result in Contractor being ineligible to perform further work for the City.
- 7. **Compensation.** Compensation shall be by Unit Price for each of the 10 categories of work as defined in the attached Bid Form/Scope of Work at the bid amounts.

Compensation for services requested by the City beyond the defined Scope of Work shall be by the unit prices according to the bid or by change order.

Rule 171 (WAC 458-20-171) and its related rules apply to this project.

8. Payment

- A. Contractor shall request approval and acceptance of each category of work from the City. Contractor may not bill for the completed work until the City has accepted the completed work.
- B. All invoices shall be submitted for work after it has been performed, and paid by City warrant within thirty (30) days of receipt of a proper invoice.
- C. Failure to perform any of the obligations under the Contract by Contractor may be decreed by the City to be adequate reason for withholding any payments until compliance is achieved. Progress payments for work performed shall not be evidence of acceptable performance or an admission by the City that any work has been satisfactorily completed.
- D. Payments received on account of work performed by a subcontractor are subject to the provisions of RCW 39.04.250.
- 9. **Performance Bond.** Contractor shall provide a performance and payment bond to the City prior to commencement of work for 100% of the bid amount guaranteeing the full and faithful performance by Contractor of the terms and conditions of this Contract.

Initial:	(Contractor
militia.	(Oonidaotoi

- 10. Retainage. Pursuant to Chapter 60.28 RCW, a sum of five percent (5%) of the monies earned by Contractor will be retained from progress payments. Such retainage shall be used as a trust fund for the protection and payment (1) to the State with respect to taxes imposed pursuant to RCW Title 82, and (2) the claims of any person arising under the Contract. No final payment or release of any retainage will be made until Contractor and each subcontractor has submitted an "Affidavit of Wages Paid" (LI 700-7 or other approved form) that has been certified by the industrial statistician of the Department of Labor and Industries. Also the retainage will not be released until the City has received certification that the Department of Revenue has received due payment of applicable taxes. Once the City has received certification from appropriate departments of the state of Washington, 45 days has passed from the date of acceptance of the Project and the City has not received any claims against the Project, then the City will release the retainage.
- 11. Changes. After execution of the Contract, changes in the Project may be accomplished by change order. The City, without invalidating the Contract, may order changes in the Project within the general scope of the Contract consisting of additions, deletions or other revisions, the contract sum and Contract completion date being adjusted accordingly. Change orders shall be in writing signed by the Parties.
- **12. Termination of Contract.** This Contract may be terminated by the City at any time upon the default of the Contractor or upon public convenience, in which Contractor shall

be entitled to just and equitable compensation for any satisfactory work completed prior to the date of termination. Contractor shall not be entitled to any reallocation of cost, profit or overhead. Contractor shall not in any event be entitled to anticipated profit on work not performed because of such termination. Contractor shall use its best efforts to minimize the compensation payable under this Contract in the event of such termination. If the contract is terminated for default, Contractor shall not be entitled to receive any further payments under the Contract until all work called for has been fully performed. Any extra cost or damage to the City resulting from such default(s) shall be deducted from any money due or coming due to Contractor. Contractor shall bear any extra expenses incurred by the City in completing the work, including all increased costs for completing the work, and all damage sustained, or which may be sustained by the City by reason of such default.

- **13.** Responsibility Criteria and Verification by Contractor. Pursuant to Chapter 39.04 RCW, the following requirements are part of this Contract:
 - A. Responsibility Criteria.
 - (1) <u>Eligibility to be awarded contract</u>. Contractor hereby certifies that Contractor meets the following responsibility criteria:
 - a. Contractor has a certificate of registration in compliance with chapter 18.27 RCW:
 - b. Contractor has a current state unified business identifier number;
 - c. If applicable, Contractor has industrial insurance coverage for Contractor's employees working in Washington as required under Title 51 RCW; an employment security department number as required in Title 50 RCW; and a state excise tax registration number as required in Title 82 RCW; and
 - d. Contractor is not disqualified from bidding on any public works contract under RCW 39.06.010 or 39.12.065(3).
 - B. Requirement to verify subcontractors. Contractor verifies the responsibility criteria contained above for each first tier subcontractor, and a subcontractor of any tier that hires other subcontractors and that each subcontractor verify the responsibility criteria for each of its subcontractors. Verification shall include that each subcontractor, at the time of subcontract execution, meets the responsibility criteria listed in RCW 39.04.350(1) and possesses an electrical contractor license, if required by chapter 19.28 RCW, or an elevator contractor license, if required by chapter 70.87 RCW. This verification requirement must be included in every subcontract of every tier.

14. Insurance.

A. <u>All employees, subcontractors, agents to be covered</u>. Contractor shall procure and maintain for the duration of the Contract, and shall provide proof satisfactory to the City, insurance that covers Contractor and each of Contractor's employees, subcontractors or agents (who are not otherwise covered by Contractor's insurance) against claims for injuries to persons or damage to

- property which may arise from or in connection with the performance of the work hereunder by Contractor, its employees, subcontractors or agents.
- B. <u>Lack of insurance grounds for termination of contract</u>. Failure of Contractor to maintain insurance as required herein shall be grounds for immediate termination of this Contract by the City.
- C. <u>Title 51 Industrial Insurance Waived</u>. The Parties have specifically negotiated as a term of this Contract that Contractor has agreed to expressly waive immunity under Title 51 RCW, Industrial Insurance Law.
- D. <u>Minimum Scope of Insurance</u>. Contractor shall obtain insurance of the types described below and maintain such insurance for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Contractor, its agents, representatives or employees as follows
- 1. <u>Automobile Liability</u> insurance covering all owned, non-owned, hired and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. The policy shall provide contractual liability coverage.
- 2. <u>Commercial General Liability</u> insurance shall be written on ISO occurrence form CG 00 01 and shall cover liability arising from premises, operations, stop gap liability, independent contractors, products-completed operations, personal injury and advertising injury, and liability assumed under an insured contract. The Commercial General Liability insurance shall be endorsed to provide the Aggregate Per Project Endorsement ISO form CG 25 03 11 85. There shall be no endorsement or modification of the Commercial General Liability insurance for liability arising from explosion, collapse or underground property damage. The City shall be named as an insured under Contractor's Commercial General Liability insurance policy with respect to the work performed for the City using ISO Additional Insured endorsement CG 20 10 10 01 and Additional Insured-Completed Operations endorsement CG 20 37 10 01 or substitute endorsements providing equivalent coverage.
- 3. <u>Workers' Compensation</u> coverage as required by the Industrial Insurance laws of the State of Washington.
- 4. <u>Builders Risk</u> [when applicable] insurance covering interests of the City, Contractor, Subcontractors, and Sub-subcontractors in the work. Builders Risk insurance shall be on a all-risk policy form and shall insure against the perils of fire, flood, earthquake, theft, vandalism, malicious mischief, collapse, temporary buildings and debris removal. This Builders Risk insurance covering the work will have a deductible of \$5,000 for each occurrence, which will be the responsibility of Contractor. Higher deductibles for flood and earthquake perils may be accepted by the City upon written request by Contractor and written acceptance by the City. Any increased deductibles accepted by the City will remain the responsibility of Contractor. The Builders Risk insurance shall be maintained until final acceptance of the work by the City.

- E. <u>Minimum Amounts of Insurance</u>. Contractor shall maintain the following insurance limits:
- 1. <u>Automobile Liability</u> insurance with a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.
- 2. <u>Commercial General Liability</u> insurance shall be written with limits no less than \$1,000,000 each occurrence, \$2,000,000 general aggregate and a \$2,000,000 products-completed operations aggregate limit.
- 3. <u>Builders Risk</u> insurance shall be written in the amount of the completed value of the Project with no coinsurance provisions.
- 4. <u>Employer's liability insurance each accident \$1,000,000; Employer's Liability Disease each employee \$1,000,000; and Employer's Liability Disease policy limit \$1,000,000.</u>
 - E. <u>Other Insurance Provisions</u>. The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, Commercial General Liability, Employer's Liability and Builders Risk insurance:
 - 1. Contractor's insurance coverage shall be primary insurance as respects the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Contractor's insurance and shall not contribute with it.
 - 2. Contractor's insurance shall be endorsed to state that coverage shall not be cancelled by either party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.
 - 3. Contractor, at the City's request, shall provide to the City a complete copy of requested policy(ies) and not just certificates.
 - 4. The City will not waive its right to subrogation against the Contractor. The Contractor's insurance shall be endorsed acknowledging that the City will not waive its right to subrogation. The Contractor's insurance shall be endorsed to waive the right of subrogation against the City, or any self-insurance, or insurance pool coverage maintained by the City.
 - F. <u>Verification of Coverage</u>. Contractor shall furnish the City with original certificates and a copy of all amendatory endorsements, naming the City as additional named insured, including but not necessarily limited to the additional insured endorsements evidencing the Automobile Liability and Commercial General Liability insurance of Contractor before commencement of the work. Before any exposure to loss may occur, Contractor shall file with the City a copy of the Builders Risk insurance policy that includes all applicable conditions, exclusions, definitions, terms and endorsements related to this Project.

- G. <u>Subcontractors</u>. Contractor shall ensure that each subcontractor of every tier obtains at a minimum the same insurance coverage and limits as stated herein for Contractor (with the exception of Builders Risk insurance). Upon request of the City, Contractor shall provide evidence of such insurance.
- H. <u>Contractor's Other Losses</u>. Whether insured or not, Contractor shall assume full responsibility for all loss or damage from any cause whatsoever to any tools, vehicles, equipment or other personal property; and Contractor's employee owned tools, machinery, equipment, or motor vehicles owned or rented by Contractor, or Contractor's agents, suppliers or contractors as well as to any temporary structures, scaffolding and protective fences.

15. Claims for damages.

- A. <u>Excluded situations</u>. The City shall not be responsible for delays caused by soil conditions; underground obstructions; labor disputes; fire; delays by third parties, including public and private utilities; or reasonably foreseeable delays.
- B. <u>Liability limited to direct costs</u>. Contractor agrees that the City's liability to Contractor for payment of claims or damages of any kind whatsoever related to this Contract shall be limited to direct costs as provided under the force account provisions of applicable standard specifications. Contractor expressly waives all claims for payment of damages that include or are computed on total costs of job performance, extended overhead, or other similar methods that are not specific as to the actual, direct costs of contract work as defined in the force account provisions of applicable standard specifications.
- C. "<u>Damages</u>" defined. For purposes of applying RCW 4.24.115 to this Contract, Contractor and the City agree that the term "damages" applies only to a finding in a judicial proceeding and is exclusive of third party claims for damage primarily thereto.
- D. <u>Indemnification</u>. The following provision shall control over any other indemnification provision in the Contract Documents. The Contractor shall defend, indemnify and hold the City, its officers, officials, employees and volunteers harmless from any and all claims, injuries, damages, losses or suits, including attorney fees, arising out of or in connection with the performance of this Agreement, except for injuries or damages caused by the sole negligence of the City.

Should a court of competent jurisdiction determine that this Agreement is subject to RCW 4.24.115, then, in the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Contractor and the City, its officers, officials, employees and volunteers, the Contractor's liability hereunder shall be only to the extent of the Contractor's negligence.

It is further agreed that claims for damages against the City for which Contractor's insurance carrier does not accept defense of the City may be tendered by the City to Contractor, who shall then accept and settle with the claimant or defend the claim. The City retains the right to approve claims investigation and counsel assigned to said claims, and all investigation of legal work product regarding said claims shall be performed under a fiduciary relationship to the City.

It is further specifically and expressly understood that the indemnification provided herein constitutes Contractor's waiver of immunity under Industrial Insurance, Title 51 RCW, solely for the purposes of this indemnification. This waiver has been mutually negotiated by the parties. The provisions of this section shall survive the expiration or termination of this Contract.

- **16. Assigning or Subcontracting**. Contractor shall not assign, transfer, subcontract or encumber any rights, duties, or interests accruing from this Contract without the express prior written consent of the City.
- **17. Independent Contractor.** Contractor is and shall be at all times during the term of this Contract an independent contractor.
- **18. Disputes.** Any action for claims arising out of or relating to this Contract shall be governed by the laws of the State of Washington. Venue shall be in King County Superior Court.
- **19. Attorneys Fees.** In any suit or action instituted to enforce any right granted in this Contract, the substantially prevailing party shall be entitled to recover its costs, disbursements, and reasonable attorneys fees from the other party.
- 20. Extent of Contract/Modification. This Contract, together with attachments or addenda, represents the entire and integrated agreement between the parties hereto and supersedes all prior negotiations, representations, or agreements, either written or oral. This Contract may be amended, modified or added to only by written instrument properly signed by both parties. Should any language in any of the Exhibits or Contract Documents conflict with language contained in this Contract, the provisions of this Contract shall prevail.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

BY ITS SIGNATURE BELOW, EACH PARTY ACKNOWLEDGES HAVING READ AND UNDERSTOOD THE TERMS AND CONDITIONS OF THIS CONTRACT AND AGREES TO BE BOUND BY THEM.

CITY OF BLACK DIAMOND	CONTRACTOR
Ву:	Ву:
Print name:	Print name:
Title:	Title:
Date:	Date:
APPROVED AS TO FORM: Office of the City Attorney	
Office of the City Attorney	
Attachments	

CERTIFICATE AS TO CORPORATE PRINCIPAL

I,			(Coi	rpora	ite Officer (Not Contract	Signer)) certify
that I am th				_			Title) of the
corporation		Contractor		the			hereto; that
		, (Ca	ontract S	igner	y who signe	ed said Contra	act on behalf of
Contractor, wa	as then			(C	Corporate T	itle) of said co	orporation; that
said Contract	was duly signe	d for and in b	ehalf of s	said c	corporation	by authority o	of its governing
body, and is w	ithin the scope	of its corpora	te power:	s.			
	Corp office	r signature (no	ot contrac	ct sig	ner)		
	corp. office	i signature (iii	or contra	01 516	1101)		
	Printed						
	Title						
State of							
State of							
County of							
			, (cor	pora	te officer (not contract	signer)) being
duly sworn, d		ys that he/sh	e is				(Corporate
<i>Title)</i> of			(Nam	ie of (Corporation	1)	
20	Subscribed an	d sworn to	before i	me t	his	_ day of _	
20							
				Nota	ry Public (S	Signature)	
				11014) 1 40110 (2	ignature)	
9							
					ry Public (F		
				My c	commission	expires	

DECLARATION OF OPTION FOR MANAGEMENT OF STATUTORY RETAINED PERCENTAGE

Note: This form must be submitted at the time Contractor executes the contract. Contractor shall designate the option desired by checking the appropriate space.

Monies reserved under provisions of RCW 60.28, at the option of Contractor, shall be:
(1) Retained in a fund by the City.
(2) Deposited by the City in an interest-bearing account in a bank, mutual savings bank or savings and loan association.
(3) Placed in escrow with a bank or trust company by the City. When the monies reserved are to be placed in escrow, the City will issue a check representing the sum of the monies reserved payable to the bank or trust company and Contractor jointly. Such check shall be converted into bonds and securities chosen by Contractor and approved by the City and the bonds and securities held in escrow. Contractor in choosing option (2) or (3) agrees to assume full responsibility to pay all costs which may accrue from escrow services, brokerage charges or both, and further agrees to assume all risks in connection with the investment of the retained percentages in securities.
Contractor Signature Date

CITY OF BLACK DIAMOND PERFORMANCE BOND

		Surety Bond #:
		DATE POSTED:
		PROJECT COMPLETION DATE:
DE	G 1 !!	* *
RE:	Subdiv	rision/Plat/Name:
	Owner	Developer/Contractor:
	Project	Address:
	KNOV	V ALL PERSONS BY THESE PRESENTS: That we,
	TETTO	(hereinafter called the "Principal"), and
a corpo	oration o	organized under the laws of the State of, and authorized
to trans	sact sure	ety business in the State of Washington (hereinafter called the "Surety"), are held and
		into the City of Black Diamond, Washington, in the sum of
), lawful money of the United States of America, for the payment of which
		ach of us bind ourselves, our heirs, executors, administrators, successors and assigns,
		erally, by these presents. THE CONDITIONS of the above obligation are such that:
	WHER	EAS, the above named Principal has entered into a certain agreement with the City,
or has	been gra	inted approval by the City, for
within	the City	• • • • • • • • • • • • • • • • • • •
be con	ements structed	EAS, the agreement or the approval granted by the City requires that certain be made in connection with construction of the project; and that such improvements in full compliance with City standards, and the plans and specifications submitted t, as required by the City; and
	ements	EAS, the agreement or the approval granted by the City requires that the are to be made or constructed within a certain period of time, unless an extension is ing by the City; and
	eleased i	THEREFORE, it is understood and agreed that this obligation shall continue in effect n writing by the City of Black Diamond, but only after the Principal has performed e following conditions:
A.	Conditi	ons.
	1.	The improvements to be constructed by the Principal include: (insert complete description here)

- 2. The Principal must construct the improvements to conform to the design, location, materials and other specifications for the indicated site improvements, as required by the City in the above-referenced City file. In addition, the Principal must construct the improvements according to the applicable ordinances and standards of the City and/or state statutes, as the same now exist or are hereafter amended.
- 3. The Principal must have completed all improvements required by the above-referenced conditions, plans and City file within ______ which time period shall begin to run from the earlier of _____ unless an extension is granted by the City.
- 4. The Principal must have paid all sums owing to laborers, contractors, mechanics, subcontractors, materialmen and suppliers or others as a result of such work for which a lien against any City property has arisen or may arise.
- 5. The Principal must obtain acceptance by the City of the work completed, all on or before thirty (30) days after the completion date set forth in paragraph 3 above.

B. Default.

- 1. If the Principal defaults and does not perform the above conditions within the time specified, then the Surety shall, within twenty (20) days of demand of the City, make a written commitment to the City that it will either:
 - a). remedy the default itself with reasonable diligence pursuant to a time schedule acceptable to the City; or
 - b). tender to the City within an additional ten (10) days the amount necessary, as determined by the City, for the City to remedy the default, up to the total bond amount.

Upon completion of the Surety's duties under either of the options above, the Surety shall then have fulfilled its obligations under this bond. If the Surety elects to fulfill its obligation pursuant to the requirements of subsection B(1)(b), the City shall notify the Surety of the actual cost of the remedy, upon completion of the remedy. The City shall return, without interest, any overpayment made by the Surety, and the Surety shall pay to the City any actual costs, which exceeded the City's estimate, limited to the bond amount.

- 2. In the event the Principal fails to complete all of the above referenced improvements within the time period specified by the City, then the City, its employees and agents shall have the right at the City's sole election to enter onto said property described above for the purpose of completing the improvements. This provision shall not be construed as creating an obligation on the part of the City or its representatives to complete such improvements.
- C. <u>Corrections</u>. Any corrections required by the City shall be commenced within seven (7) days of notification by the City and completed within thirty (30) days of the date of

notification. If the work is not performed in a timely manner, the City shall have the right, without recourse to legal action, to take such action under this bond as described in Section B above.

- D. <u>Extensions and Changes</u>. No change, extension of time, alteration or addition to the work to be performed by the Principal shall affect the obligation of the Principal or Surety on this bond, unless the City specifically agrees, in writing, to such alteration, addition, extension or change. The surety waives notice of any such change, extension, alteration or addition thereunder.
- E. <u>Enforcement</u>. It is specifically agreed by and between the parties that in the event any legal action must be taken to enforce the provisions of this bond or to collect said bond, the prevailing party shall be entitled to collect its costs and reasonable attorney fees as a part of the reasonable costs of securing the obligation hereunder. In the event of settlement or resolution of these issues prior to the filing of any suit, the actual costs incurred by the City, including reasonable attorney fees, shall be considered a part of the obligation hereunder secured. Said costs and reasonable legal fees shall be recoverable by the prevailing party, not only from the proceeds of this bond, but also over and above said bond as a part of any recovery (including recovery on the bond) in any judicial proceeding. The Surety hereby agrees that this Agreement shall be governed by the laws of the State of Washington. Venue of any litigation arising out of this Agreement shall be in King County Superior Court.
- F. <u>Bond Expiration</u>. This bond shall remain in full force and effect until the obligations secured hereby have been fully performed and a bond guaranteeing maintenance of all improvements for a period of <u>twenty-four</u> (24) months from acceptance has been submitted to the City in an amount to be determined by the City Engineer, in a form suitable to the City and until released in writing by the City.

DATED this day of	_, 201
SURETY COMPANY (Signature must be notarized)	DEVELOPER/OWNER (Signature must be notarized)
By:	By
Print Name:	Print Name:
Business Name:	Business Name:
Business Address:	Business Address:
City/State/Zip Code:	City/State/Zip Code:
Telephone Number:	Telephone Number:

CITY OF BLACK DIAMOND

By:	Date:	
The City of Blac 24301 Roberts I P.O. Box 599 Black Diamond	Orive	
APPROVED A	S TO FORM:	
Office of the Cit	ty Attorney	
	CHECK FOR ATTACHED NOTARY SIGNATURE	
	Individual (Form P-1)	
	Corporation (Form P-2)	

My Commission expires:

FORM P-2 / NOTARY BLOCK - (Use For Partnership or Corporation Only) STATE OF WASHINGTON) ss. **COUNTY OF** I certify that I know or have satisfactory evidence that ____ said person acknowledged appeared before me, and person of that (he/she) signed this instrument, on oath stated that (he/she) was authorized to execute the instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument. Dated: (print or type name) NOTARY PUBLIC in and for the State of Washington, residing at: My Commission expires: (For Surety Company) STATE OF WASHINGTON) ss. **COUNTY OF** I certify that I know or have satisfactory evidence that who appeared before and said person acknowledged as the person me, of that (he/she) signed this instrument, on oath stated that (he/she) was authorized to execute the instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument. Dated: (print or type name) NOTARY PUBLIC in and for the State of Washington, residing at: My Commission expires:

CITY OF BLACK DIAMOND MAINTENANCE BOND

	Surety Bond #:
	Date Posted:
	Expiration Date:
RE:	Project Name:
	Project Name: Owner/Developer/Contractor:
	Project Address:
	KNOW ALL PERSONS BY THESE PRESENTS: That we,
(hereir	the laws of the State of, and authorized to transact surety business in
under	the laws of the State of, and authorized to transact surety business in
the Sta	ate of Washington (hereinafter called the "Surety"), are held and firmly bound unto the City
of Blac	ck Diamond, Washington, in the sum of
	dollars (\$
or the	United States of America, for the payment of which sum we and each of us blid ourselves,
	irs, executors, administrators, successors and assigns, jointly and severally, by these presents.
THE	CONDITIONS of the above obligation are such that:
	WHEREAS, the above named Principal has constructed and installed certain improvements
on nul	blic property in connection with a project as described above within the City of Black
	ond; and
Diamo	nia, and
	WHEREAS, in accordance with BMC, as a condition of approval, or as a condition
of a co	ontract with the City, the Principal is required to post a bond for the 24 months following
	t completion in order to ensure that the project does not contain defects that require repair and
	er the cost of repair during that 24-month period; and
	WHEREAS, in order to provide security for the obligation of the Principal to repair and/or
	e said improvements against defects in workmanship, materials or installation for a period of
twenty	refour (24) months after written and final acceptance of the same and approval by the City;
. ~.	NOW, THEREFORE, this Maintenance Bond has been secured and is hereby submitted to
	ty. It is understood and agreed that this obligation shall continue in effect until released in
_	g by the City, but only after the Principal has performed and satisfied the following
conditi	ions:
A.	The work or improvements installed by the Principal and subject to the terms and conditions
	Bond are as follows: (insert complete description of work here)
01 01110	Zona are as tono its. (most complete assemption of itolic note)

- B. The Principal and Surety agree that the work and improvements installed in the above-referenced project shall remain free from defects in material, workmanship and installation (or, in the case of landscaping, shall survive,) for a period of twenty-four (24) months after written and final acceptance of the same and approval by the City. Maintenance is defined as acts carried out to prevent a decline, lapse or cessation of the state of the project or improvements as accepted by the City during the twenty-four (24) month period after final and written acceptance, and includes, but is not limited to, repair or replacement of defective workmanship, materials or installations.
- C. The Principal shall, at its sole cost and expense, carefully replace and/or repair any damage or defects in workmanship, materials or installation to the City-owned real property on which improvements have been installed, and leave the same in as good condition as it was before commencement of the work.
- D. The Principal and the Surety agree that in the event any of the improvements or restoration work installed or completed by the Principal as described herein, fail to remain free from defects in materials, workmanship or installation (or in the case of landscaping, fail to survive), for a period of twenty-four (24) months from the date of acceptance of the work by the City, the Principal shall repair and/replace the same within ten (10) days of demand by the City, and if the Principal should fail to do so, then the Surety shall:
 - 1. Within twenty (20) days of demand of the City, make written commitment to the City that it will either:
 - a). remedy the default itself with reasonable diligence pursuant to a time schedule acceptable to the City; or
 - b). tender to the City within an additional ten (10) days the amount necessary, as determined by the City, for the City to remedy the default, up to the total bond amount.

Upon completion of the Surety's duties under either of the options above, the Surety shall then have fulfilled its obligations under this bond. If the Surety elects to fulfill its obligation pursuant to the requirements of subsection D(1)(b), the City shall notify the Surety of the actual cost of the remedy, upon completion of the remedy. The City shall return, without interest, any overpayment made by the Surety, and the Surety shall pay to the City any actual costs which exceeded the City's estimate, limited to the bond amount.

2. In the event the Principal fails to make repairs or provide maintenance within the time period requested by the City, then the City, its employees and agents shall have the right at the City's sole election to enter onto said property described above for the purpose of repairing or maintaining the improvements. This provision shall not be construed as creating an obligation on the part of the City or its representatives to repair or maintain such improvements.

- E. <u>Corrections</u>. Any corrections required by the City shall be commenced within ten (10) days of notification by the City and completed within thirty (30) days of the date of notification. If the work is not performed in a timely manner, the City shall have the right, without recourse to legal action, to take such action under this bond as described in Section D above.
- F. Extensions and Changes. No change, extension of time, alteration or addition to the work to be performed by the Principal shall affect the obligation of the Principal or Surety on this bond, unless the City specifically agrees, in writing, to such alteration, addition, extension or change. The surety waives notice of any such change, extension, alteration or addition thereunder.
- G. <u>Enforcement</u>. It is specifically agreed by and between the parties that in the event any legal action must be taken to enforce the provisions of this bond or to collect said bond, the prevailing party shall be entitled to collect its costs and reasonable attorney fees as a part of the reasonable costs of securing the obligation hereunder. In the event of settlement or resolution of these issues prior to the filing of any suit, the actual costs incurred by the City, including reasonable attorney fees, shall be considered a part of the obligation hereunder secured. Said costs and reasonable legal fees shall be recoverable by the prevailing party, not only from the proceeds of this bond, but also over and above said bond as a part of any recovery (including recovery on the bond) in any judicial proceeding. The Surety hereby agrees that this Agreement shall be governed by the laws of the State of Washington. Venue of any litigation arising out of this Agreement shall be in King County Superior Court.
- H. <u>Bond Expiration</u>. This bond shall remain in full force and effect until the obligations secured hereby have been fully performed and until released in writing by the City at the request of the Surety or Principal.

DATED this day of	, 2016.
SURETY COMPANY (Signature must be notarized)	OWNER (Signature must be notarized)
By:	By
Business Name:	Business Name:
Business Address:	Business Address:
City/State/Zip Code:	City/State/Zip Code:
Telephone Number:	Telephone Number:

CITY OF BLACK DIAMOND

By: Mayor	Date:	
City of Black Diamond 24301 Roberts Drive P.O. Box 599 Black Diamond, WA 98010		
APPROVED AS TO FORM:		
Office of the City Attorney		
	CHECK FOR ATTACHED NOTARY SIGNATURE Individual (Form P-1) Corporation (Form P-2) Surety Company (Form P-2)	

FORM P-1 / NOTARY BLOCK

(Use For Individual/Sole Proprietor Only)

STATE OF WASHINGTON)	
COUNTY OF PIERCE) ss.)	
	nd said person acknow	that is the wledged that (he/she) signed this instrument, act for the uses and purposes mentioned in
Dated:		
	_	
		(print or type name)
	N	OTARY PUBLIC in and for the
	St	tate of Washington, residing
	at	:
	M	ly Commission expires:

FORM P-2 / NOTARY BLOCK (Use For Partnership or Corporation Only) (Developer/Owner) STATE OF WASHINGTON) ss. **COUNTY OF** I certify that I know or have satisfactory evidence that ____ acknowledged person who appeared before me. and said person that (he/she) of signed this instrument, on oath stated that (he/she) was authorized to execute the instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument. Dated: (print or type name) NOTARY PUBLIC in and for the State of Washington, residing My Commission expires: (Surety Company) STATE OF WASHINGTON) ss. **COUNTY OF** I certify that I know or have satisfactory evidence that ___ acknowledged appeared before me, and said person person of signed this instrument, on oath stated that (he/she) was authorized to execute the instrument and acknowledged it to be (his/her) free and voluntary act for the uses and purposes mentioned in the instrument. (print or type name) NOTARY PUBLIC in and for the State of Washington, residing My Commission expires:

INTRODUCTION TO THE SPECIAL PROVISIONS

(*****)

The work on this project shall be accomplished in accordance with the Standard Specifications for Road, Bridge and Municipal Construction, 2016 edition, as issued by the Washington State Department of Transportation (WSDOT) and the American Public Works Association (APWA), Washington State Chapter (hereafter "Standard Specifications"). The Standard Specifications, as modified or supplemented by the Amendments to the Standard Specifications and these Special Provisions, all of which are made a part of the Contract Documents, shall govern all of the Work.

These Special Provisions are made up of both General Special Provisions (GSPs) from various sources, which may have project-specific fill-ins; and project-specific Special Provisions. Each Provision either supplements, modifies, or replaces the comparable Standard Specification, or is a new Provision. The deletion, amendment, alteration, or addition to any subsection or portion of the Standard Specifications is meant to pertain only to that particular portion of the section, and in no way should it be interpreted that the balance of the section does not apply.

The project-specific Special Provisions are not labeled as such. The GSPs are labeled under the headers of each GSP, with the date of the GSP and its source, as follows:

(May 18, 2007 APWA GSP)

(August 7, 2006 WSDOT GSP)

Also incorporated into the Contract Documents by reference are the following documents, regulations, and/or requirements, which shall supersede any conflicting provisions of the Standard Specifications and are made a part of this contract; provided, however, that if any of the following documents, regulations and or requirements are less restrictive than Washington State Law, then the Washington State Law shall prevail.

- City of Black Diamond 2009 Engineering Design and Construction Standards
- Manual on Uniform Traffic Control Devices for Streets and Highways, currently adopted edition, with Washington State modifications, if any
- Standard Plans for Road, Bridge, and Municipal Construction, WSDOT/APWA, current edition

DIVISION 1

GENERAL REQUIREMENTS

DESCRIPTION OF WORK

(March 13, 1995)

This Contract provides for .

1-01 DEFINITIONS AND TERMS

1-01.3 Definitions

(January 4, 2016 APWA GSP)

Delete the heading Completion Dates and the three paragraphs that follow it, and replace them with the following:

Dates

Bid Opening Date

The date on which the Contracting Agency publicly opens and reads the Bids.

Award Date

The date of the formal decision of the Contracting Agency to accept the lowest responsible and responsive Bidder for the Work.

Contract Execution Date

The date the Contracting Agency officially binds the Agency to the Contract.



City of Black Diamond JONES LAKE ROAD OVERLAY

WASHINGTON STATE TRANSPORTATION IMPROVEMENT BOARD PROJECT #2-P-800-(004)-1

CITY OFFICIALS

MAYOR:

CAROL BENSON

COUNCIL MEMBERS:

ERIKA MORGAN TAMIE DEADY

JANIE EDELMAN

BRIAN WEBER PAT PEPPER

PROJECT DESCRIPTION

THE PROPOSED PROJECT PRIMARILY CONSISTS OF PATCHING PORTIONS OF JONES LAKE ROAD ALONG WITH SHOULDER WIDENING AND A COMPLETE ASPHALT OVERLAY. THE PROJECT STRETCHES APPROXIMATELY 1,343 LF BETWEEN STATE ROUTE 169 AND RAILROAD AVENUE.

CITY OF BLACK DIAMOND PUBLIC WORKS DEPARTMENT 24301 ROBERTS DRIVE (DELIVERY)
PO BOX 599 (MAILING)
BLACK DIAMOND, WA 98010

PUBLIC WORKS DIRECTOR:

SETH BOETTCHER, P.E.

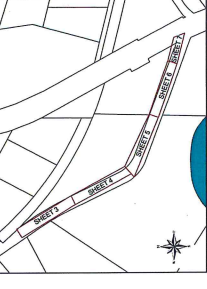
PROJECT MANAGER:

SCOTT HANIS, CAPITAL PROJECT/PROGRAM MANAGER 360-886-5713 shanis@ci blackdiamond.wa.us



Project Location

	SHEET INDEX
SHT.#	DESCRIPTION
7	COVER SHEET
2	PROJECT NOTES
3	ROADWAY PLAN, SECTION 1, STA. 0+00 to 3+15
4	ROADWAY PLAN, SECTION 2, STA. 3+15 to 6+25
2	ROADWAY PLAN, SECTION 3, STA. 6+25 to 9+25
9	ROADWAY PLAN, SECTION 4, STA. 9+25 to 12+05
7	ROADWAY PLAN, SECTION 5, STA. 12+05 to 13+43
8	ROADWAY DETAILS 1
6	ROADWAY DETAILS 2
10	CITY STANDARDS



VICINITY MAP

SHEET INDEX MAP

SHEET 1 OF 10

JONES LAKE ROAD OVERLAY PROJECT

BUDGET DETAILS As of April 27, 2016

	BUDGET	EXPENSES		
ITEM	AMOUNT	ITEM	ΑN	IOUNT
TIB Grant	\$ 148,500.00	*Design	\$	9,843.00
REET Funds	\$ 16,500.00	*Parametrix Quality Control Check	\$	767.50
		Construction (Bid)	\$	77,415.20
		Construction Contingency	\$	52,000.00
		Admin., Inspections & Testing	\$	9,618.20
		Legal Review & Misc.	\$	600.00
		Amount Under Budget	\$	14756.10
TOTAL	\$ 165,000.00	TOTAL	\$	150,243.90

^{*}Design tasks are complete

The grant on this project will cover 90% of costs with REET funds covering the other 10%. Staff labor costs are also reimbursable in this grant program up to 90%.

With the low bid coming in significantly lower than City estimates, there may be an opportunity to perform extra work on Jones Lake Road (expanded shoulder widening, etc.). The Transportation Improvement Board (TIB) may allow the City to utilize the entirety of the grant funding by authorizing additional overlay work on City streets in the vicinity. This would be dependent on TIB approval.

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION		
SUBJECT:	Agenda Date: June 16, 2016	AB16-028A
	Mayor Carol Benson	
Resolution authorizing a Conservation	City Administrator	
Grant Agreement with Puget Sound	City Attorney David Linehan	
Energy for the LED Streetlight	City Clerk – Brenda L. Martinez	
Conversion project.	Com Dev/Nat Res – Barb Kincaid	
- 20-	Finance – May Miller	
	MDRT/Ec Dev – Andy Williamson	
Cost Impact (see also Fiscal Note): \$8,946 revenue	Police – Chief Kiblinger	
Fund Source: Puget Sound Energy	Public Works – Seth Boettcher	X
Timeline: Spring 2016	Court – Stephanie Metcalf	
Agenda Placement: Mayor Mayor Two Cou	ncilmembers Committee Chair Ci	ty Administrator
Attachments: Resolution No. 16-xxxx; Cons	ervation Grant Agreement; Communica	tions from Puget
Sound Energy; Resolution No. 15-1052; Ligh		
SUMMARY STATEMENT: The City executed a grant agreement with the Washington State Transportation Improvement Board through Resolution 15-1052 for the replacement of standard street lights to LED. This resolution authorized Puget Sound Energy to perform the work as part of that grant agreement. Puget Sound Energy has a Conservation Grant Program in which they award funds to entities saving energy by converting to LEDs. Puget Sound Energy has awarded the City these additional funds for this project. There are 158 lights currently scheduled for replacement as part of this program. Puget Sound Energy anticipates that the City's monthly street light billings will go from \$1,336.29/month to \$936.87/month, a savings of \$399.42/month and \$4,793.04/year. FISCAL NOTE (Finance Department): The City will not actually receive money for this additional grant. Puget Sound Energy is doing the work and is providing this grant for an additional \$2,946. As such they will have the grant		
COONCIL COMMINITIEL REVIEW AND RECOM	WILLIAD/IIIOIII	

RECOMMENDED ACTION: MOTION to adopt Resolution 16-xxxx (Clerk to assign number at adoption), authorizing the Mayor to execute a Conservation Grant Agreement with Puget Sound Energy for the LED Streetlight Conversion project.

RECORD OF COUNCIL ACTION			
Meeting Date	Action	Vote	
May 5, 2016	Referred to Committee	9	
May 19, 2016	No quorum		
May 25, 2016	No quorum		
June 2, 2016	No quorum		
June 16, 2016			

RESOLUTION NO. 16-	
--------------------	--

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AUTHORIZING THE MAYOR TO EXECUTE A CONSERVATION GRANT AGREEMENT WITH PUGET SOUND ENERGY FOR THE LED STREETLIGHT CONVERSION PROJECT

WHEREAS, the City executed a Relight Washington grant agreement with the Washington State Transportation Improvement Board for the LED Streetlight Conversion project through Resolution 15-1052; and

WHEREAS, Puget Sound Energy was selected as the service provider to perform the conversion work per Section 3 of the Relight Washington grant agreement; and

WHEREAS, Puget Sound Energy has awarded the City a conservation grant to help fund this project; and

WHEREAS, costs not covered by this conservation grant from Puget Sound Energy will be covered by the Relight Washington grant; and

WHEREAS, a grant agreement with Puget Sound Energy is required to establish the terms of funding this portion of the LED Streetlight Conversion project;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute a Conservation Grant Agreement with Puget Sound Energy for the LED Streetlight Conversion project.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

2016.	
	CITY OF BLACK DIAMOND:
	Carol Benson, Mayor
Attest:	
Brenda I Martinez City Clerk	

Conservation Schedule Agreement No.: Project No.: E250 C-15596 103-1803

CONSERVATION GRANT AGREEMENT

This AGREEMENT is made this	day of	, 20	, by and betweer
PUGET SOUND ENERGY ("PSE") :	and BLACK DIA	MOND CITY HALL ("	Participant").

RECITALS

- A. Under PSE's Electric Schedule 83 and Gas Schedule 183, as currently in effect and on file with the Washington Utilities and Transportation Commission (collectively, "Tariffs"), PSE offers grants for certain conservation measures installed or implemented at facilities that receive electric or natural gas service from PSE.
- B. Participant intends to install or implement conservation measures and is requesting a grant from PSE.

AGREEMENTS

PSE and Participant agree as follows:

- PROJECT PREMISES/METER LOCATION ADDRESS: 24301 ROBERTS DR C-HALL BLACK DIAMOND, WA 98010 RELIGHT WASHINGTON (TIB) BLACK DIAMOND (Please note: meter location/address may differ from the site mailing address). Participant will install or implement the conservation measures listed in paragraph 2 ("Conservation Measures") at the above located facilities (the "Premises"). Participant represents either (a) that it is the owner or otherwise has the lawful authority to make the statements herein on behalf of the owner of the Premises, or (b) that it is the lawful tenant of the Premises and that it has obtained written authorization from the owner of the Premises.
- 2. Conservation Measures. Participant represents that it will purchase equipment or materials or has entered or will enter into an agreement with one or more contractors (the "Contractor") for the purchase and installation or implementation at the Premises of the Conservation Measures which may be detailed in Attachment C: Attachment to Conservation Grant, at the following costs:

	Conservation Measures	Measure Life	Total Cost	Eligible Grant
1	Street Lighting Standard with Controls	20	\$24,869.36	\$8,946.00
	TOTAL (includes sales tax)		\$24,869.36	\$8,946.00

Participant represents that the total cost of the Conservation Measures is the net amount of its obligation with respect thereto.

3. Grant. Subject to PSE acceptance, PSE will grant the Participant, after installation of the Conservation Measures, an amount equal to the Eligible Conservation Grant (the "Grant") set forth on Attachment C, provided, however, that such Conservation Measures must be installed, and Grant paid within 24 months or less of the signing of this Conservation Grant Agreement. If for any reason the installed cost of the Conservation Measures is less than the amount shown above and on Attachment C, PSE may decrease pro rata the amount of the Grant. Participant shall be responsible for paying any amount in excess of the amount of the Grant.

Conservation Schedule Agreement No.: Project No.: E250 C-15596 103-1803

CONSERVATION GRANT AGREEMENT

- 4. Separate Contract. Participant acknowledges and agrees that PSE is not, and shall not be deemed to be, a party to any purchase or installation contract relating to Conservation Measures, which shall be installed pursuant to a contract between Participant and its Contractor(s). Participant expressly acknowledges that PSE's involvement with respect to any aspect of the Conservation Measures is limited to the furnishing of the Grant. PSE HAS NOT MADE AND DOES NOT MAKE (AND PARTICIPANT ACKNOWLEDGES THAT PSE DOES NOT MAKE) ANY IMPLIED OR EXPRESS WARRANTY (INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS) REPRESENTATION, OR PROMISE WITH RESPECT TO EITHER (A) THE CONSERVATION MEASURES, (B) ANY MATERIALS AND LABOR REQUIRED FOR OR USED IN THE INSTALLATION OF THE CONSERVATION MEASURES.
- 5. Final Cost Documentation, Access & Inspection: Participant agrees to promptly provide PSE, upon request, and for a period no shorter than the longest applicable measure life: (1) documentation verifying equipment purchased and/or work performed in connection with the Conservation Measures installed; (2) reasonable access to and inspection of the Facility and Conservation Measures installed therein before, during and/or after implementation; and (3) reasonable access to, inspection and use of energy usage data related to the Conservation Measures including release of utility bills and Facility energy consumption information following implementation.
- 6. Release. Participant releases PSE from any and all claims, losses, harm, costs, liabilities, damages and expenses directly or indirectly resulting from or in connection with (a) the Conservation Measures, (b) any materials and labor required for or used in the installation of the Conservation Measures, (c) the installation of the Conservation Measures, or (d) the identification, handling and disposal of any associated hazardous waste materials.
- 7. Disclaimer. PSE conducts energy analyses at the request of its customers to determine the extent to which conservation measures are cost-effective. Any estimate of energy savings made by PSE in connection with any such analyses is solely for the purpose of determining the cost-effectiveness of the particular conservation measures and not to be used for any other purpose. PSE has not and does not make any promise, warranty or representation with respect to any savings in energy consumption from Conservation Measures.
- 8. **Termination**. In the event a Participant's contribution to PSE's recovery of energy efficiency program costs is affected by all or a portion of Participant's electric and/or gas delivery service being provided by a party other than PSE, then Participant shall refund to PSE an amount equal to the ratio of the unused Measure Life of the measure(s) to the total Measure Life of such Conservation Measure(s) multiplied by the dollar amount of the Grant with respect to such Conservation Measure(s).
- 9. **Incorporation of tariffs by reference**. This Agreement and the *Attachment To Conservation Grant* are subject to the terms of the Tariffs, incorporated herein by reference. Specific terms and conditions from one or more conservation schedules from similar filed tariffs may also apply, as determined by PSE at its sole discretion, based on various criteria. A complete list of conservation schedules is available at:
 - http://pse.com/aboutpse/Rates/Pages/Electric-Rate-Schedules.aspx?Schedule x0020 Type=Conservation.
- 10. **Entire Agreement**. This Agreement and its attachments set forth the entire agreement between the parties and supersede any and all prior agreements with respect to the Conservation Measures. No change, amendment or modification of any provision of this Agreement shall be valid unless set forth in writing and signed by both parties.



Conservation Schedule Agreement No.: Project No.: E250 C-15596 103-1803

CONSERVATION GRANT AGREEMENT

PUGE	ET SOUND ENERGY	PARTICIPANT
By:		Ву:
Name:	Ryan Lambert	Print Name:
Title:	Mgr., Business Energy Management	Title:
		Federal Tax I.D. No.:

Conservation Schedule

Agreement No.:

E250

C-15596 103-1803

Project No.:

oject No.:

ATTACHMENT C TO CONSERVATION GRANT

Conservation Measure(s) shall consist of the following:

In Relight Washington (TIB) - Black Diamond Location:
This project shall implement the Street Lighting project defined in the attached PSE Business Lighting Workbook (scope of work).
LED products must be on one of the following lists of qualifying products: Energy Star, Design Lights Consortium, or the Lighting Design Lab approved products.
PLEASE NOTE: Projects installed by IntoLight and owned and maintained by PSE are not subject to Sections 4 and 7 of the Grant Agreement.
The scope of work for this project is shown in the Business Lighting Workbook see page: 6
The above specifications are solely for the purpose of defining energy-related components of Conservation Measure(s) for which the Grant is offered. Puget Sound Energy is not responsible for ensuring the health, safety, comfort, or well-being of workers or facility occupants or the suitability of equipment selected for the intended application. It is the responsibility of the grant Participant and the Participant's hired designers, contractors, consultants to ensure compliance of the Conservation Measure(s) with Participant's needs and all applicable codes and standards.
The following shall be submitted by Participant prior to Grant payment:
Completed Request for Taxpayer I.D. Number ("W-9").
Copies of invoicing (no purchase orders, quotes, or estimates) for all expenses, including but not limited to equipment, materials, and labor associated with installation of Conservation Measure(s).
Other (specify):

6011 4/13 Page 1 of 2

Conservation Schedule
Agreement No.:

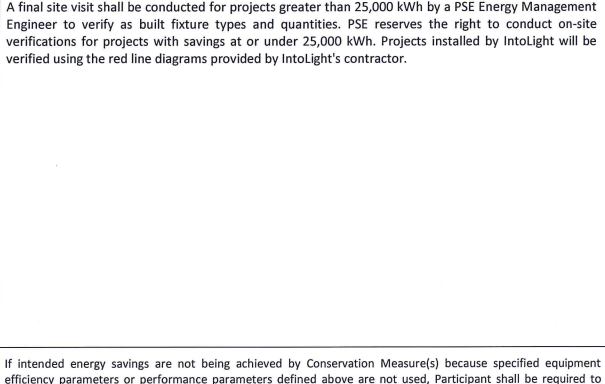
E250 C-15596

Project No.:

103-1803

ATTACHMENT C TO CONSERVATION GRANT

Conservation Measure(s) shall be verified as follows prior to Grant payment:



If intended energy savings are not being achieved by Conservation Measure(s) because specified equipment efficiency parameters or performance parameters defined above are not used, Participant shall be required to correct such deficiencies prior to Grant payment. Failure to comply with specified equipment efficiency or performance parameters may result in forfeiture or reduction of Grant payment.

6011 4/13 Page 2 of 2



BUSINESS LIGHTING INCENTIVE PROGRAM Application Version 4 (2016) Valid through 6/30/16

Original Grant Project sf. 19.61 kW 8.96 kW 0.00 w/sf 0.00 w/sf n/a Existing LPW New LPW New \$8,946.00 Black Diamond, WA 98010 \$0.56 1.93 24301 Roberts Dr Black Diamond Estimated PSE Incentive Average \$/kWh TRC \$24,869.36 0.00% 36.0% Vendor/Other \$24,869.36 % of Project Cost Tax Total Cost \$24,869.36 Subtotal Material Cost Labor Cost Misc Costs Contractor shanis@ci.blackdiamond.wa. (360) 886-5700 3.6 yrs 5.6 yrs City of Black Diamond Scott Hanis le Payback e Incentive ile Payback r Incentive Customer Relight Washington (TIB) - Bla 200-019-932-462 City wide Project This is the Lighting installations page. Start entering lighting installations in Line #1 below.
For more info hover your mouse over the items below.

• Lighting installations
• Incentive
• Labor, Misc and Tax
• New Street Lights

ems below.	Black Diamon	Black Diamond, WA 98010	_
hting Installations			
entive	Existing kWh Usage	82,362 Simple	Simple
bor, Misc and Tax	New kWh Usage	37,632	Before
w Street Lights	kWh Savings	44,730	Simple
stomer / Payee Signature	% Energy Saved	54.3%	After

This is a Street Lighting lighting project

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					9	dime (amount of				STATE STATE OF	3	son -					lotal savings and Cost	nd Cost	72	PSE NOTES	Your Notes
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			A	New	1 1 2 1				0 0	0 0		- Choose Control Type -	0	050	0	0	p	36			

Exist

Scott Hanis

From:

Cann, Sarah < Sarah. Cann@pse.com>

Sent:

Friday, March 25, 2016 9:43 AM

To:

Scott Hanis; Mayhew, Robbieyn

Subject:

RE: Conservation Grant Agreement: 103-1803 Relight Washington (TIB) - Black Diamond

Hi Scott,

We've got three different entities are work here; TIB, and PSE Energy Efficiency and PSE Intolight. This is an Energy Efficiency grant to help cover a portion of the costs of the retrofit because you are saving energy by converting to LEDs. The grant amount will be applied towards the construction charges from Intolight.

The project cost listed in this grant paperwork is not the actual cost of the project, the contracts you signed with Brynja have that information. I use the average incremental cost between a high pressure sodium fixture vs the cost of the new LED fixture when I calculate my incentives.

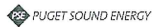
When you receive the construction charges bill from Intolight, you will see this grant amount applied, and my understanding is that TIB will be covering the rest.

I hope that helps clear things up! If not, give me a call and I'm happy to discuss further. It's understandably confusing with the multiple grants.

Thank you,

Sarah Isham Cann

EES Coordinator – Business Lighting P.O. Box 97034 | Bellevue WA | 98009-9734 Ph. (425) 424-6649 Sarah.Cann@pse.com www.PSE.com







PSE PUGET SOUND ENERGY

From: Scott Hanis [mailto:SHanis@ci.blackdiamond.wa.us]

Sent: Friday, March 25, 2016 9:32 AM

To: Mayhew, Robbieyn Cc: Cann, Sarah

Subject: RE: Conservation Grant Agreement: 103-1803 Relight Washington (TIB) - Black Diamond

Hi Robbieyn,

I just need to clarify what this is for. We were given a grant from TIB for the Relight Washington program which is replacing street lights. Is this grant agreement part of that? Is the total cost (\$24,869.36) the cost that will be covered from TIB, less the eligible grant (\$8,946)? I guess I'm confused because we already had to sign an authorization with Brynja Myren.

Thanks!

Scott

From: Mayhew, Robbieyn [mailto:Robbieyn.Mayhew@pse.com]

Sent: Friday, March 25, 2016 5:02 AM

To: Scott Hanis Cc: Cann, Sarah

Subject: Conservation Grant Agreement: 103-1803 Relight Washington (TIB) - Black Diamond

Dear Scott,

Greetings! Thank you for participating in PSE's energy efficiency programs. Please complete & return the attached Conservation Grant Agreement for the above referenced project at your earliest convenience. Work may not begin until you receive the Executed Grant Agreement with PSE signature.

The Payee information we have on file is:

VM # 109650

CITY OF BLACK DIAMOND PO Box 599 BLACK DIAMOND, WA 98010-0599

TIN: 109650

The VM# above is the internally assigned number from our Accounts Payable department listing the information that would be used to mail you grant check; if this information is incorrect please provide a current W9 form with your <u>preferred mailing address</u> so we may update our records accordingly.

Please do not hesitate to contact your **EME**, **Sarah Cann** for further assistance.

Thank you for your conservation efforts and business!

Sincerely,

Robbieyn Mayhew

PUGET SOUND ENERGY

CUSTOMER SOLUTIONS
Business Energy Management

P.O. Box 97034 BOT-01H Bellevue WA 98009-9734 Desk: (425) 424-6921

Fax: (425) 424-6747

Email: robbieyn.mayhew@pse.com



RESOLUTION NO. 15-1052

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AUTHORIZING THE MAYOR TO EXECUTE A RELIGHT WASHINGTON PROGRAM GRANT AGREEMENT WITH THE WASHINGTON TRANSPORTATION IMPROVEMENT BOARD FOR THE LED STREETLIGHT CONVERSION PROJECT

WHEREAS, the City was selected to receive a Relight Washington Program grant from the Washington Transportation Improvement Board in the amount of \$58,100; and

WHEREAS, this grant will fund the conversion of streetlights within the City to energy efficient LED street lights; and

WHEREAS, Puget Sound Energy will complete the work for this project; and

WHEREAS, a grant agreement with the Washington Transportation Improvement Board is required to establish the terms of funding the LED Streetlight Conversion project;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute a Relight Washington Program grant agreement with the Washington Transportation Improvement Board for the LED Streetlight Conversion project attached hereto.

<u>Section 2.</u> Puget Sound Energy is hereby selected to be the service provider to perform the actual conversion work as outlined in section 3 of the grant agreement.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 19TH DAY OF NOVEMBER, 2015.

CITY OF BLACK DIAMOND:

Carol Benson, Mayor

Attest:

Brenda L. Martinez, City Clerk

INTOLIGHT STREET LIGHT NOTES ALL STREET LIGHTING POLES ARE TO BE INSTALLED PER STANDARD 6375-4800 (page #2) IN THE "LINE WORK PRACTICES MANUAL".

ALL POLES (WOOD, CONCRETE OR FIBERGLASS) ARE TO BE SET PLUMB AND EMBEDDED TO THE GROUND LINE MARKED ON THE POLE.

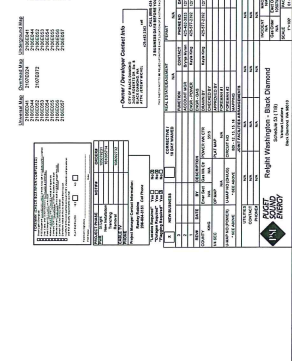
IN ALL SHOEBOX AND COBRAHEAD INSTALLATIONS, THE LUMINAIRE MUST BE LEVELED.

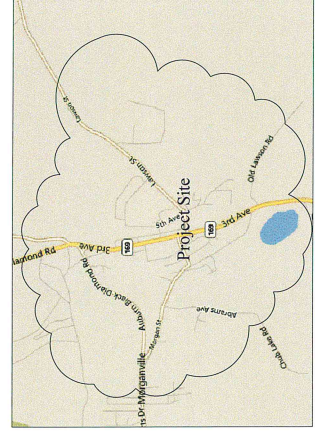
SCOPE OF PROJECT NOTES: CHANGEOUT EXISTING CHFL & CHDL HPS LUMINAIRES TO NEW LED LUMINAIRES.

AT SL1 THRU SL158 (Exist Street Light Poles)

Schedule 53

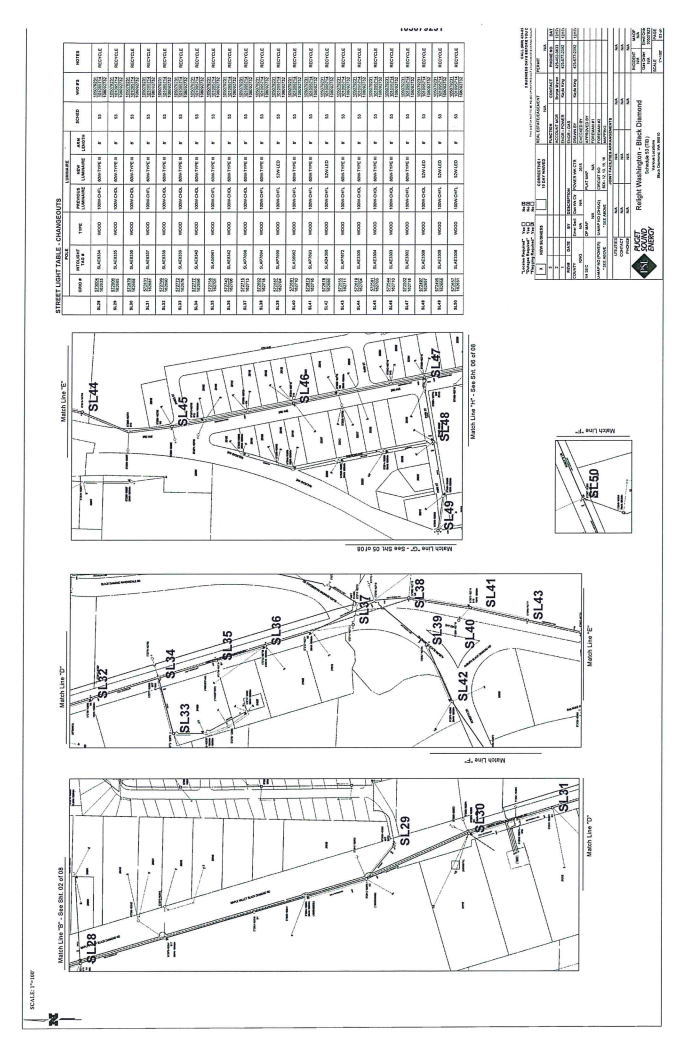
- Install 122 52W LED Cobra Head luminaires on exist arms
 - Install 9 102W LED Cobra Head luminaires on exist arms
- Install 24 60W LED TYPE III Cobra Head fuminaires on exist arms
 Install 1 99W LED TYPE III Cobra Head fuminaires on exist arms
 - Schedule 52
- Install 2 75W LED Black King 601 luminaires on exist arms

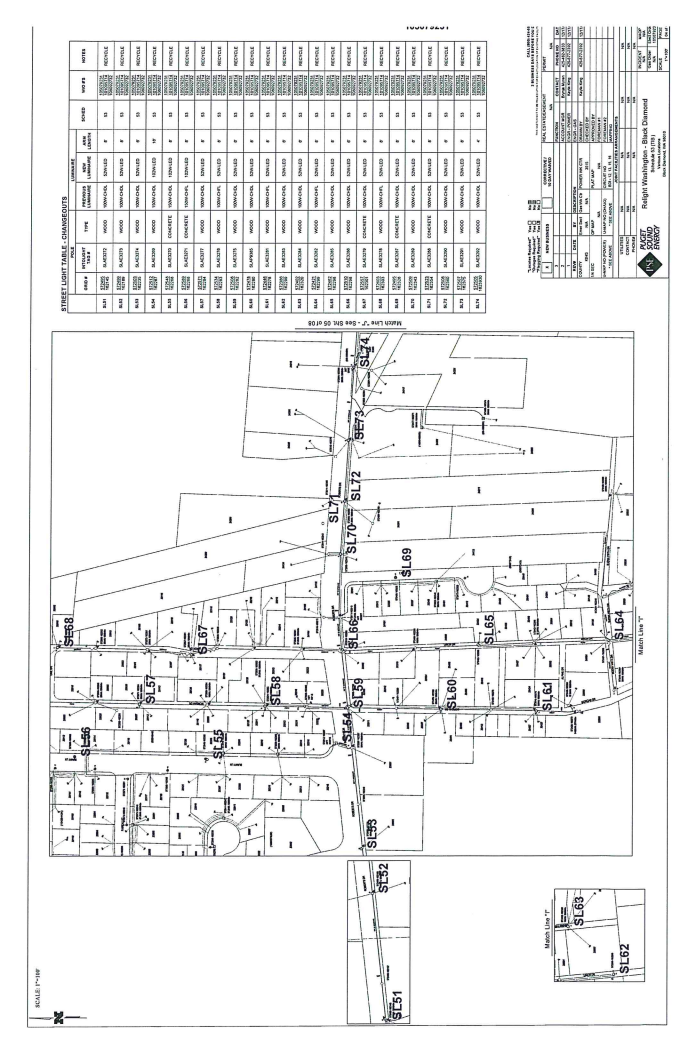


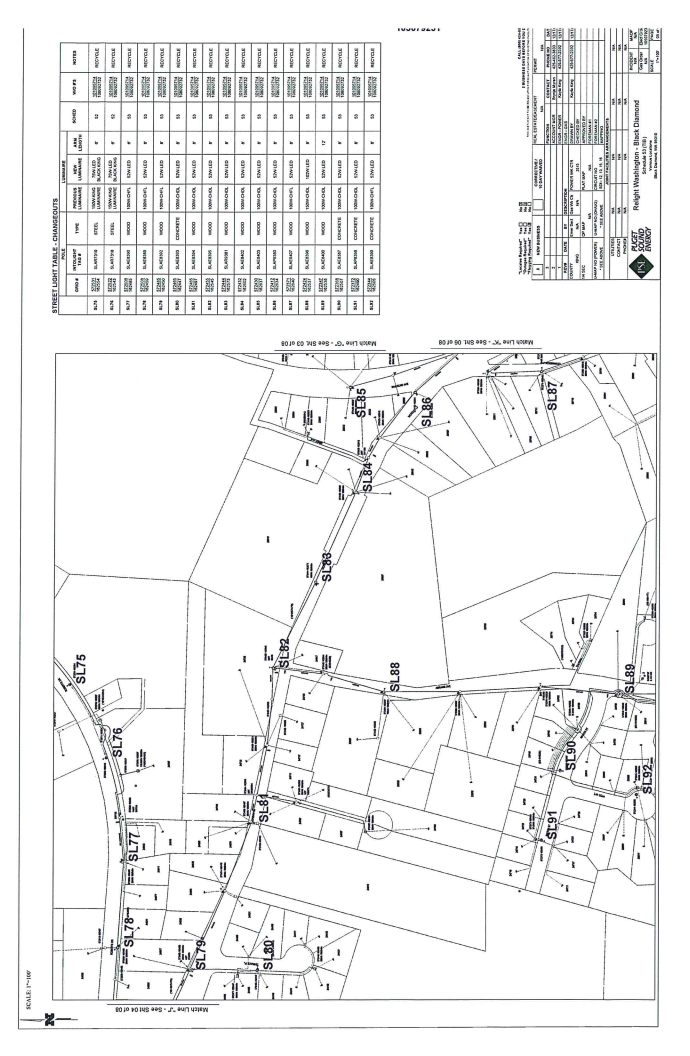


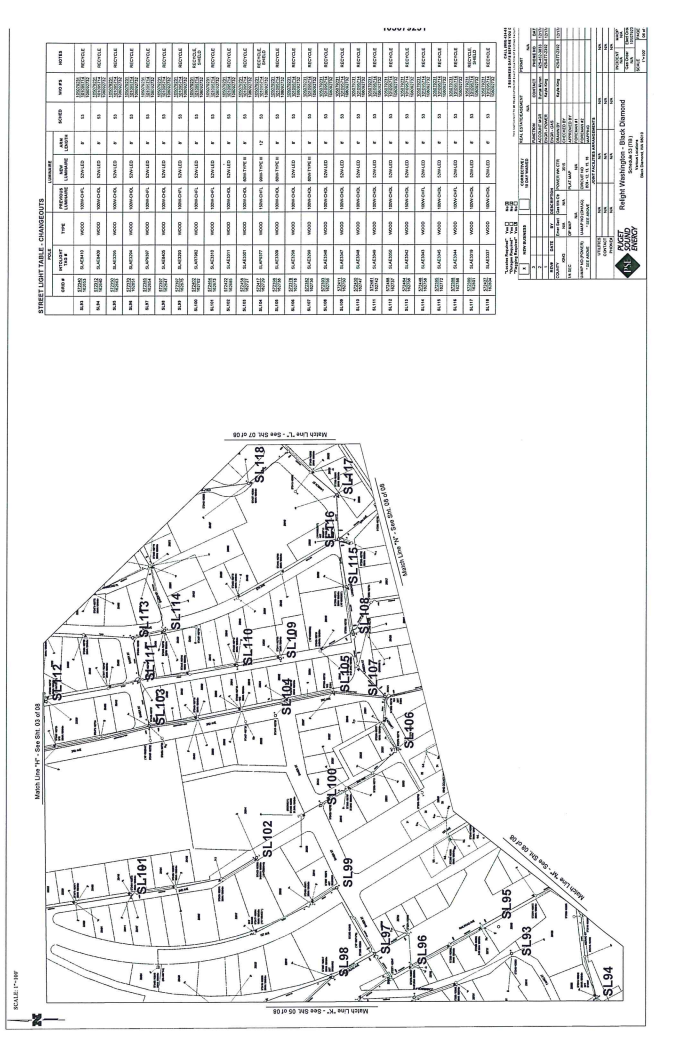
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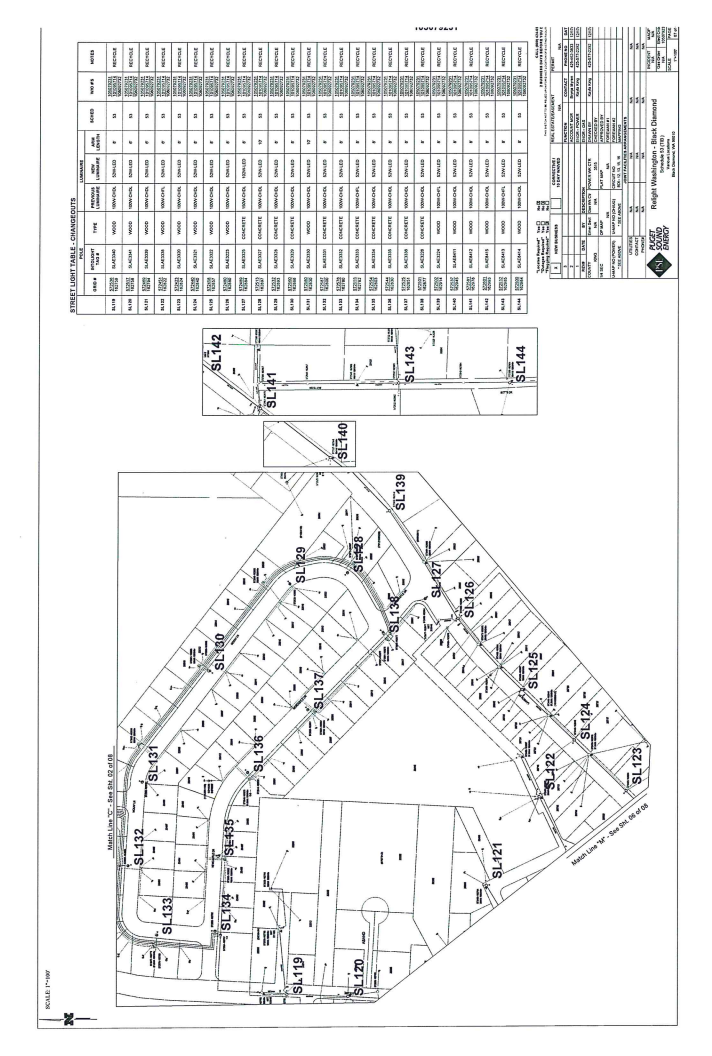


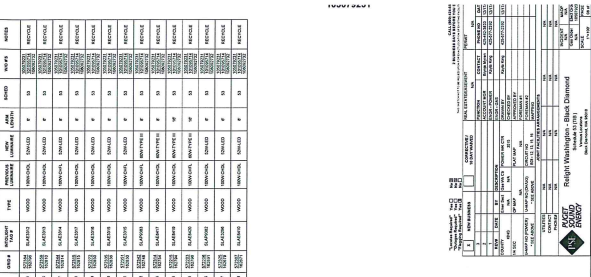






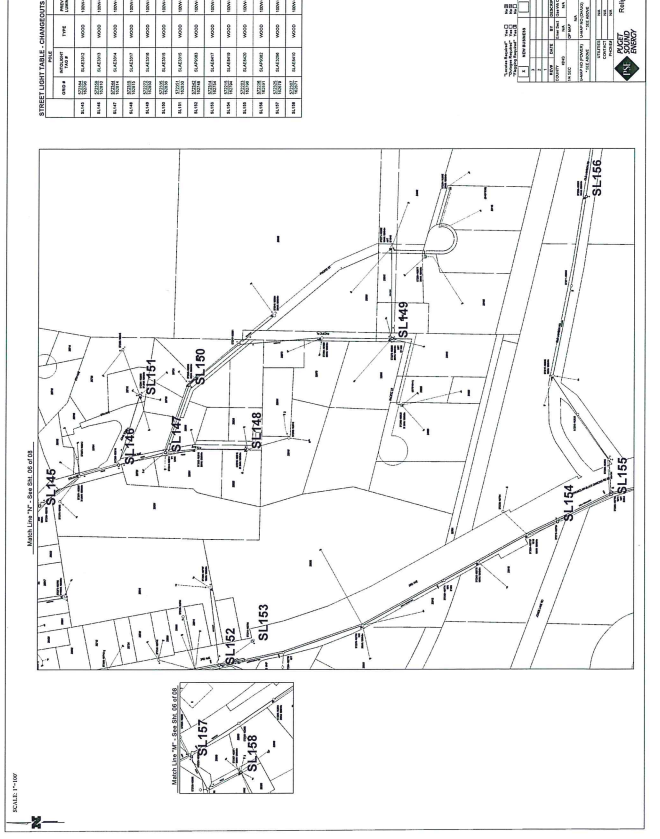






W/O #'S

SCHED



CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION							
SUBJECT: Agenda Date: June 16, 2016 AB16-029A							
Resolution No. 16-0000 authorizing the	Mayor Carol Benson						
Mayor to execute a Water Quality	City Administrator						
Improvement Project Grant Agreement	City Attorney Carol Morris						
with King County for the North	City Clerk – Brenda L. Martinez						
Commercial and State Route 169	Com Dev/Nat Res – Barb Kincaid						
Stormwater Treatment Facility project	Finance – May Miller						
Stormwater readment radiity project	MDRT/Ec Dev – Andy Williamson						
Cost Impact (see also Fiscal Note): \$243,643							
Fund Source: King County Water Quality Improvement Grant	Public Works – Seth Boettcher	Х					
Timeline: 2016-2019 Court – Stephanie Metcalf							
Agenda Placement: Mayor Two Councilmembers Committee Chair City Administrator							
Attachments: Resolution 16-0000; King County Water Quality Improvement Project Grant Agreement; 2015-2020 CIP Page							
SUMMARY STATEMENT:							
The City received Department of Ecology Capacity Grant funds in 2013 for pre-construction planning and design for the SR 169 and North Commercial Stormwater Treatment Facility project (Resolution 13-899). Public Works staff has been awarded a Water Quality Improvement Project Grant to help fund the construction of this project from King County.							
This grant will help staff as they continue to apply for grants for the construction of this project. Public Works staff estimates that \$920,000 will be needed to complete this project. This grant will cover \$243,643.							
Public Works staff will continue to apply for funding for the remaining $$676,357$, including Opportunity Funds, the State Legislature, and WRIA 9.							
FISCAL NOTE (Finance Department): Under this Water Quality Grant of \$243, incurred on this project. City staff will no until the remaining funds are secured to required in 2016 to add the Grant Rever	ot expend money over the Grant amo complete this project. A budget cha nue and Expenditures of \$243,643.	ount on this project					
COUNCIL COMMINITIEE REVIEW AND RECOM	IVIENDATION:	COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:					

RECOMMENDED ACTION: MOTION to adopt Resolution 16-0000 (Clerk to assign number at adoption), authorizing the Mayor to execute a Water Quality

Improvement Project Grant Agreement with King County for the North Commercial and SR 169 Stormwater Treatment Facility project.

	RECORD OF COUNCIL	ACTION	
Meeting Date	Action	Vote	
May 5, 2016	Referred to Committee		
May 19, 2016	No quorum		
May 25, 2016	No quorum		
June 2, 2016	No quorum		
June 16, 2016			

RESOL	UTION	NO. 16-	
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A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AUTHORIZING THE MAYOR TO EXECUTE A WATER QUALITY IMPROVEMENT PROJECT GRANT AGREEMENT WITH KING COUNTY FOR THE NORTH COMMERCIAL AND SR 169 STORMWATER TREATMENT FACILITY PROJECT

WHEREAS, the City has identified the need to treat stormwater runoff from State Route 169 and the north commercial area in the Capital Improvement Plan; and

WHEREAS, the City has completed design for the North Commercial and SR 169 Stormwater Treatment Facility project; and

WHEREAS, the City was selected for a Water Quality Improvement Project Grant in the amount of \$243,643; and

WHEREAS, Public Works staff will continue to seek additional grants needed for fully funding this project; and

WHEREAS, an agreement with King County is required to establish the terms of funding the North Commercial and SR 169 Stormwater Treatment Facility project;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute the Water Quality Improvement Project Grant Agreement with King County for the North Commercial and SR 169 Stormwater Treatment Facility project, substantially in the form attached hereto.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

	CITY OF BLACK DIAMOND:	
	Carol Benson, Mayor	_
Attest:		
Brenda L. Martinez, City Clerk		



Water Quality Improvement Project Grant Agreement

AGREEMENT between CITY OF BLACK DIAMOND and KING COUNTY

This is an Agreement between City of Black Diamond, hereinafter the "RECIPIENT" and King County, a political subdivision of the state of Washington, hereinafter the "COUNTY." This Agreement is effective as of the date of the COUNTY signatory.

The purpose of this Agreement is to set forth the terms, conditions, and the legal and administrative relations that apply to the RECIPIENT in exchange for financial assistance in carrying out a proposed project entitled **North Commercial and State Route 169 Stormwater Treatment Facility**, hereinafter the "PROJECT."

Section 1. Background and Recitals:

- A. RECIPIENT description: City of Black Diamond, a municipality located in southeast King County
- B. Proposed PROJECT benefit or improvement to water quality and/or the regional wastewater treatment system and its ratepayers: Supports final design and construction of wetland and infiltration swale to address stormwater outfall in Green River/Soos Creek basin to provide treatment prior to discharge to Ginder Creek.
- C. The COUNTY plans and proposes to remunerate the RECIPIENT for the purpose described in Subsection B above in an amount up to, but not exceeding \$243,643, hereinafter the "AWARD."
- D. This AWARD is made with the understanding that the RECIPIENT will complete the PROJECT as outlined in the Scope of Work (Exhibit A) and will fulfill reporting requirements as described under the Terms and Conditions of this Agreement.
- E. The RECIPIENT plans to contribute to this PROJECT a cash and/or in-kind match valued at \$676,357, to be verified in submitted PROJECT reports.

Section 2. Terms and Conditions:

A. The PROJECT shall be in accordance with the tasks and activities specified in the Scope of Work (Exhibit A). Any modifications must be requested in an Agreement Amendment

- and be approved by the Director of the Wastewater Treatment Division (WTD) in the COUNTY's Department of Natural Resources and Parks.
- B. The COUNTY will, upon execution of this Agreement, establish procedures to allow payment to the RECIPIENT of all eligible expenses for approved activities up to the limit of the AWARD. Payments are on a reimbursement basis; except in special circumstances, at the discretion of the COUNTY, where advances of a portion of the AWARD may be made. Twenty percent (20%) of the AWARD amount will be withheld by the COUNTY until receipt of the final Quarterly Progress and Expense Reports and the Closeout Reports.
- C. The RECIPIENT's expenditures of AWARD funds shall be separately identified in the RECIPIENT's accounting records. If requested, the RECIPIENT shall comply with other reasonable requests made by the COUNTY with respect to the manner in which PROJECT expenditures are tracked and accounted for in the RECIPIENT's accounting books and records. The RECIPIENT shall maintain such records of expenditures as may be necessary to conform to generally accepted accounting principles, and to meet the requirements of all applicable state and federal laws.
- D. The COUNTY will reimburse RECIPIENT for expenses on a quarterly basis, following receipt and approval of Quarterly Progress Reports, Quarterly Expense Reports, and Closeout Reports. Twenty percent (20%) of the AWARD will be held back until a closeout verifies fiscal and programmatic compliance with the terms and conditions of the agreement.
 - 1. The RECIPIENT shall be responsible for submitting the following PROJECT progress reports: Quarterly Progress Reports (Exhibit E), Quarterly Expense Reports (Exhibit F or G), Financial Closeout Report (Exhibit H), and Narrative Closeout Report (Exhibit I); including backup documentation such as photos, copies of articles, and financial backup such as copies of receipts.
 - 2. Quarterly Progress Report (Exhibit E) and Quarterly Expense Report (Exhibit F or G) shall be submitted together.
 - a. Each Quarterly Progress Report shall be presented in the format shown in Exhibit E of this Agreement; each Quarterly Expense Report shall be presented in the format shown in Exhibit F of this agreement.
 - b. The Quarterly Progress and Quarterly Expense reports are due thirty (30) days after the end of each quarter.
 - c. If no expenses are made during a quarter, no Expense Report is needed. However, the Quarterly Progress Report should still be submitted and indicate that no expenses were made during that time period.

- d. The Quarterly Expense Report should detail expenses and include backup documentation of expenses.
- 3. Financial Closeout Report (Exhibit H) and Narrative Closeout Report (Exhibit I) shall be submitted together, which will include closeout documentation.
 - a. The Final Closeout reports are due thirty (30) days after the end date of the contract or not later than February 28, 2019.
- E. Failure to submit the aforementioned Quarterly Report on the PROJECT progress within ninety (90) days of the due date may be cause for the COUNTY to terminate this agreement for non-performance. Termination would require the return of any funds advanced but not already spent executing the PROJECT, as well as forfeiture of AWARD funds for activities not completed by termination date.
- F. Failure to provide all of aforementioned documentation may result in the need to withhold part or all of the AWARD.
- G. Costs eligible for payment shall be limited to those costs identified in the Budget (Exhibit B) and incurred during the effective dates of this Agreement.
- H. Any and all activities to be funded by this Agreement to the RECIPIENT shall be completed by February 28, 2019. If needed, an Agreement Amendment may be granted to extend the terms of the contract beyond the end date, adjust the scope of work, or change the budget details (but not increase the total AWARD amount), conditioned upon approval by KING COUNTY. The extension must be requested and approved at least sixty (60) days in advance of the original end date.
- I. The RECIPIENT agrees to acknowledge the COUNTY in all media, publications, and signage that are produced as part of the PROJECT. This includes press releases, public service announcements, posters, flyers, signage, Web pages, blogs, and videos. The RECIPIENT will use the wording provided in Exhibit C of this Agreement (Credit and Disclaimers).

Section 3. Legal and Administrative Relations:

- A. The RECIPIENT shall maintain such records of expenditures as may be necessary to conform to generally accepted accounting principles and to meet the requirements of all applicable state and federal laws. The RECIPIENT shall maintain and submit to the COUNTY any such records as the COUNTY may require to conduct any audit of the PROJECT it may elect to conduct or to substantiate expenditures paid for by this AWARD. The RECIPIENT shall maintain and retain books and records related to the Agreement for at least three (3) years after the termination of said Agreement.
- B. The COUNTY's financial assistance to the RECIPIENT shall be construed by the parties as a special disbursement to the RECIPIENT to fund activities, as described herein that

generally benefit the COUNTY's efforts to leverage or complement the water quality mission of the regional wastewater system. The COUNTY's sole obligation under this agreement shall be to provide funds to the RECIPIENT and this agreement shall not be construed as a contract for services between the RECIPIENT and the COUNTY, or as establishing a principal agent relationship between the COUNTY and the RECIPIENT. No joint venture or partnership is formed as a result of this Agreement.

- C. The RECIPIENT shall be solely responsible for the recruiting, training, and supervision of its employees and volunteers. Individuals hired and paid by the RECIPIENT shall not, in any event, be construed to be employees of, or contractors to, the COUNTY and the RECIPIENT shall indemnify and hold harmless the COUNTY from any and all claims arising from any contention that said individuals are employees of, or contractors to, the COUNTY. This condition shall survive the termination of this Agreement. All actions undertaken under the funding provided by the terms of this agreement are, as between the COUNTY and the RECIPIENT, the sole responsibility of the RECIPIENT. No employees, agents, volunteers, or contractors of RECIPIENT shall be deemed, or represent themselves, to be employees of the COUNTY.
- D. RECIPIENT agrees for itself, its successors, assigns or by others including, without limitation, all persons directly or indirectly employed by RECIPIENT, or any agents, contractors, subcontractors, consultants, subconsultants, volunteers, licensees or invitees of RECIPIENT, to defend, indemnify, and hold harmless the COUNTY, its appointed and elected officials, and employees from and against liability for all claims, demands, suits, and judgments, including costs of defense thereof for injury to persons, death, or property damage which is caused by, arises out of, or is incidental to RECIPIENT's exercise of rights, privileges, and obligations under this Agreement, except for the COUNTY's sole negligence. RECIPIENT's obligations under this section shall include, but not be limited to all of the following: (i) The duty to promptly accept tender of defense and provide defense to the COUNTY with legal counsel acceptable to the COUNTY at RECIPIENT's own expense; (ii) Indemnification of claims made by RECIPIENT's own employees or agents; and (iii) Waiver of RECIPIENT's immunity under the industrial insurance provisions of Title 51 R.C.W. but only to the extent necessary to indemnify the COUNTY, which waiver has been mutually negotiated by the Parties.

In the event it is necessary for the COUNTY to incur attorney's fees, legal expenses, or other costs to enforce the provisions of this section, all such fees, expenses, and costs shall be recoverable from RECIPIENT. The provisions of this Section 3.D shall survive the expiration, abandonment, or termination of this Agreement.

E. Nothing in this Agreement shall be construed as prohibiting the RECIPIENT from undertaking or assisting projects developed outside the purview of this Agreement, or entering into agreements with other parties to undertake said projects in accordance with whatever terms and conditions may be agreed to between the RECIPIENT and other parties.

- F. The COUNTY shall be under no obligation to continue this agreement and may request partial or full reimbursement of payments it made to the RECIPIENT should the RECIPIENT fail to perform according to the terms and conditions of this Agreement, whether or not failure to perform is within the RECIPIENT's control.
- G. This Agreement may be amended at any time by written concurrence of the parties through a formalized Amendment Agreement Form and will terminate upon fulfillment of all obligations contained herein.
- H. The COUNTY may terminate this Agreement immediately for cause. If this Agreement is terminated the RECIPIENT shall return any unused portion of the funds advanced up to the date of termination.
- I. Invalidity or unenforceability of one or more provisions of this Agreement shall not affect any other provision of this Agreement.
- J. In its performance under this Agreement the RECIPIENT shall not discriminate against any person on the basis of sex, race, color, marital status, national origin, religious affiliation, disability, sexual orientation, gender identity or expression, age except by minimum age, and retirement provisions, unless based upon a bona fide occupational qualification, and the RECIPIENT shall not violate any of the terms of chapter 49.60 RCW, Title VII of the Civil Rights Act of 1964, or any other applicable federal, state, or local law or regulation regarding nondiscrimination in employment.
- K. <u>Authority: Representations and Warranties</u>. Each signatory to this Agreement represents and warrants that he or she has full power and authority to execute and deliver this Agreement on behalf of the entity for whom he or she is signing.
- L. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be deemed an original, and all counterparts together shall constitute but one and the same instrument. The exchange of copies of this Agreement and of signature pages by facsimile transmission, by electronic mail in "portable document format" (".pdf") form, or by any other electronic means intended to preserve the original graphic and pictorial appearance of a document, or by combination of such means, shall constitute effective execution and delivery of this Agreement as to the Parties and may be used in lieu of the original Agreement for all purposes. Signatures of the Parties transmitted by facsimile shall be deemed to be their original signatures for all purposes.
- M. The effective date of this agreement is the date of COUNTY signatory.

AGREEMENT SIGNATURE PAGE
CITY OF BLACK DIAMOND by:
Signature:
Carol Benson, Mayor
Date:
KING COUNTY by:
Signature:
Gunars Sreibers, Acting Division Director, Wastewater Treatment Division
Date:

EXHIBIT A: SCOPE OF WORK

The task(s) set forth below summarize the RECIPIENT's activities to be performed under this agreement to complete the PROJECT. All activities in the following tasks, including deliverables, must be completed by the expiration date of this agreement unless otherwise modified through an Agreement Amendment Form and approved by the COUNTY in writing.

Any work performed or costs incurred prior to the effective date of this agreement will be at the sole expense of the RECIPIENT.

Tasks and Activities	Measurable Results/Deliverables	Timeframe
Design and Permitting	Ensure environmental protection;	
	implementation of good science and	
	standards	
Construction of storm pipe to	Intercept the polluted stormwater before	Summer
collect stormwater	it discharges to Ginder Creek and	2017 or 2018
	transport it 2000 ft. downstream to a	
	great site for treatment	
Construct a wet pond for primary	The constructed wetland will provide a	Summer
settling and a large shallow	natural highly effective treatment	2017 or 2018
wetland for biological treatment	system to remove pollutants before the	
	stormwater reaches Ginder Creek	
Project Management and	The City's oversight will ensure that	2016 - 2018
Inspection	state law is followed, construction is	
	completed according to the contract and	
	plans, reporting and records are properly	
	kept and permit conditions are met	к
Permits/Permissions	Coordination with WSDOT for work	Winter 2016
	within the State Right of Way; hydraulic	
	permit approval from the state	
	department of Fish and Wildlife for a	
	storm pipe under or over Ginder Creek	
	and possibly a new stream bank	
	protection wall along Roberts Drive	

EXHIBIT B: BUDGET

Costs are limited to those approved by the COUNTY in the current Budget. Costs should be reasonable and necessary to carry out the task. All activities and PROJECT expenditures must be completed according to this agreement unless otherwise modified through an Agreement Amendment Form and approved by the COUNTY in writing.

Any work performed or costs incurred prior to the effective date of this agreement will be at the sole expense of the RECIPIENT.

An Agreement Amendment must be completed and approved to change a scope of work, request an extension, or if the budget might deviate more than ten percent (10%) (of Grand Total). For more information, contact your grant administrator.

A	В	C	D	E	F
BUDGET CATEGORY	ITEMS: Description (rate or unit x quantity)	GRANT AWARD	CASH MATCH	IN-KIND MATCH	SOURCE OF MATCH (indicate if pending or secured)
Staff salaries & benefits: for Project management, inspection services during construction and project administration	Public Works Director, Capital Project Manager and Utilities Supervisor average \$75/hr. x 1,200 hours	[\$24,300] (27% of \$90,000)		City is providing the property but cost is not accounted for in project budget	Secured
Salary and Benefits Subtotal		\$24,300			
Project supplies, materials, and equipment	Included in the construction bid below				
Construction by contract	Construction is currently estimated @ \$775,000	[\$201,500] 26% of \$775,000	[\$676,357] Opportunity fund, State leg, and WRIA 9		State legis. and WRIA 9 funding not secured yet
Engineering and permitting	Currently estimated at \$55,000	[\$17,843] 32%			
Direct Costs Subtotal		\$219,343	\$676,357		4 100
Project Subtotal (Salary and Benefits Subtotal + Direct Costs Subtotal)		\$243,643	\$676,357		
Overhead (not more than 10% of Grand TOTAL)					ì
Grand TOTAL	20010000	\$243,643	\$676,357		

EXHIBIT C: ACKNOWLEDGEMENTS AND DISCLAIMERS



Department of Natural Resources and Parks Wastewater Treatment Division

Logo and logo standards: For electronic versions of the official logos and logo standards, contact your grant administrator. The above logo must be included on all printed documents and electronic media produced in carrying out the PROJECT. This includes signage, posters, documents, brochures, flyers, newsletters, newspaper advertising, Web pages, blogs, and videos.

Credit for materials produced as part of the PROJECT: Acknowledge PROJECT funding by including the following sentence with the logo:

This project is funded by the King County Wastewater Treatment Division

If your PROJECT has multiple funders, it can say:

This project is funded in part by the King County Wastewater Treatment Division

Disclaimer language: For items where opinions or advice or a list of organizations or businesses are included in the copy (e.g., an interpretive panel, a guidebook, or a directory), please add the following disclaimer sentence:

The content herein does not constitute an endorsement by King County government, its employees, or its elected and appointed officials.

EXHIBIT D: AGREEMENT TERMS AND PROCEDURES

ACKNOWLEDGMENT: Please acknowledge KING COUNTY in all written and electronic media (publications, signage, press releases, public service announcements, posters, flyers, Web pages, videos, PowerPoint presentations, etc.). Refer to Exhibit C for further information.

ADVANCE: Advance payments are allowed in some cases at the discretion of the COUNTY; documentation of payments made from advances shall be submitted to the COUNTY prior to any further requests for AWARD funds.

AGREEMENT AMENDMENT: This document must be completed and approved to change a scope of work, request an extension, or if the budget (Exhibit B) might deviate in any PROJECT cost categories by an amount equal to or greater than ten percent (10%) of the total AWARD amount. This form is available from your grant administrator.

BALANCE OF AWARD: Any amount of your AWARD not spent on this PROJECT must be returned to KING COUNTY, if an advance was issued.

CLOSEOUT REPORTS, FINANCIAL AND NARRATIVE: These reports document the successful completion of the PROJECT according to the scope of work. The Financial and Narrative Closeout Reports are due thirty (30) days after the end of your agreement period. Refer to Exhibit H for more information.

Include in the final report:

- 1. Financial Closeout Report (Exhibit H) documenting the records of expenditures for the PROJECT (reconcile your project expenses, award, cash, and in-kind match).
- 2. Narrative Closeout Report (Exhibit I) documenting the successful completion of the PROJECT according to the scope of work. The final report will include a narrative, outreach materials, copies of communication materials, and tools created for and about the PROJECT.

ELIGIBLE CHARGES: Only expenses in the categories listed in the budget page of this grant agreement can be covered by this AWARD and only up to the indicated amount without prior authorization.

FINANCIAL RECORDS: Maintain a record of your expenditures to conform to generally accepted accounting principles. Retain records for at least three (3) years after the end date of your agreement. It is highly recommended that if you use a computer to track your project expenses you assign a code to this grant. If you keep track of your expenses manually, you will need to make copies of your receipts or other "manual" documents. This way, you will be able to document your expenses.

MATCH: Keep track of cash and/or in-kind match amount as it is described in your budget (Exhibit B) because it must be documented in your Financial Closeout Report (Exhibit H).

MILESTONE: Milestones are considered significant actions or events marking important progress or change in the stage of development of the PROJECT.

QUARTERLY PROGRESS REPORTS (Exhibit E): These reports include a task summary and provide a status report on the progress of tasks identified in the scope of work. It also quantifies the amount spent to date and percent of the PROJECT completed. The quarterly reports are due thirty (30) days after the end of each quarter.

QUARTERLY EXPENSE REPORTS (Exhibit F or G): This form, submitted along with a Quarterly Progress Report, is for reimbursement of costs each quarter.

SCOPE OF WORK (EXHIBIT A): Keep track of your activities as they relate to the scope of work you provided. You will have to document the progress when submitting your Quarterly Reports (Exhibit E) and Closeout Report (Exhibit I).

START DATE: The start date of this agreement is the date of the COUNTY signatory. Expenses can be posted as of the start date of your agreement but not sooner. (Same thing as Effective Date.)

EXHIBIT E: QUARTERLY PROGRESS REPORT



Water Quality Improvement Project Quarterly Progress Report

Date		
Recipient		
(organization)		_
Contact Name	72	_
Phone	Email	_
Address		_
City, State, Zip Code	Dates	_
Request No.	(beginning & end date for this claim)	
		_
and the total grantes transfer and the		_
Instructions: Complete this fo	orm and submit together with Quarterly Expense Report to Grant Administrator	
Tasks/Activities	Measurable Results/Deliverables	
(from Scope of Work)	progress/status/percentage completed (note dates)	
	(from Scope of Work)	_
1)		
0)		_
2)		
2)		_
3)		
		_

4)	
5)	

Briefly describe for this time period, in five lines or less per topic:

Project Successes

Obstacles and Challenges

Please email inquiries and all documents to:

Elizabeth Loudon, Grant Administrator Wastewater Treatment Division

Phone: 206-477-4297 Email: water.grants@kingcounty.gov

EXHIBIT F: QUARTERLY EXPENSE REPORT



Water Quality Improvement Project Quarterly Expense Report

(organization)				
Cantant Name			and the second s	
		Email		
Address				
City, State, Zip Code				
			Dates	
Request No.			for this claim)	
Project Name _				
Instructions: Complete this spreexpenses.	eadsheet in Excel and at	tach your financial/acc	ounting system reports to	o document all
Budget Line Item (From Exhibit B Budget, use	Budgeted (From Exhibit B	Current Request	Amount of all Prior Requests	Award Balance Remaining
latest approved amendment)	Budget, use latest approved amendment)		(Do not include advances as a line item)	Kemaning
				\$ -
				\$ -
				\$ -
				\$ -
				\$ -
				\$ -
				\$ -
				\$ -
				\$ -
TOTAL	\$	\$ -	\$ -	\$ -
GRAND TOTAL		\$ -		
THIS REQUEST		\$ -		

Please email inquiries and all documents to:

Elizabeth Loudon, Grant Administrator

Wastewater Treatment Division

Phone: 206-477-4297 Email: water.grants@kingcounty.gov

EXHIBIT G: QUARTERLY EXPENSE REPORT—ADVANCE



Data

Water Quality Improvement Project Quarterly Expense Report with Advance

D	Date _		9						
Recipient (organiz									
Contact	Name _								
]	Phone _				Email _				
Ad	ldress								
City, State, Zip	Code								
<i>J</i> ,,	_					Date	PC		
Reque	st No.		(heg	inning & en	d date for th		n)		
Project	Nama		(00)						
Troject	Tame _								
Instructions: Complete expenses. Advances wil									l
Budget Line Item	Bud	lgeted	Current	Request	Advar	ice	Amount of all	Award	Balance
(From Exhibit B Budget,		Exhibit B		•	Reconcil	iation	Prior Requests	Rema	ining
use latest approved amendment)		use latest amendment)			(Expenses of		(Do not include		
amenament)	арргочец				by last adv	ance)	advances as line item)	\$	-
				-				\$	
	_							\$	
								\$	
								\$	
	_	_						\$	
TOTAL	\$		S	-	\$	_	\$ -	S	-
ADVANCE				_					
REQUESTED									
(For next period)			\$.=				\$	-
GRAND TOTAL			\$	-				\$	
ADVANCE FROM					•		0		
LAST INVOICE					\$	=		\$	-
ADJUSTED FOR									
ADVANCE									
FORFEITURE (Advance balances do not									
carry forward)					\$	-		\$	1-1
THIS REQUEST			\$	-				\$	-
ADVANCE EXPLANA	ATION:								
second o delicition deposits devices and the Vi									

Please email inquiries and all documents to:

Elizabeth Loudon, Grant Administrator

Wastewater Treatment Division

Phone: 206-477-4297 Email: water.grants@kingcounty.gov

EXHIBIT H: FINANCIAL CLOSEOUT REPORT



Water Quality Improvement Project Financial Closeout Report

Project Name	
Recipient	
Total Award	
Project Contact	
Address	
City/State	
Phone	
Email	
Grant Agreement Dates	Start Date – End Date
Date Reporting	Today's Date

Instructions: Complete the budget table below comparing your proposed budget to actual spending within the project and sign. Include receipts and/or auditable accounting details for all costs incurred for the project. This may include ledger-based copies, cancelled checks, and payroll records.

BUDGET ITEM	GRANT BUDGET	GRANT ACTUAL	CASH MATCH PROPOSED	CASH MATCH ACTUAL	IN-KIND MATCH PROPOSED	IN-KIND MATCH ACTUAL
Staff salaries & benefits						
Salaries & Benefits Sub Total						
Freelance workers and consultants						
Project supplies, materials, and equipment						
Commercial services						
Transportation Other costs						
Direct Costs Sub Total						
Overhead (10% of Grand Total max)						
Grand TOTAL						

Provisions

Please complete and sign below.	
By signing this financial closeout report, I, an authorized representative of the above named RECIPIENT, confirm that I have examined the information contained herein and that, to the best of my knowledge, it is a true and accurate account of financial expenses and in-kind contributions incurred by the above named PROJECT in the course of fulfilling the conditions of the Agreement between City of Black Diamond and FCOUNTY.	all the
This report contains financial documents from to (dates).	
I hereby acknowledge that there are no further expenses associated with this PROJECT, no pending or future claims to the COUNTY and that the COUNTY is not liable for any expended not documented in the budget. I understand that City of Black Diamond is fully bound by provisions of the Agreement, including but not limited to, the return of COUNTY funds the unspent or whose spending is unsubstantiated according to the Terms of the Agreement, are right to examine records. I further understand that the COUNTY, upon examining final but and closeout reports, submitted by the RECIPIENT will determine the amount of the balant to the RECIPIENT.	enses the at are and the dget
Signature:	
RECIPIENT printed name and title:	
Date:	,
Please email inquiries and all documents to: Elizabeth Loudon, Grant Administrator	

Elizabeth Loudon, Grant Administrator Wastewater Treatment Division

Phone: 206-477-4297 Email: water.grants@kingcounty.gov

EXHIBIT I: NARRATIVE CLOSEOUT REPORT



Water Quality Improvement Project Narrative Closeout Report

Project Name	
Recipient	
Total Award	
Project Contact	
Address	
City/State	
Phone	
Email	
Grant Agreement Dates	Start Date – End Date
Date Reporting	Today's Date

Instructions: In narrative format, summarize the project accomplishments and successes, regional benefits, project performance, obstacles and challenges, lessons learned, and recommendations for future comparable projects. Attach copies of all project materials and publications as well as photos from your project.

Project Performance

Ambassadors Recruited

Please quantify all fields below that are applicable to your project and for which you have data; add any other quantifiable data that is pertinent, including units (e.g. square feet, volunteer hours, gallons/year).

Wastewater Captured and Treated Volunteer Hours Stormwater Runoff Captured Events Organized/Tours Given Event Attendance Stormwater Runoff Diverted Best Management Practices Installed People Engaged Presentations Given Rain Gardens Installed Cisterns Installed Materials Created Materials Distributed Water Saved Sites Restored Languages Provided Communities Served Site Depayed Native Plants Installed Project Partners Organizations Engaged Social Media Followers

Active Volunteers Earned Media Stories

Website Visits

Regional Water Quality Benefits

What difference did this project make in supporting King County WTD's water quality mission, and create a benefit to or improvement of water quality within WTD's service area?

Project Accomplishments and Successes

Please describe the notable accomplishments and success of your project, both anticipated and unanticipated.

Obstacles and Challenges

Please describe any obstacles or challenges you faced while carrying out this project.

Lessons Learned and Recommendations for Future Projects

Please describe any lessons learned from both successes and failures alike. What strategies worked well that might be replicated elsewhere and what approaches fell short of expectations? Why?

Project Materials and Photos (list here and attach)

Please email inquiries and all documents to:

Elizabeth Loudon, Grant Administrator Wastewater Treatment Division

Phone: 206-477-4297 Email: water.grants@kingcounty.gov

EXHIBIT J: FUNDING AUTHORITY

The funding authority for this AWARD comes from the COUNTY, through its Department of Natural Resources and Parks, which operates a regional system of sewage treatment and conveyance facilities for which it collects charges from local governments. Said charges constitute the source of revenue for operation of the COUNTY's sewage treatment system. By agreement with said local governments, this revenue can be used only to fund expenditures that are related to the development, operation, maintenance, and replacement and improvement of said system. By budget authority, the COUNTY funds activities related to the regional water quality objectives advanced by the development of the sewage treatment system.

Capital Plan 2015 - 2020

Project for the Stormwater Department # D2

North Commercial and SR 169 Stormwater Treatment Pond

13.15

DESCRIPTION

Collect storm water runoff from the main commercial area in north Black Diamond and from State Route 169 and route to city property north of the library. Construct a wetpond or vault for pre-treatment followed by constructed wetlands to dispersion trenches for discharge to upland above Ginder Creek.

BACKGROUND

Whereas there is a total maximum daily load (TMDL) on Lake Sawyer for phosphorous, the city should look for opportunities to reduce phosphorous inputs from existing untreated stormwater discharges. Stormwater outfall discharges from the commercial area and the state route appear to have the highest pollutant loadings as compared to other City stormwater outfalls.

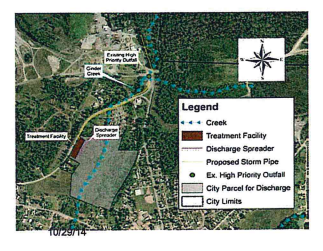
COMMENTS

The City obtained a grant from the Department of Ecology to design this project. With a completed design at 90%, the City will have a well defined project and will use the detailed information to improve grant applications.

Final Engineering prepare bid docs Construction Management / Administration TOTAL COSTS

Capital Plan 2015 - 2020 Total \$ 2019 2020 Requested 2015 2016 2017 2018 2015 - 2020 20,000 20,000 850,000 850,000 35,000 5,000 870,000 20,000 850,000 Total \$ 2018 2019 2020 Requested 2015 2016 2017 2015 - 2020 850,000 850,000 20,000 20,000 20,000 850,000 870,000

SOE Grant
Grant Matching
TOTAL SOURCES





CITY COUNCIL AGENDA BILL

June 2, 2016

June 16, 2016

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITERA INICODRANTIONI			
ITEM INFORMATION ARIC 2004			
SUBJECT:		Agenda Date: June 16, 2016	AB16-030A
		Mayor Carol Benson	X
Resolution No. 16-00	1	City Administrator	
Mayor's appointmen	t to the Planning	City Attorney David Linehan	
Commission		City Clerk – Brenda L. Martinez	
		Com Dev/Nat Res – Barb Kincaid	
		Finance – May Miller	
		MDRT/Ec Dev – Andy Williamson	
Cost Impact (see also Fi	scal Note): \$	Police – Chief Kiblinger	
Fund Source:		Public Works – Seth Boettcher	
Timeline:		Court - Stephanie Metcalf	
Agenda Placement:	🛚 Mayor 🔲 Two Cou	ıncilmembers 🔲 Committee Chair 🤙 (City Administrator
Attachments: Resolu	tion No. 16-0000; app	lication	
SUMMARY STATEME	NT:		
		e Planning Commission due to the	resignation of Garv
		s. An interview committee consistir	
	elman, and Counciln	nember Deady interviewed both ap	phicants on April o,
2016.			
After careful consideration, the Mayor is seeking confirmation of her appointment of Jason Seth to the Black Diamond Planning Commission Position No. 7, with said term to expire December 31, 2017.			
FISCAL NOTE (Finan	ce Department): N/	A	
COUNCIL COMMITTE	E REVIEW AND RECOM	IMENDATION:	
DECOMMENDED ACT	ION. MOTION to a	dopt Resolution No. 16-0000	(Clerk will assian
number at ac	doption), author		ng Commission
appointment of	Jason Seth to the	Black Diamond Planning Com	mission Position
appointment of Jason Seth to the Black Diamond Planning Commission Position			
No. 7.			
	RECORD	OF COUNCIL ACTION	
Meeting Date	Action	Vote	
May 5, 2016	Referred to Co	mmittee	
May 19, 2016	No quorum		
May 25, 2016	No guorum	4	

No quorum

RESOLUTION NO. 16-0000

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON CONFIRMING THE MAYOR'S APPOINTMENT TO THE PLANNING COMMISSION

WHEREAS, in accordance with Black Diamond Municipal Code 2.24.010, members of the Planning Commission shall be appointed by the Mayor and confirmed by the City Council; and

WHEREAS, this Resolution confirms the Mayor's appointment to the City of Black Diamond Planning Commission;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> That the Mayor's appointment of Jason Seth to the City of Black Diamond Planning Commission Position No. 7 is hereby confirmed; said term to expire on December 31, 2017.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 25TH DAY OF MAY, 2016.

CITY OF DIACK DIAMOND.

	CIT I OF BLACK DIAMOND.
	Carol Benson, Mayor
Attest:	
Brenda L. Martinez, City Clerk	



CITY OF BLACK DIAMOND

Commission Application
PO Box 599 - 24301 Roberts Drive
Black Diamond, WA 98010
Phone: 360.886.5700 - Fax: 360.886.2592

Name:	
32105 Sunny Ln Address:	
Home Phone: 425-306-8994	Business Phone: 425-430-6502
Email address:	Dusiness I none.
	After 5 p.m.
How long at Residence:	Best time to contact: After 5 p.m.
Commission desired:	1.) Planning Commission
	2.)
December one interested in servings	id like to help guide the City's future development, land use actions,
tree preservation regulations, and economic	development goals.
I have volun	teered at homeless shelters in Renton, Renton's One Night Count,
Previous community activities:	ed senior citizens Thanksgiving dinner for the past five years.
Applicable education, occupational, and sp	ecialized experience: 11+ years municipal service as Records Mgr.,
Deputy City Clerk, and current City Clerk. I ha	ave extensive knowledge of RCWs, WACs, and legal processes.
Commissions make recommendations regard the Community.	rding monetary expenditures and/or benefits to certain areas of
1.) Can you foresee possible conflicts of inte	rest with any of your current employment or civic positions:
I see no conflict of interest	
2). When making these recommendations doverall need and benefit of the Community:	o you feel you could be impartial and base your decision on the Yes.
ing there any days ar avanings you are una	vailable to meet? cannot work Monday nights.
	3/9/2016 Date:
Signature:	

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION				
SUBJECT:	P	Agenda Date: .	June 16, 2016	AB16-033A
Resolution authorizing a Professional		Mayor Carol I	Benson	
Services Agreement with Parametrix for		City Administr	rator	
the design engineering of the Covington		City Attorney	David Linehan	
Creek Culvert Replacement project		City Clerk – Br	enda L. Martinez	
		Com Dev/Nat	Res – Barb Kincaid	
		Finance – May	y Miller	
		MDRT/Ec Dev	Andy Williamson	
Cost Impact (see also Fiscal Note):		Police – Chief	Kiblinger	4
\$108,874.50 for design work				
Fund Source: King County Flood Reduction		Public Works -	– Seth Boettcher	Х
Grant of \$145,000				
Timeline: May to December 2016		Court - Steph	nanie Metcalf	
Agenda Placement: 🔀 Mayor 🔀 Two Cou	un	cilmembers	Committee Chair	City Administrator
Attachments: Resolution 16-XXX; Profession	ona	al Services Agr	reement; Scope of Wo	ork; CIP Page
Attachments: Mayor Matchments: Resolution 16-XXX; Professional Services Agreement; Scope of Work; CIP Page SUMMARY STATEMENT: Public Works staff was successful in obtaining a Flood Reduction Grant from King County in the amount of \$145,000 (Resolution 15-1057) for the design of the Covington Creek Culvert Replacement project. Funds for the grant cover the cost of consultant and staff time. Consultants were invited to submit Statements of Qualifications to the City for the design engineering associated with this project. Based on the submittals and interviews, Parametrix has been selected by City staff as the recommended consultant for this project. Parametrix has the staff and expertise necessary to design and prepare bid materials, as well as acquire necessary permits from state agencies, for this project. Having these design and bid materials will make this a construction-ready project and more appealing for future grant funding. This project will replace the three aging culverts where Lake Sawyer outlets to Covington Creek under 224 th Avenue SE. FISCAL NOTE (Finance Department): This Project was Budgeted in 2015 and will carry over to 2016. The King County Flood Reduction Grant does not have a match requirement for this project. Funding for the design work will be covered in its entirety by the grant.				
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:				
DECOMMENDED ACTION MOTION to	_	adont Pas	valution 16 VVV	(Clark to assign
RECOMMENDED ACTION: MOTION to		adopt kes	POINTION TO-YXX	(CIEIK to assign

number at adoption), authorizing the Mayor to execute a professional services agreement with Parametrix, Inc. for the design of the Covington Creek Culvert Replacement project.

RECORD OF COUNCIL ACTION				
Meeting Date Action Vote				
May 5, 2016	Referred to Committee			
May 19, 2016	No quorum			
May 25, 2016	No quorum			
June 2, 2016	No quorum			

RESO	LUTION	NO. 16-	
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A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AUTHORIZING THE MAYOR TO EXECUTE PROFESSIONAL SERVICES AGREEMENT PARAMETRIX, INC. FOR THE DESIGN OF THE COVINGTON REPLACEMENT CREEK CULVERT **PROJECT**

WHEREAS, the City has planned for capital improvements to the Covington Creek Culvert; and

WHEREAS, Public Works staff was successful in receiving a Flood Reduction Grant from King County to fund the design for the Covington Creek Culvert Replacement project; and

WHEREAS, the City is in need of design services for the Covington Creek Culvert Replacement project; and

WHEREAS, the City went through a competitive selection process to select a consultant to perform the design services for the Covington Creek Culvert Replacement project; and

WHEREAS, Parametrix, Inc. was selected as the most qualified to complete the design work associated with the Covington Creek Culvert Replacement project;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute a professional services agreement with Parametrix, Inc. for the development of design and bid materials for the Covington Creek Culvert Replacement project; substantially in the form attached hereto.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

CITY OF	BLACK DIAMOND:	
Carol Be	enson, Mayor	

Attest:

Brenda L. Martinez, City Clerk

CITY OF BLACK DIAMOND PROFESSIONAL SERVICES AGREEMENT

THIS Agreement is made effective a			
between the City of Black Diamond, a munic	ipal corporation, organiz	ed under	the laws of the State of
Washington, whose address is:			
CITY OF BLACK DIAMOND, WASH 24301 Roberts Drive Black Diamond, WA 98010 Contact: Mayor Carol Benson Phone and Parametrix, Inc., a Corporation, or business at:	: 360-886-5700 Fax: 3	60	
PARAMETRIX, INC. (hereinafter the 1019 39th Avenue SE, Suite 100 Puyallup, WA 98374	"CONSULTANT")		
Contact: Austin R. Fisher, P.E.	Phone: 253-604-6600	Fax:	855-542-6353

for professional services in connection with the following Project:

Covington Creek Culvert Replacement

TERMS AND CONDITIONS

1. Services by Consultant.

- A. Consultant shall perform the services described in the Scope of Work attached to this Agreement as Exhibit "A." The services performed by the Consultant shall not exceed the Scope of Work without prior written authorization from the City.
- B. The City may from time to time require changes or modifications in the Scope of Work. Such changes, including any decrease or increase in the amount of compensation, shall be agreed to by the parties and incorporated in written amendments to the Agreement.

2. Schedule of Work.

- A. Consultant shall perform the services described in the Scope of Work in accordance with the Schedule attached to this contract as Exhibit "A." If delays beyond Consultant's reasonable control occur, the parties will negotiate in good faith to determine whether an extension is appropriate.
- B. Consultant is authorized to proceed with services upon receipt of a written Notice to Proceed.

3.	Terms. This Agreement shall commence on	, ("Commencement
	Date") and shall terminate on	unless extended or terminated in writing
	as provided herein.	*

4. Compensation.

X TIME AND MATERIALS NOT TO EXCEED. Compensation for these services shall not exceed \$108,874.50 without written authorization and will be based on billing rates and reimbursable expenses attached hereto as Exhibit B.

5. Payment.

- A. Consultant shall maintain time and expense records and provide them to the City monthly after services have been performed, along with monthly invoices in a format acceptable to the City for work performed to the date of the invoice.
- B. All invoices shall be paid by City warrant within sixty (60) days of receipt of a proper invoice. If the City objects to all or any portion of any invoice, it shall so notify the Consultant of the same within fifteen (15) days from the date of receipt and shall pay that portion of the invoice not in dispute, and the parties shall immediately make every effort to settle the disputed portion.
- C. Consultant shall keep cost records and accounts pertaining to this Agreement available for inspection by City representatives for three (3) years after final payment unless a longer period is required by a third-party agreement. Copies shall be made available on request.
- D. On the effective date of this Agreement (or shortly thereafter), the Consultant shall comply with all federal and state laws applicable to independent contractors, including, but not limited to, the maintenance of a separate set of books and records that reflect all items of income and expenses of the Consultant's business, pursuant to Revised Code of Washington (RCW) 51.08.195, as required by law, to show that the services performed by the Consultant under this Agreement shall not give rise to an employer-employee relationship between the parties, which is subject to Title 51 RCW, Industrial Insurance.
- E. If the services rendered do not meet the requirements of the Agreement, Consultant will correct or modify the work to comply with the Agreement. City may withhold payment for such work until the work meets the requirements of the Agreement.

6. Discrimination and Compliance with Laws

- A. Consultant agrees not to discriminate against any employee or applicant for employment or any other person in the performance of this Agreement because of race, creed, color, national origin, marital status, sex, age, disability, or other circumstance prohibited by federal, state, or local law or ordinance, except for a bona fide occupational qualification.
- B. Even though the Consultant is an independent contractor with the authority to control and direct the performance and details of the work authorized under this Agreement, the work must meet the approval of the City and shall be subject to the City's general right inspection to secure the satisfactory completion thereof. The Consultant agrees to comply with all federal, state and municipal laws, rules and regulations that are now effective or become applicable within the terms of this Agreement to the

Consultant's business, equipment and personnel engaged in operations covered by this Agreement or accruing out of the performance of such operations.

- C. Consultant shall obtain a City of Black Diamond business license prior to receipt of written Notice to Proceed.
- D. Violation of this Paragraph 6 shall be a material breach of this Agreement and grounds for cancellation, termination, or suspension of the Agreement by City, in whole or in part, and may result in ineligibility for further work for City.
- Relationship of Parties. The parties intend that an independent contractor-client relationship will be created by this Agreement. As the Consultant is customarily engaged in an independently established trade which encompasses the specific service provided to the City hereunder, no agent, employee, representative or sub-consultant of the Consultant shall be or shall be deemed to be the employee, agent, representative or sub-consultant of the City. In the performance of the work, the Consultant is an independent contractor with the ability to control and direct the performance and details of the work, the City being interested only in the results obtained under this Agreement. None of the benefits provided by the City to its employees including, but not limited to, compensation, insurance, and unemployment insurance are available from the City to the employees, agents, representatives or sub-consultants of the Consultant. The Consultant will be solely and entirely responsible for its acts and for the acts of its agents, employees, representatives and sub-consultants during the performance of this Agreement. The City may, during the term of this Agreement, engage other independent contractors to perform the same or similar work that the Consultant performs hereunder.

8. Suspension and Termination of Agreement

- A. <u>Termination without cause.</u> This Agreement may be terminated by the City at any time for public convenience, for the Consultant's insolvency or bankruptcy, or the Consultant's assignment for the benefit of creditors.
- B. <u>Termination with cause.</u> The Agreement may be terminated upon the default of the Consultant.

C. Rights Upon Termination.

- 1. With or Without Cause. Upon termination for any reason, all finished or unfinished documents, reports, or other material or work of Consultant pursuant to this Agreement shall be submitted to City, and Consultant shall be entitled to just and equitable compensation for any satisfactory work completed prior to the date of termination, not to exceed the total compensation set forth herein. Consultant shall not be entitled to any reallocation of cost, profit or overhead. Consultant shall not in any event be entitled to anticipated profit on work not performed because of such termination. Consultant shall use its best efforts to minimize the compensation payable under this Agreement in the event of such termination. Upon termination, the City may take over the work and prosecute the same to completion, by contract or otherwise.
- 2. Default. If the Agreement is terminated for default, the Consultant shall not be entitled to receive any further payments under the Agreement until all work called for has been fully performed. Any extra cost or damage to the City resulting from such default(s) shall be deducted from any money due or coming due to the Consultant. The Consultant shall bear any extra expenses incurred by the City in completing the work, including all increased costs for

completing the work, and all damage sustained, or which may be sustained by the City by reason of such default.

- D. <u>Suspension.</u> The City may suspend this Agreement, at its sole discretion. Any reimbursement for expenses incurred due to the suspension shall be limited to the Consultant's reasonable expenses, and shall be subject to verification. The Consultant shall resume performance of services under this Agreement without delay when the suspension period ends.
- E. <u>Notice of Termination or Suspension.</u> If delivered to the Consultant in person, termination shall be effective immediately upon the Consultant's receipt of the City's written notice or such date as stated in the City's notice of termination, whichever is later. Notice of suspension shall be given to the Consultant in writing upon one week's advance notice to Consultant. Such notice shall indicate the anticipated period of suspension. Notice may also be delivered to the Consultant at the address set forth in Section 15 herein.
- 9. Standard of Care. Consultant represents and warrants that it has the requisite training, skill and experience necessary to provide the services under this agreement and is appropriately accredited and licensed by all applicable agencies and governmental entities. Services provided by Consultant under this agreement will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing in similar circumstances.

10. Ownership of Work Product.

- A. All data materials, reports, memoranda, and other documents developed under this Agreement whether finished or not shall become the property of City, shall be forwarded to City at its request and may be used by City as it sees fit. Upon termination of this agreement pursuant to paragraph 8 above, all finished or unfinished documents, reports, or other material or work of Consultant pursuant to this Agreement shall be submitted to City.
- B. All written information submitted by the City to the Consultant in connection with the services performed by the Consultant under this Agreement will be safeguarded by the Consultant to at least the same extent as the Consultant safeguards like information relating to its own business. If such information is publicly available or is already in Consultant's possession or known to it, or is rightfully obtained by the Consultant from third parties, the Consultant shall bear no responsibility for its disclosure, inadvertent or otherwise.
- 11. Work Performed at the Consultant's Risk. The Consultant shall take all precautions necessary and shall be responsible for the safety of its employees, agents and sub-consultants in the performance of the work hereunder, and shall utilize all protection necessary for that purpose. All work shall be done at the Consultant's own risk, and the Consultant shall be responsible for any loss or damage to materials, tools, or other articles used or held by the Consultant for use in connection with the work.
- 12. Indemnification. The Consultant shall defend, indemnify and hold the City, its officers, officials, employees, agents and volunteers harmless from any and all claims, injuries, damages, losses or suits, including all legal costs and attorneys' fees, arising out of or in connection with the performance of this Agreement, except for injuries and damages caused by the sole negligence of the City. The City's inspection or acceptance of any of the Consultant's work when completed shall not be grounds to avoid any of these covenants of indemnification.

Should a court of competent jurisdiction determine that this Agreement is Subject to RCW 4.24.115, then, in the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Consultant and the City, its officers, officials, employees, agents and Volunteers, the Consultant's liability hereunder shall be only to the extent of the Consultant's negligence.

- IT IS FURTHER SPECIFICALLY AND EXPRESSLY UNDERSTOOD THAT THE INDEMNIFICATION PROVIDED HEREIN CONSTITUTES THE CONSULTANT'S WAIVER OF IMMUNITY UNDER INDUSTRIAL INSURANCE, TITLE 51 RCW, SOLELY FOR THE PURPOSES OF THIS INDEMNIFICATION. THE PARTIES FURTHER ACKNOWLEDGE THAT THEY HAVE MUTUALLY NEGOTIATED THIS WAIVER. THE CONSULTANT'S WAIVER OF IMMUNITY UNDER THE PROVISIONS OF THIS SECTION DOES NOT INCLUDE, OR EXTEND TO. ANY CLAIMS BY THE CONSULTANT'S EMPLOYEES DIRECTLY AGAINST THE CONSULTANT.
- 13. Insurance. The Consultant shall procure and maintain for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Consultant, its agents, representatives, or employees.

A. Minimum Scope of Insurance

Consultant shall obtain insurance of the types described below:

- 1. <u>Automobile Liability</u> insurance covering all owned, non-owned, hired and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage.
- 2. Commercial General Liability insurance shall be written on ISO occurrence form CG 00 01 or a substitute form providing equivalent liability coverage and shall cover liability arising from premises, operations, independent contractors and personal injury and advertising injury. The City shall be named by endorsement as an additional insured under the Consultant's Commercial General Liability insurance policy with respect to the work performed for the City.
- 3. <u>Workers' Compensation</u> coverage as required by the Industrial Insurance laws of the State of Washington and Employer's Liability Insurance.
- 4. Professional Liability insurance appropriate to the Consultant's profession.

B. Minimum Amounts of Insurance

Consultant shall maintain the following insurance limits:

- 1. <u>Automobile Liability</u> insurance with a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.
- 2. <u>Commercial General Liability</u> insurance shall be written with limits no less than \$1,000,000 each occurrence, \$2,000,000 general aggregate.
- 3. <u>Professional Liability</u> insurance shall be written with limits no less than \$1,000,000 per claim and \$1,000,000 policy aggregate limit.
- 4. <u>Employer's Liability</u> insurance each accident \$1,000,000; Employer's Liability Disease each employee \$1,000,000; and Employer's Liability Disease Policy Limit \$1,000,000.

C. Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, Professional Liability and Commercial General Liability insurance:

- 1. The Consultant's insurance coverage shall be primary insurance as respect the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Consultant's insurance and shall not contribute with it.
- 2. The Consultant's insurance shall be endorsed to state that coverage shall not be cancelled by either party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.
- 3. The City will not waive its right to subrogation against the Consultant. The Consultant's insurance shall be endorsed acknowledging that the City will not waive their right to subrogation. The Consultant's insurance shall be endorsed to waive the right of subrogation against the City, or any self-insurance, or insurance pool coverage maintained by the City.
- 4. If any coverage is written on a "claims made" basis, then a minimum of a three (3) year extended reporting period shall be included with the claims made policy, and proof of this extended reporting period provided to the City.

D. Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

E. Verification of Coverage

Consultant shall furnish the City with original certificates and a copy of the amendatory endorsements, including but not necessarily limited to the additional insured endorsement, evidencing the insurance requirements of the Consultant before commencement of the work.

- 14. Assigning or Subcontracting. Consultant shall not assign, transfer, subcontract or encumber any rights, duties, or interests accruing from this Agreement without the express prior written consent of the City, which consent may be withheld in the sole discretion of the City.
- **15**. **Notice.** Any notices required to be given by the City to Consultant or by Consultant to the City shall be in writing and delivered to the parties at the following addresses:

Carol Benson Mayor 24301 Roberts Drive Black Diamond, WA 98010

Phone: 360-886-5700

Fax: _____

PARAMETRIX, INC.
Attn: David Roberts, P.E.
Senior Consultant

1019 39th Avenue SE, Suite 100

Puyallup, WA 98374

Phone: 253-604-6600 Fax: 855-542-6353

16. Resolution of Disputes and Governing Law.

- A. Should any dispute, misunderstanding or conflict arise as to the terms and conditions contained in this Agreement, the matter shall first be referred to the Mayor, who shall determine the term or provision's true intent or meaning. The Mayor shall also decide all questions which may arise between the parties relative to the actual services provided or to the sufficiency of the performance hereunder.
- B. If any dispute arises between the City and the Consultant under any of the provisions of this Agreement which cannot be resolved by the Mayor's determination in a reasonable time, or if the Consultant does not agree with the Mayor's decision on a disputed matter, jurisdiction of any resulting litigation shall be filed in King County Superior Court, King County, Washington.
- C. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. In any suit or action instituted to enforce any right granted in this Agreement, the substantially prevailing party shall be entitled to recover its costs, disbursements, and reasonable attorney's fees from the other party.

17. General Provisions.

- A. <u>Non-waiver of Breach</u>. The failure of either party to insist upon strict performance of any of the covenants and agreements contained herein, or to exercise any option herein contained in one or more instances, shall not be construed to be a waiver or relinquishment of said covenants, agreements, or options, and the same shall be in full force and effect.
- B. <u>Modification</u>. No waiver, alteration, modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of the City and the Consultant.
- C. <u>Severability.</u> The provisions of this Agreement are declared to be severable. If any provision of this Agreement is for any reason held by a court of competent jurisdiction to be invalid or unconstitutional, such invalidity or unconstitutionality shall not affect the validity or constitutionality of any other provision.

D. <u>Entire Agreement</u>. The written provisions of this Agreement, together with any Exhibits attached hereto, shall supersede all prior verbal statements of any officer or other representative of the City, and such statements shall not be effective or be construed as entering into or forming a part of or altering in any manner whatsoever, the Agreement or the Agreement documents. The entire agreement between the parties with respect to the subject matter hereunder is contained in this Agreement and the Exhibits attached hereto, which may or may not have been dated prior to the execution of this Agreement. All of the above documents are hereby made a part of this Agreement and form the Agreement document as fully as if the same were set forth herein. Should any language in any of the Exhibits to this Agreement conflict with any language contained in this Agreement, then this Agreement shall prevail.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year set forth above.

CITY OF BLACK DIAMOND, WASHINGTON	CONSULTANT
By: Carol Benson Mayor Date:	By: Name: David Roberts, P.E. Title: Senior Consultant Date:
Attest:	
By: Brenda Martinez City Clerk	
APPROVED AS TO FORM:	
By: Carol A. Morris City Attorney	



EXHIBIT A SCOPE OF WORK

City of Black Diamond Covington Creek Culvert Replacement

OBJECTIVE

The City of Black Diamond (City) requested that Parametrix prepare contract plans and specifications for replacement of the Covington Creek culverts at Lake Sawyer Road and 224th Avenue SE. The project will also include topographic mapping, Hydraulic Project Approval (HPA) permitting through the Washington Department of Fish and Wildlife (WDFW), hydraulic sizing and analysis of Covington Creek for the culvert replacement, and assistance during bidding and award.

SCHEDULE

This scope of services is anticipated to be completed by December 31, 2016.

PHASE 1 - COVINGTON CREEK CULVERT REPLACEMENT

Task 1 - Project Management and Quality Assurance/Quality Control

Approach

Parametrix will be responsible for continuous tracking and contract administration of this project including preparing monthly invoices, coordination of work efforts with the City's project manager, and coordination with our subconsultants. The Parametrix project manager will maintain routine telephone and email contact with the City's project manager on an as-needed basis with regard to scope, schedule, budget, and invoicing issues.

Independent qualified staff will conduct reviews of all deliverables prior to submittal to the City and/or other regulatory agencies.

Deliverables

- Miscellaneous correspondence to document project management issues.
- Monthly progress reports and invoices.

Task 2 - Mapping

Approach

Parametrix surveyors will establish horizontal and vertical control and map approximately 250 feet of roadway (125 feet in each direction) in the vicinity of the existing culverts.

Surveyors will map improvements such as edge-of-pavement, storm and sanitary structures, fences, and driveways. In addition to improvements, surveyors will map ground features including tops and toes,

edge-of-water, and significant trees (8-inch or larger). Ground shots will be gathered at sufficient intervals to generate 1-foot contours. Location of wetland flags and ordinary high water mark (OHWM), as defined by Parametrix wetland biologists, will be marked.

Once the field data is complete, a survey technician will process the data and incorporate it into the base map. A licensed surveyor will research public records and construct line work to represent parcel lines and right-of-way limits.

Assumptions

- The City will send right-of-entry or notice to property owners, if necessary.
- All property lines will be represented as record lines. A boundary survey will not be performed by Parametrix.
- Parametrix will contract with a utility locating firm for underground utility locates.
- Mapping will be limited to a point 25 feet upstream and downstream of the existing culvert location(s).

Deliverables

• A topographic base map in AutoCAD Civil 3D 2014 format.

Task 3 – Geotechnical Investigation and Report

Approach

Associated Earth Sciences (AES), Inc. will perform a geotechnical assessment in the vicinity of the culvert crossing. The investigation will include the following:

- Advance two borings (one on either side of the existing culvert crossing).
- Perform laboratory testing of on-site soils collected during the site investigation.
- Prepare a draft and final geotechnical report that includes an analysis of AES findings along with recommended design infiltration rates and construction methods and materials.

Deliverables

The deliverables for this task consist of the following:

- Draft Geotechnical Report in electronic (PDF) format.
- Final Geotechnical Report in electronic (PDF) format.

Assumptions

For a list of project assumptions regarding this task, see the attached proposal from AES, Inc.

Task 4 – Permitting

Parametrix will prepare environmental documentation necessary to obtain permits for the culvert replacement. It is anticipated that environmental permits for this project will be required by the City of Black Diamond, Washington Department of Fish and Wildlife (WDFW), the Corps of Engineers (Corps) and Washington Department of Ecology (Ecology). Parametrix will also prepare documentation to satisfy SEPA (State Environmental Policy Act) with the City of Black Diamond acting as the SEPA lead agency.

Subtask 4.1 City of Black Diamond Critical Areas Ordinance Permitting

Approach

Parametrix will prepare the information necessary to satisfy the City of Black Diamond's Critical Areas Ordinance (CAO) permitting requirements. The CAO requires the submittal of a Critical Area Report (CAR) that documents potential to critical areas regulated by the City. For this project, these critical areas consist primarily of Covington Creek and associated riparian areas. Parametrix will identify and flag wetland boundaries and riparian/stream OHWMs so that potential impacts to critical areas can be assessed and documented in a CAR. Parametrix will complete the following:

- Identify, delineate, and generally describe wetlands, streams, and buffers in the project area. Any wetlands within the study area will be delineated according to the *Corps of Engineers Wetland Delineation Manual* (Environmental Laboratory 1987) and the regional supplement.
- Research available background information on wetlands at the site including the *King County Area Soil Survey* and *National Wetland Inventory* data prior to conducting the field work.
- Locate wetland boundaries and stream OHWM in the field and mark with numbered flagging. All
 delineated wetlands and streams will be documented on a general hand-drawn sketch map for the use of
 the project survey team.
- Document soil, vegetation, and hydrology conditions as necessary at representative locations throughout
 the study area to identify wetlands (data plots). The data plots will be identified in the field with labeled
 flagging. Both wetland and upland data plots will be sampled and the data will be included in a CAR. Data
 forms for the regional supplement to the Corps of Engineers Wetland Delineation Manual will be
 prepared.
- Wetlands will be rated in accordance with the Department of Ecology's 2014 Washington State Wetland Rating System for Western Washington.
- A CAR will be written that includes streams and wetlands delineated as part of this task. The CAR will include a mitigation plan for impacts to streams and wetlands along the trail alignment.
- Photograph wetlands, streams, and buffers in the study area, as necessary, to document existing environmental conditions.

Assumptions

- Two Parametrix wetland biologists will need 1 day to conduct stream delineation at the project site.
- No wetlands are present at the project site. If wetlands are found to be at the project site, additional scope and budget will be necessary for delineation and documentation.
- The City will procure right-of-entry documentation for all non-City-owned land or right-of-way areas prior to field activities.
- It is assumed that the culvert replacement structure will occupy the same or smaller footprint as the
 existing culverts so only minimal mitigation may be necessary for impacts. Area for mitigation for impacts
 to Covington Creek and its buffers will be readily available at the site. If mitigation is determined to not be
 practicable at the site, additional scope and budget will be necessary for determining an adequate
 mitigation site.
- The CAR and mitigation plan will be used to satisfy City critical area code requirements.

• The scope assumes one review of the draft CAR by the City.

Deliverables

- A sketch map to be provided to the project survey team that locates the wetland boundary flags, OHWM flags, and data plots.
- A draft CAR including a mitigation plan.
- A final CAR including a mitigation plan.

Subtask 4.2 City of Black Diamond Shoreline Master Program Permitting

Approach

The project area is within the Shoreline jurisdiction of Lake Sawyer, which requires a permit for certain activities in accordance with the City's Shoreline Master Program (SMP). The City's SMP allows for exemptions for projects that are considered normal maintenance or repair. Parametrix will prepare documentation to qualify the project as exempt under the SMP as a normal repair activity.

Assumptions

• The City will exempt the project under its SMP as a normal repair activity. If a Shoreline Permit is required, additional scope and budget will be required.

Deliverables

The deliverables for this task consist of the following:

• Draft and final SMP exemption letter.

Subtask 4.3 WDFW Permitting - Hydraulic Project Approval

Approach

Parametrix will complete a Joint Aquatic Resources Permit Application (JARPA) to apply for a HPA permit. Parametrix will provide draft HPA permit documents to the City for review. Parametrix will make any needed revisions to the draft HPA permit documents prior to submission to WDFW.

Assumptions

- The culvert design will be performed in accordance with WDFW's Design of Road Culverts for Fish Passage manual.
- Parametrix staff (up to one biologist and one engineer) will meet with WDFW staff in the field prior to submission of the HPA application to discuss the anticipated culvert replacement structure size and to receive WDFW input.
- Existing information will be used to document fish presence and habitat use in the project area. No field surveys for fish will be required.

Deliverables

The deliverables for this task consist of the following:

Draft and final JARPA.

Subtask 4.4 Federal Permitting - Nationwide Permit

Approach

Parametrix will prepare permit application documentation to obtain a Nationwide Permit for work occurring below the OHWM to satisfy requirements of Sections 404 and 401 of the Clean Water Act, as administered by the Corps and Ecology, respectively. Due to the type and magnitude of work anticipated, the project will be covered by a Nationwide Permit 3, Maintenance. Parametrix will submit a JARPA to fulfill the Pre-Construction Notification requirement and will request a jurisdictional determination. Parametrix staff (up to one biologist and one engineer) will meet with the Corps on-site to discuss the project and the Corps' potential jurisdiction.

Assumptions

- The Corps will not assert jurisdiction over the project. Therefore, Corps-related ancillary studies/documentation, such as a Biological Assessment or a Cultural Resources Survey, will not be required.
- If the Corps asserts jurisdiction and requires supporting studies and/or documentation, additional scope and budget will be required.

Deliverables

The deliverables for this task consist of the following:

Draft and final JARPA.

Task 5 – Preliminary Design

Parametrix will prepare Preliminary Plans and Opinion of Cost for review by the City. The plans will be completed to a level of detail necessary to obtain an HPA permit (and a Corps permit, if necessary) and the design will include a hydraulic analysis for sizing of the new culvert.

Approach

The Preliminary Plans are anticipated to include the following sheets:

Cover and Legend	2 sheets
Demo and TESC Plans	1 sheet
Plan and Profile	1 sheet
Culvert Plan/Elevation	2 sheets
Total:	6 sheets

Parametrix will prepare an Opinion of Cost for review by the City.

The City will work with Parametrix to obtain historical flow data for the outlet from Lake Sawyer to Covington Creek to support the design of a large fish-passable culvert (or land use information for use in estimating flows). Parametrix will use this data to design the culvert using the WDFW Stream Simulation design method. A hydraulic analysis will be performed to size the proposed culvert for high-flow events. Parametrix work activities shall consist of the following:

- One site visit that will include stream survey of long profile, cross sections, and pebble count.
- Survey longitudinal stream channel (thalweg) to a point no further than 25 feet upstream (or to headwaters) and 25 feet downstream of the 224th Avenue stream crossing.
- Maximum of one stream cross section upstream and one cross section downstream of the culvert outside the influence of the culvert or other artificial or unique channel conditions.
- Maximum of three pebble counts (Wolman 1954) in an unmodified reach representative of prevailing stream conditions.
- Hydraulic analysis using Hydrologic Engineering Centers River Analysis System (HEC-RAS) to evaluate the
 proposed culvert. Geometric data for the model will be based on the topographic survey and the
 proposed culvert design. Flow data will be based on U.S. Geological Survey (USGS) regression analysis
 (USGS 2001).
- A scour analysis will be performed for the proposed culvert.

Parametrix will prepare a cover letter summarizing the stream survey and hydrologic, hydraulic, and scour analyses. The letter will state the results of the analysis and recommended dimensions of the culvert or bridge. It will also document the assumptions for the stream design.

Assumptions

- Comments received from the City following review of the preliminary design will be incorporated into the final design.
- Technical memorandum (hydraulic analysis) will be a maximum of five pages of text and will include appendices for figures and support calculations, as necessary.
- The work included in the final design task assumes that the work required by WDFW will be limited to the
 area currently occupied by the existing culverts that are being replaced. Additional restoration
 requirements beyond the limits of the existing culverts may require additional funds to complete.
- No structural calculations are included in this scope of services. It is assumed the project will use a precast three-sided box culvert or similar culvert that is typically designed by the manufacturer.

Deliverables

- Cover letter and hydraulic culvert sizing calculations in PDF format.
- Preliminary plans in PDF format.
- Preliminary opinion of cost in MS Excel format.

Task 6 - Final Design

Parametrix will complete the design and prepare plans, contract specifications, and Opinion of Cost for the project. The plans and contract specifications will be prepared in accordance with the City's legal boilerplate and 2016 WSDOT Standard Specifications for Road, Bridge, and Municipal Construction.

Approach

90% Plans are anticipated to include the following sheets:

Total:	10 sheets
Details	1 sheets
Stream Restoration (beneath new culvert)	2 sheets
Culvert Plan/Elevation	2 sheets
Plan and Profile	1 sheet
Demo and TESC Plans	2 sheet
Cover and Legend	2 sheets

Parametrix will refine the Opinion of Cost for consistency with the final plans.

Parametrix will incorporate the City's legal boilerplate and Public Works contract into the Contract Provisions, including a Schedule of Prices based on the Bid Item List and special technical provisions as appropriate for the project.

Assumptions

- The City will deliver the most recent legal boilerplate and Public Works contract to Parametrix for incorporation into the contract specifications.
- Contract specifications including technical special provisions shall be based on the WSDOT Standard Specifications.
- The work included in the final design task assumes that the work required by WDFW will be limited to the
 area currently occupied by the existing culverts that are being replaced. Additional restoration
 requirements beyond the limits of the existing culverts may require additional funds to complete.
- No structural calculations are included in this scope of services. It is assumed that the project will use a precast three-sided box culvert or similar culvert that is typically designed by the manufacturer.
- No landscape or wetland mitigation plans are included in this scope of services.

Deliverables

- Final plans in PDF format.
- Final contract documents in PDF format.
- Final Opinion of Cost in MS Excel format.

END SCOPE OF SERVICES

Capital Plan 2015 - 2020

Project for the	Stormwater Department # DI
PROJECT TITLE	Cov. Creek Culvert; Safety and Salmon Imp. 13.14
DESCRIPTION	Rehabilitate the existing culverts, add a concrete head wall and guard rail. The summer 2012 inspections found the culverts to be structurally sound, but with serious corrosion and pitting in the lower third of the culverts and a few areas where corrosion has opened holes in the culvert. The culverts could be lined to preserve their structural integrity at about a third of the cost of replacement.
BACKGROUND	The three culverts divide the small summer flow leaving only a small amount of water for fish passage. The existing corregated metal culverts are showing signs of corrosion. The

guard rails will protect the environment from errant stray vehicles.

COMMENTS Grant funding may be

Grant funding may be available for this project from conservation funds, traffic safety funding and King County Flood District Opportunity Funds.

Design Engineering
Construction
Management / Administration
TOTAL COSTS

REQUESTED FUNDING

WRIA 9 Salmon mitigation traffic safety (TIB) Opportunity funding (flood) TOTAL SOURCES

	Capital Plan 2015 - 2020					
Total \$ Requested	2015	2016	2017	2018	2019	2020
2015 - 2020						
65,000		65,000				
240,000			240,000			
15,000		5,000	10,000			
320,000		70,000	250,000	•	-	.=
	-			4		
Total \$						
Requested	2015	2016	2017	2018	2019	2020
2015 - 2020						
255,000		55,000	200,000			
50,000			50,000			
15,000		15,000				
320,000	•	70,000	250,000	-	=	-





CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION					
SUBJECT:	Agenda Date: June 16, 2016 AB16-016B				
	Mayor Carol Benson				
Resolution authorizing a grant	City Administrator				
agreement with the Department of	City Attorney David Linehan				
Ecology for the 2015-2017 Stormwater	City Clerk – Brenda L. Martinez				
Capacity Grant	Com Dev/Nat Res – Barb Kincaid				
	Finance – May Miller				
	MDRT/Ec Dev – Andy Williamson				
Cost Impact (see also Fiscal Note): \$25,000 revenue	Police – Chief Kiblinger				
Fund Source: Department of Ecology	Public Works – Seth Boettcher X				
Timeline: Expires March 31, 2017	Court - Stephanie Metcalf				
Agenda Placement: 🔀 Mayor 🔀 Two Cou					
Attachments: Resolution No. 16-xxx; Grant	Agreement				
SUMMARY STATEMENT:					
The purpose of this grant is to provide a	additional assistance to the City of Black Diamond with				
our Department of Ecology stormwater	permit requirements.				
This grant will expire March 31, 2017 and is retroactive to July 1, 2015. The grant funds are as follows:					
Task 1 – Up to \$1500 for Project Administration/Management Task 2 - \$23,500 for implementation and management of the Stormwater Program as required by the City's stormwater discharge permit from the Department of Ecology.					
This is a similar grant to previous grants the City has received from the Department of Ecology and can be used for items outlined in the City's Stormwater Management Program.					
FISCAL NOTE (Finance Department): This \$25000 grant was expected in 2016 and is already included in the 2016 Budget.					
COUNCIL COMMITTEE REVIEW AND RECOM	MENDATION:				
	adopt Resolution No. 16-xxx (Clerk to assign the Mayor to execute a grant agreement with				

the Department of Ecology for the 2015-2017 Stormwater Capacity Grant.

RECORD OF COUNCIL ACTION				
Meeting Date	Action	Vote		
February 4, 2016	Referred to Committee			
May 5, 2016	Motion to adopt	2-3 — Failed)		
May 19, 2016	No quorum			
May 25, 2016	No quorum			
June 2, 2016	No quorum			
June 16, 2016				

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON AUTHORIZING THE MAYOR TO EXECUTE A GRANT AGREEMENT WITH THE DEPARTMENT OF ECOLOGY FOR THE 2015-2017 STORMWATER CAPACITY GRANT WITH REQUIREMENT TO INCLUDE UPDATES FOR LOW IMPACT DEVELOPMENT AS PART OF THE GRANT SPENDING

WHEREAS, the City of Black Diamond is required to meet Phase II NPDES Permit requirements; and

WHEREAS, the Department of Ecology has made funds available to municipalities required to meet Phase II NPDES Permit requirements in the form of the 2015-2017 Stormwater Capacity Grant; and

WHEREAS, the Phase II NPDES Permit Requirements for the City of Black Diamond require that the city adopt the 2012 Stormwater Management Manual for Western Washington or equivalent; and

WHEREAS, review of existing Black Diamond Municipal Code for potential conflicts with the requirements of the 2012 Stormwater manual is one of the activities identified as an important by city staff; and

WHEREAS, education about the negative impacts of untreated or unmanaged stormwater as well as the benefits to people and nature of better stormwater management is identified by the City Council as important to the community;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute a grant agreement with the Department of Ecology for the 2015-2017 Stormwater Capacity Grant in the amount of \$25,000 to meet Phase II NPDES Permit requirements with the following provisions:

<u>Section 2.</u> Grant fund spending shall include update of applicable codes to comply with the requirements of the 2012 Stormwater Manual for Western Washington or equivalent; and

PASSED BY THE CITY COUNCIL O WASHINGTON, AT A REGULAR MEETING, 2016.	
	CITY OF BLACK DIAMOND:
	Carol Benson, Mayor
Attest:	
Brenda L. Martinez, City Clerk	

Section 3. Grant fund spending shall also include public education and outreach activities including stewardship, with an emphasis on the benefits to people and to

streams, lakes, and natural areas of better stormwater management.

Agreement No: Project Title: Recipient Name:

WQSWCAP-1517-BlaDia-00012

2015-2017 Biennial Stormwater Capacity Grants

City of Black Diamond



Agreement WQSWCAP-1517-BlaDia-00012

WATER QUALITY STORMWATER CAPACITY AGREEMENT

BETWEEN THE STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

AND

City of Black Diamond

This is a binding Agreement entered into by and between the State of Washington, Department of Ecology, hereinafter referred to as "ECOLOGY" and City of Black Diamond, hereinafter referred to as the "RECIPIENT" to carry out with the provided funds activities described herein.

GENERAL INFORMATION

Project Title:	2015-2017 Biennial Stormwater Capacity Grants
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Total Cost: \$50,000.00

Total Eligible Cost: \$50,000.00

Ecology Share: \$50,000.00

Recipient Share: \$50,000.00

The Effective Date of this Agreement is: 07/01/2015

The Expiration Date of this Agreement is no later than 03/31/2017

Project Type: Capacity Grant

Project Short Description:

This project will assist Phase I and II Permittes in implementation or management of municipal stormwater programs.

Project Long Description:

N/A

Overall Goal:

This project will improve water quality in the State of Washington by reducing stormwater pollutants discharged to state water bodies.

Agreement No:

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name: City of Black Diamond

RECIPIENT INFORMATION

Organization Name: City of Black Diamond

Federal Tax ID:

91-6016204

DUNS Number:

195690011

Mailing Address:

PO Box 599

Black Diamond, WA, 98010

Physical Address:

PO Box 599

24301 Roberts Drive Organization Email:

shanis@ci.blackdiamond.wa.us

Organization Fax:

(360) 886-2592

Contacts

Project Manager	Scott Hanis Capital Project/Program Manager PO Box 599 24301 Roberts Drive Black Diamond, Washington, 98010 Email: shanis@ci.blackdiamond.wa.us Phone: (360) 886-5700
Billing Contact	Scott Hanis Capital Project/Program Manager PO Box 599 24301 Roberts Drive Black Diamond, Washington, 98010 Email: shanis@ci.blackdiamond.wa.us Phone: (360) 886-5700
Authorized Signatory	Scott Hanis Capital Project/Program Manager PO Box 599 24301 Roberts Drive Black Diamond, Washington, 98010 Email: shanis@ci.blackdiamond.wa.us Phone: (360) 886-5700

Agreement No:

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name: City of Black Diamond

ECOLOGY INFORMATION

Mailing Address:

Department of Ecology

Water Quality PO BOX 47600

Olympia, WA 98504-7600

Physical Address:

Water Quality

300 Desmond Drive Lacey, WA 98503

Contacts

Project Manager	Kyle Graunke
	P.O. Box 47600 Olympia, Washington, 98504-7600 Email: kygr461@ecy.wa.gov Phone: (360) 407-6452
Financial Manager	Kyle Graunke
	P.O. Box 47600 Olympia, Washington, 98504-7600 Email: kygr461@ecy.wa.gov Phone: (360) 407-6452

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Agreement No:

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

RECIPIENT agrees to furnish the necessary personnel, equipment, materials, services, and otherwise do all things necessary for or incidental to the performance of work as set forth in the Scope of Work.

RECIPIENT agrees to read, understand, and accept all information contained within this entire Agreement. Furthermore, RECIPIENT acknowledges that they have reviewed the terms and conditions of this Agreement, Scope of Work, attachments, all incorporated or referenced documents, as well as all applicable laws, statutes, rules, regulations, and guidelines mentioned in this Agreement.

This Agreement contains the entire understanding between the parties, and there are no other understandings or representations other than as set forth, or incorporated by reference, herein.

This Agreement shall be subject to the written approval of Ecology's authorized representative and shall not be binding until so approved.

The signatories to this Agreement represent that they have the authority to execute this Agreement.

IN WITNESS WHEREOF, the parties hereby sign this Agreement

Washington State Department of Ecology		City of Black Diamond	
Program Manager	Date	Scott Hanis	Date
Heather Bartlett		Capital Project/Program Manager	
Water Quality			
		Carol Benson	
			 Date

WOSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

SCOPE OF WORK

Task Number:

1

Task Cost: \$3,000.00

Task Title:

Project Administration/Management

Task Description:

A. The RECIPIENT shall carry out all work necessary to meet ECOLOGY grant or loan administration requirements. Responsibilities include, but are not limited to: maintenance of project records; submittal of requests for reimbursement and corresponding backup documentation; progress reports; and a recipient closeout report (including photos).

- B. The RECIPIENT shall maintain documentation demonstrating compliance with applicable procurement, contracting, and interlocal agreement requirements; application for, receipt of, and compliance with all required permits, licenses, easements, or property rights necessary for the project; and submittal of required performance items.
- C. The RECIPIENT shall manage the project. Efforts include, but are not limited to: conducting, coordinating, and scheduling project activities and assuring quality control. Every effort will be made to maintain effective communication with the RECIPIENT's designees; ECOLOGY; all affected local, state, or federal jurisdictions; and any interested individuals or groups. The RECIPIENT shall carry out this project in accordance with any completion dates outlined in this agreement.

Task Goal Statement:

Properly managed and fully documented project that meets ECOLOGY's grant or loan administrative requirements.

Task Expected Outcome:

- * Timely and complete submittal of requests for reimbursement, quarterly progress reports, and RECIPIENT closeout report.
- * Properly maintained project documentation

Recipient Task Coordinator: Scott Hanis

Project Administration/Management

Deliverables

Number	Description	Due Date
1.1	Quarterly Progress Reports	
1.2	Recipient Closeout Report	
1.3	Project Outcome Summary Report	

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name: City of Black Diamond

SCOPE OF WORK

Task Number: 2 **Task Cost:** \$47,000.00

Task Title: Project Administration/Management

Task Description:

Conduct work related to implementation of municipal stormwater National Pollutant Discharge Elimination System (NPDES) permit requirements. If the RECIPIENT is out of compliance with the municipal stormwater National Pollutant Discharge Elimination System (NPDES) permit, the RECIPIENT will ensure funds are used to attain compliance where applicable.

RECIPIENT may conduct work related to implementation of additional activities required by the municipal stormwater NPDES permits. The following is a list of elements RECIPIENT's project may include.

- 1) Public education and outreach activities, including stewardship activities.
- 2) Public involvement and participation activities.
- 3) Illicit discharge detection and elimination (IDDE) program activities, including:
 - a) Mapping or geographic information systems of municipal separate storm sewer systems (MS4s).
 - b) Staff training.
 - c) Activities to identify and remove illicit stormwater discharges.
 - d) Field screening procedures.
 - e) Complaint hotline database or tracking system improvements.
- 4) Activities to support programs to control runoff from new development, redevelopment, and construction sites, including:
 - a) Development of an ordinance and associated technical manual or update of applicable codes.
 - b) Inspections before, during, and upon completion of construction, or for post-construction long-term maintenance.
 - c) Training for plan review and/or inspection staff.
 - d) Participation in applicable watershed planning effort.
- 5) Pollution prevention, good housekeeping, and operation and maintenance program activities, such as:
 - a) Inspecting and/or maintaining the MS4 infrastructure.
- b) Developing and/or implementing policies, procedures, or stormwater pollution prevention plans at municipal properties or facilities.
- 6) Annual reporting activities.
- 7) Establishing and refining stormwater utilities, including stable rate structures.
- 8) Water quality monitoring to implement permit requirements for a Water Cleanup Plan (TMDL). Note that any monitoring funded by this program requires submittal of a Quality Assurance Project Plan (QAPP) that the DEPARMENT approves prior to awarding funding for monitoring.

Monitoring, including:

- a) Development of applicable QAPPs.
- b) Monitoring activities, in accordance with a DEPARTMENT- approved QAPP, to meet Phase I/II permit requirements.
- 9) Structural stormwater controls program activities (Phase I permit requirement)
- 10) Source control for existing development (Phase I permit requirement), including:
 - a) Inventory and inspection program.
 - b) Technical assistance and enforcement.
 - c) Staff training.
- 11) Equipment purchases that result directly in improved compliance with permit requirements. Allowed costs for equipment purchases must be specific to implementing a permit requirement (such as a vactor truck) rather than WOSWCAP-1517-BlaDia-00012

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Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

general use (such as a general use pick-up truck). Qualified equipment purchases include but are not limited to:

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- a) Illicit discharge testing equipment and materials.
- b) Vactor truck or sweeper truck or MS4 maintenance activities.
- c) Electronic devices dedicated to mapping of MS4 facilities and attributes.
- d) Software dedicated to tracking permit implementation activities.

As a deliverable, documentation of all tasks completed is required. Documentation includes but is not limited to: maps, field reports, dates and number of inspections conducted, dates of trainings held and participant lists, number of illicit discharges investigated and removed, summaries of planning, stormwater utility or procedural updates, annual reports, copies of approved QAPPs, summaries of structural or source control activities, summaries of how equipment purchases have increased or improved permit compliance.

Task Goal Statement:

This task will improve water quality in the State of Washington by reducing the pollutants delivered by stormwater to lakes, streams, and the Puget Sound by implementing measures required by Phase I and II NPDES permits.

Task Expected Outcome:

RECIPIENTS will implement measures required by Phase I and II NPDES permits.

Recipient Task Coordinator: Scott Hanis

Project Administration/Management

Deliverables

Number	Description	Due Date
2.1	Documentation of tasks completed	

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

BUDGET

Funding Distribution EG160312

Funding Title:

Capacity Grant FY16

Funding Type:

Grant

Funding Expiration Date:

03/31/2017

Funding Effective Date:

07/01/2015

Funding Source:

Title: ELSA: Environmental Legacy Stewardship Account

Type: State CFDA:

Assistance Agreement: Description: MTCA

Recipient Match %:

0

InKind Interlocal Allowed:

No

InKind Other Allowed:

No

Is this Funding Distribution used to match a federal grant? No

Capacity Grant FY16		Task Total	
Project Administration/Management	\$	1,500.00	
Permit Implementation	\$	23,500.00	

Total: \$ 25,000.00

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

BUDGET

Funding Distribution EG160313

Funding Title:

Capacity Grant FY17

Funding Type:

Grant

Funding Expiration Date:

03/31/2017

Funding Effective Date:

07/01/2016

Funding Source:

Title:

ELSA: Environmental Legacy Stewardship Account

Type: State CFDA:

Assistance Agreement: Description: MTCA

Recipient Match %:

0

InKind Interlocal Allowed:

No

InKind Other Allowed:

No

Is this Funding Distribution used to match a federal grant? No

Capacity Grant FY17		Task Total	
Project Administration/Management	\$	1,500.00	
Permit Implementation	\$	23,500.00	

Total: \$ 25,000.00

WQSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name: City of Black Diamond

Funding Distribution Summary

Recipient / Ecology Share

Funding Distribution Name	Recipient Match %	Recipient Share	Ecology Share	Total
Capacity Grant FY16	0.00 %	\$ 0.00	\$ 25,000.00	\$ 25,000.00
Capacity Grant FY17	0.00 %	\$ 0.00	\$ 25,000.00	\$ 25,000.00
Total		\$ 0.00	\$ 50,000.00	\$ 50.000.00

AGREEMENT SPECIFIC TERMS AND CONDITIONS

N/A

SPECIAL TERMS AND CONDITIONS

SECTION 1: DEFINITIONS

Unless otherwise provided, the following terms will have the respective meanings for all purposes of this agreement:

"Administration Charge" means a charge established in accordance with Chapter 90.50A RCW and Chapter 173-98 WAC, to be used to pay Ecology's cost to administer the State Revolving Fund by placing a percentage of the interest earned in an Administrative Charge Account.

"Administrative Requirements" means the effective edition of ECOLOGY'S ADMINISTRATIVE REQUIREMENTS FOR RECIPIENTS OF ECOLOGY GRANTS AND LOANS at the signing of this agreement.

"Annual Debt Service" for any calendar year means for any applicable bonds or loans including the loan, all interest plus all principal due on such bonds or loans in such year.

"Average Annual Debt Service" means, at the time of calculation, the sum of the Annual Debt Service for the remaining years of the loan to the last scheduled maturity of the loan divided by the number of those years.

"Centennial Clean Water Program" means the state program funded from various state sources.

"Contract Documents" means the contract between the RECIPIENT and the construction contractor for construction of the project.

"Cost Effective Analysis" means a comparison of the relative cost-efficiencies of two or more potential ways of solving a water quality problem as described in Chapter 173-98-730 WAC.

"Defease" or "Defeasance" means the setting aside in escrow or other special fund or account of sufficient investments and money dedicated to pay all principal of and interest on all or a portion of an obligation as it comes due.

"Effective Date" means the earliest date on which eligible costs may be incurred.

"Effective Interest Rate" means the total interest rate established by Ecology that includes the Administrative Charge.

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"Estimated Loan Amount" means the initial amount of funds loaned to the RECIPIENT.

"Estimated Loan Repayment Schedule" means the schedule of loan repayments over the term of the loan based on the Estimated Loan Amount.

"Equivalency" means projects designated by ECOLOGY to meet additional federal requirements.

"Final Accrued Interest" means the interest accrued beginning with the first disbursement of funds to the RECIPIENT through such time as the loan is officially closed out and a final loan repayment schedule is issued.

"Final Loan Amount" means all principal of and interest on the loan from the Project Start Date through the Project Completion Date.

"Final Loan Repayment Schedule" means the schedule of loan repayments over the term of the loan based on the Final Loan Amount.

"Forgivable Principal" means the portion of a loan that is not required to be paid back by the borrower.

"General Obligation Debt" means an obligation of the RECIPIENT secured by annual ad valorem taxes levied by the RECIPIENT and by the full faith, credit, and resources of the RECIPIENT.

"General Obligation Payable from Special Assessments Debt" means an obligation of the RECIPIENT secured by a valid general obligation of the Recipient payable from special assessments to be imposed within the constitutional and statutory tax limitations provided by law without a vote of the electors of the RECIPIENT on all of the taxable property within the boundaries of the RECIPIENT.

"Gross Revenue" means all of the earnings and revenues received by the RECIPIENT from the maintenance and operation of the Utility and all earnings from the investment of money on deposit in the Loan Fund, except (i) Utility Local Improvement Districts (ULID) Assessments, (ii) government grants, (iii) RECIPIENT taxes, (iv) principal proceeds of bonds and other obligations, or (v) earnings or proceeds (A) from any investments in a trust, Defeasance, or escrow fund created to Defease or refund Utility obligations or (B) in an obligation redemption fund or account other than the Loan Fund until commingled with other earnings and revenues of the Utility or (C) held in a special account for the purpose of paying a rebate to the United States Government under the Internal Revenue Code.

"Guidelines" means the ECOLOGY's Funding Guidelines that that correlate to the State Fiscal Year in which the project is funded.

"Initiation of Operation Date" means the actual date the Water Pollution Control Facility financed with proceeds of the loan begins to operate for its intended purpose.

"Loan" means the Washington State Water Pollution Control Revolving Fund Loan or Centennial Clean Water Fund (Centennial) Loan made pursuant to this loan agreement.

"Loan Amount" means either an Estimated Loan Amount or a Final Loan Amount, as applicable.

"Loan Fund" means the special fund of that name created by ordinance or resolution of the RECIPIENT for the repayment of the principal of and interest on the loan.

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"Loan Security" means the mechanism by which the RECIPIENT pledges to repay the loan.

"Loan Term" means the repayment period of the loan.

"Maintenance and Operation Expense" means all reasonable expenses incurred by the RECIPIENT in causing the Utility to be operated and maintained in good repair, working order, and condition including payments to other parties, but will not include any depreciation or RECIPIENT levied taxes or payments to the RECIPIENT in lieu of taxes.

"Net Revenue" means the Gross Revenue less the Maintenance and Operation Expense.

"Original Engineer's Estimate" means the engineer's estimate of construction costs included with bid documents.

"Principal and Interest Account" means, for a loan that constitutes Revenue-Secured Debt, the account of that name created in the loan fund to be first used to repay the principal of and interest on the loan.

"Project" means the project described in this agreement.

"Project Completion Date" means the date specified in the agreement on which the Scope of Work will be fully completed.

"Project Schedule" means that schedule for the project specified in the agreement.

"Reserve Account" means, for a loan that constitutes Revenue-Secured Debt, the account of that name created in the loan fund to secure the payment of the principal of and interest on the loan.

"Revenue-Secured Debt" means an obligation of the RECIPIENT secured by a pledge of the revenue of a utility and one not a general obligation of the RECIPIENT.

"Risk-Based Determination" means an approach to sub-recipient monitoring and oversight based on risk factors associated to a RECIPIENT or project.

"Scope of Work" means the tasks and activities constituting the project.

"Section 319" means the section of the Clean Water Act that provides funding to address nonpoint sources of water pollution.

"Senior Lien Obligations" means all revenue bonds and other obligations of the RECIPIENT outstanding on the date of execution of this loan agreement (or subsequently issued on a parity therewith, including refunding obligations) or issued after the date of execution of this loan agreement having a claim or lien on the Gross Revenue of the Utility prior and superior to the claim or lien of the loan, subject only to Maintenance and Operation Expense.

"State Water Pollution Control Revolving Fund (Revolving Fund)" means the water pollution control revolving fund established by Chapter 90.50A.020 RCW.

"Termination Date" means the effective date of ECOLOGY's termination of the agreement.

"Termination Payment Date" means the date on which the RECIPIENT is required to repay to ECOLOGY any outstanding balance of the loan and all accrued interest.

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"Total Eligible Project Cost" means the sum of all costs associated with a water quality project that have been determined to be eligible for ECOLOGY grant or loan funding.

"Total Project Cost" means the sum of all costs associated with a water quality project, including costs that are not eligible for ECOLOGY grant or loan funding.

"ULID" means any utility local improvement district of the RECIPIENT created for the acquisition or construction of additions to and extensions and betterments of the Utility.

"ULID Assessments" means all assessments levied and collected in any ULID. Such assessments are pledged to be paid into the Loan Fund (less any prepaid assessments permitted by law to be paid into a construction fund or account). ULID Assessments will include principal installments and any interest or penalties which may be due.

"Utility" means the sewer system, stormwater system, or the combined water and sewer system of the RECIPIENT, the Net Revenue of which is pledged to pay and secure the loan.

SECTION 2: THE FOLLOWING CONDITIONS APPLY TO ALL RECIPIENTS OF WATER QUALITY FINANCIAL ASSISTANCE FUNDING.

The Water Quality Financial Assistance Funding Guidelines are included in this agreement by reference.

- A. Architectural and Engineering Services: The RECIPIENT certifies by signing this agreement that the requirements of Chapter 39.80 RCW, "Contracts for Architectural and Engineering Services," have been, or shall be, met in procuring qualified architectural/engineering services. The RECIPIENT shall identify and separate eligible and ineligible costs in the final negotiated agreement and submit a copy of the agreement to ECOLOGY.
- B. Best Management Practices (BMP) Implementation: If the RECIPIENT installs BMPs that are not approved by ECOLOGY prior to installation, the RECIPIENT assumes the risk that part or all of the reimbursement for that activity may be delayed or ineligible. For more details regarding BMP Implementation, please reference the Water Quality Financial Assistance Funding Guidelines available on ECOLOGY's Water Quality Program funding website.
- C. Cultural and Historic Resources Protection Compliance with Environmental Laws and Regulations. The RECIPIENT shall:
- 1) The RECIPIENT shall comply with all applicable federal, state and local environmental laws, statutes, regulations, executive orders, and permits.
- 2) The RECIPIENT shall comply with Ecology's Archaeological Resource and Historic Property review process. The RECIPIENT agrees that in no case shall construction activities, ground disturbance, or excavation of any kind, begin until provisions of this process are complied with. The RECIPIENT is responsible for developing a complete Inadvertent Discovery Plan (IDP). The IDP must be immediately available by request by any party. An IDP must be immediately available and be implemented to address any discovery. The RECIPIENT will implement the procedures in the IDP, and immediately notify ECOLOGY, the Department of Archeology and Historic Preservation (DAHP), and tribal representatives if human remains, cultural, or archeological resources are discovered in the course of construction. For more details regarding requirements under this provision, please reference the Water Quality Financial Assistance Funding Guidelines available on ECOLOGY's Water Quality Program funding website.
- D. Electronic Fund Transfers: The RECIPIENT must register as a statewide vendor in order to receive payment reimbursement. Washington State's Department of Enterprise Services (DES) issues all payments. DES maintains a

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central vendor file for Washington State agency use to process vendor payments. The RECIPIENT can complete the registration process online at http://des.wa.gov/services/ContractingPurchasing/Business/VendorPay/Pages/default.aspx. This registration process also allows The RECIPIENT to sign up for direct deposit payments, also known as electronic fund transfers (EFT). If The RECIPIENT have questions about the vendor registration process or setting up direct deposit payments contact DES at the Payee Help Desk at (360) 664-7779 or payeehelpdesk@des.wa.gov.

- E. Equipment Purchase: Equipment not included in the scope of work or a construction plan and specification approval must be pre-approved by ECOLOGY's project manager before purchase.
- F. Funding Recognition: The RECIPIENT must inform the public about ECOLOGY or any EPA (see Section 3 for Section 319 funded projects or 7 for SRF funded projects) funding participation in this project through the use of project signs, acknowledgement in published materials, reports, the news media, websites, or other public announcements. Projects addressing site-specific locations must utilize appropriately sized and weather-resistant signs. Sign logos are available from ECOLOGY's Financial Manager upon request.
- G. Growth Management Planning: The RECIPIENT certifies by signing this agreement that it is in compliance with the requirements of Chapter 36.70A RCW, "Growth Management Planning by Selected Counties and Cities." If the status of compliance changes, either through RECIPIENT or legislative action, the RECIPIENT shall notify ECOLOGY in writing of this change within 30 days.
- H. Interlocal: The RECIPIENT certifies by signing this agreement that all negotiated interlocal agreements necessary for the project are, or shall be, consistent with the terms of this agreement and Chapter 39.34 RCW, "Interlocal Cooperation Act." The RECIPIENT shall submit a copy of each interlocal agreement necessary for the project to ECOLOGY.
- I. Lobbying and Litigation: Costs incurred for the purposes of lobbying or litigation are not eligible for funding under this agreement.
- J. Post Project Assessment Survey: The RECIPIENT agrees to participate in a brief survey regarding the key project results or water quality project outcomes and the status of long-term environmental results or goals from the project approximately three years after project completion. A representative from ECOLOGY's Water Quality Program may contact the RECIPIENT to request this data. ECOLOGY may also conduct site interviews and inspections, and may otherwise evaluate the project, as part of this assessment.
- K. Project Status Evaluation: ECOLOGY may evaluate the status of this project 18 months from the effective date of this agreement. ECOLOGY's Project Manager and Financial Manager will meet with the RECIPIENT to review spending trends, completion of outcome measures, and overall project administration and performance. If the RECIPIENT fails to make satisfactory progress toward achieving project outcomes, ECOLOGY may change the scope of work, reduce grant funds, or increase oversight measures.
- L. Technical Assistance: Technical assistance for agriculture activities provided under the terms of this agreement will be consistent with the current U.S. Natural Resource Conservation Service ("NRCS") Field Office Technical Guide for Washington State. However, ECOLOGY may accept as eligible technical assistance, proposed practices, or project designs that do not meet these standards if approved in writing by the NRCS and ECOLOGY.

SECTION 3: THE FOLLOWING CONDITIONS APPLY TO ALL RECIPIENTS OF SFY15-17 CAPACITY GRANTS

ECOLOGY shall reimburse eligible project expenses following the schedule below.

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Prior to July 1, 2016: Total reimbursements to the RECIPIENT for eligible project expenses are limited to a maximum \$25,000.

After July 1, 2016: If funding is available, ECOLOGY will provide written notification via email to the RECIPIENT project manager stating that ECOLOGY may reimburse additional eligible expenses up to the total project eligible cost of \$50,000. Eligible project expenses may be incurred at any time between July 1, 2015 and March 31, 2017. If additional funds are not available, total reimbursements for eligible project expenses will be limited to a maximum of \$25,000.

If the RECIPENT fails to submit two or more consecutive quarterly reports via the EAGL grant management system, ECOLOGY may consider this failure to provide progress reports as non-performance and initiate actions to amend or terminate this agreement.

GENERAL FEDERAL CONDITIONS

If a portion or all of the funds for this agreement are provided through federal funding sources or this agreement is used to match a federal grant award, the following terms and conditions apply to you.

CERTIFICATION REGARDING SUSPENSION, DEBARMENT, INELIGIBILITY OR VOLUNTARY EXCLUSION:

- The RECIPIENT/CONTRACTOR, by signing this agreement, certifies that it is not suspended, debarred, proposed for debarment, declared ineligible or otherwise excluded from contracting with the federal government, or from receiving contracts paid for with federal funds. If the RECIPIENT/CONTRACTOR is unable to certify to the statements contained in the certification, they must provide an explanation as to why they cannot.
- 2. The RECIPIENT/CONTRACTOR shall provide immediate written notice to ECOLOGY if at any time the RECIPIENT/CONTRACTOR learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.
- 3. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meaning set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the department for assistance in obtaining a copy of those regulations..
- 4. The RECIPIENT/CONTRACTOR agrees it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under the applicable Code of Federal Regulations, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction.
- 5. The RECIPIENT/CONTRACTOR further agrees by signing this agreement, that it will include this clause titled "CERTIFICATION REGARDING SUSPENSION, DEBARMENT, INELIGIBILITY OR VOLUNTARY EXCLUSION" without modification in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 6. Pursuant to 2CFR180.330, the RECIPIENT/CONTRACTOR is responsible for ensuring that any lower tier covered transaction complies with certification of suspension and debarment requirements.
- RECIPIENT/CONTRACTOR acknowledges that failing to disclose the information required in the Code of
 Federal Regulations may result in the delay or negation of this funding agreement, or pursuance of legal
 remedies, including suspension and debarment.
- 8. RECIPIENT/CONTRACTOR agrees to keep proof in its agreement file, that it, and all lower tier recipients or contractors, are not suspended or debarred, and will make this proof available to ECOLOGY before requests for reimbursements will be approved for payment. RECIPIENT/CONTRACTOR must run a search in http://www.sam.gov and print a copy of completed searches to document proof of compliance.

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Federal Funding Accountability And Transparency Act (FFATA) Reporting Requirements:

RECIPIENT must complete the FFATA Data Collection Form (ECY 070-395) and return it with the signed agreement to ECOLOGY.

Any RECIPIENT that meets each of the criteria below must also report compensation for its five top executives, using FFATA Data Collection Form.

- Receives more than \$25,000 in federal funds under this award; and
- · Receives more than 80 percent of its annual gross revenues from federal funds; and
- Receives more than \$25,000,000 in annual federal funds

ECOLOGY will not pay any invoice until it has received a completed and signed FFATA Data Collection Form. ECOLOGY is required to report the FFATA information for federally funded agreements, including the required DUNS number, at www.fsrs.gov within 30 days of agreement signature. The FFATA information will be available to the public at www.usaspending.gov>.

For more details on FFATA requirements, see www.fsrs.gov http://www.fsrs.gov>.

GENERAL TERMS AND CONDITIONS

- 1. ADMINISTRATIVE REQUIREMENTS
- a) RECIPIENT shall follow the "Administrative Requirements for Recipients of Ecology Grants and Loans EAGL Edition". https://fortress.wa.gov/ecy/publications/SummaryPages/1401002.html
- b) RECIPIENT shall complete all activities funded by this Agreement and be fully responsible for the proper management of all funds and resources made available under this Agreement.
- c) RECIPIENT agrees to take complete responsibility for all actions taken under this Agreement, including ensuring all subgrantees and contractors comply with the terms and conditions of this Agreement. ECOLOGY reserves the right to request proof of compliance by subgrantees and contractors.
- d) RECIPIENT's activities under this Agreement shall be subject to the review and approval by ECOLOGY for the extent and character of all work and services.

2. AMENDMENTS AND MODIFICATIONS

This Agreement may be altered, amended, or waived only by a written amendment executed by both parties. No subsequent modification(s) or amendment(s) of this Agreement will be of any force or effect unless in writing and signed by authorized representatives of both parties. ECOLOGY and the RECIPIENT may change their respective staff contacts and administrative information without the concurrence of either party.

3. ARCHAEOLOGICAL AND CULTURAL RESOURCES

RECIPIENT shall take reasonable action to avoid, minimize, or mitigate adverse effects to archeological or cultural resources. Activities associated with archaeological and cultural resources are an eligible reimbursable cost subject to approval by ECOLOGY.

RECIPIENT shall:

a) Immediately cease work and notify ECOLOGY if any archeological or cultural resources are found while conducting work under this Agreement.

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b) Immediately notify the Department of Archaeology and Historic Preservation at (360) 586-3064, in the event historical or cultural artifacts are discovered at a work site.

- c) Comply with Governor Executive Order 05-05, Archaeology and Cultural Resources, for any capital construction projects prior to the start of any work.
- d) Comply with RCW 27.53, Archaeological Sites and Resources, for any work performed under this Agreement, as applicable. National Historic Preservation Act (NHPA) may require the RECIPIENT to obtain a permit pursuant to Chapter 27.53 RCW prior to conducting on-site activity with the potential to impact cultural or historic properties.

4. ASSIGNMENT

No right or claim of the RECIPIENT arising under this Agreement shall be transferred or assigned by the RECIPIENT.

5. COMMUNICATION

RECIPIENT shall make every effort to maintain effective communications with the RECIPIENT's designees, ECOLOGY, all affected local, state, or federal jurisdictions, and any interested individuals or groups.

6. COMPENSATION

- a) Any work performed prior to effective date of this Agreement will be at the sole expense and risk of the RECIPIENT. ECOLOGY must sign the Agreement before any payment requests can be submitted.
- b) Payments will be made on a reimbursable basis for approved and completed work as specified in this Agreement.
- c) RECIPIENT is responsible to determine if costs are eligible. Any questions regarding eligibility should be clarified with ECOLOGY prior to incurring costs. Costs that are conditionally eligible may require approval by ECOLOGY prior to purchase.
- d) RECIPIENT shall not invoice more than once per month unless agreed on by ECOLOGY.
- e) ECOLOGY will not process payment requests without the proper reimbursement forms, Progress Report and supporting documentation. ECOLOGY will provide instructions for submitting payment requests.
- f) ECOLOGY will pay the RECIPIENT thirty (30) days after receipt of a properly completed request for payment.
- g) RECIPIENT will receive payment through Washington State Department of Enterprise Services' Statewide Payee Desk. RECIPIENT must register as a payee by submitting a Statewide Payee Registration form and an IRS W-9 form at the website, http://www.des.wa.gov/services/ContractingPurchasing/Business/VendorPay/Pages/default.aspx. For any questions about the vendor registration process contact the Statewide Payee Help Desk at (360) 407-8180 or email payeehelpdesk@des.wa.gov.
- h) ECOLOGY may, at its sole discretion, withhold payments claimed by the RECIPIENT if the RECIPIENT fails to satisfactorily comply with any term or condition of this Agreement.
- i) Monies withheld by ECOLOGY may be paid to the RECIPIENT when the work described herein, or a portion thereof, has been completed if, at ECOLOGY's sole discretion, such payment is reasonable and approved according to this Agreement, as appropriate, or upon completion of an audit as specified herein.
- j) RECIPIENT should submit final requests for compensation within thirty (30) days after the expiration date of this Agreement. Failure to comply may result in delayed reimbursement.

7. COMPLIANCE WITH ALL LAWS

RECIPIENT agrees to comply fully with all applicable Federal, State and local laws, orders, regulations, and permits related to this Agreement, including but not limited to:

- a) RECIPIENT agrees to comply with all applicable laws, regulations, and policies of the United States and the State of Washington which affect wages and job safety.
- b) RECIPIENT agrees to be bound by all federal and state laws, regulations, and policies against discrimination.
- c) RECIPIENT certifies full compliance with all applicable state industrial insurance requirements.
- d) RECIPIENT agrees to secure and provide assurance to ECOLOGY that all the necessary approvals and permits required by authorities having jurisdiction over the project are obtained. RECIPIENT must include time in their project timeline for the permit and approval processes.

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ECOLOGY shall have the right to immediately terminate for cause this Agreement as provided herein if the RECIPIENT fails to comply with above requirements.

If any provision of this Agreement violates any statute or rule of law of the state of Washington, it is considered modified to conform to that statute or rule of law.

8. CONFLICT OF INTEREST

RECIPIENT and ECOLOGY agree that any officer, member, agent, or employee, who exercises any function or responsibility in the review, approval, or carrying out of this Agreement, shall not have any personal or financial interest, direct or indirect, nor affect the interest of any corporation, partnership, or association in which he/she is a part, in this Agreement or the proceeds thereof.

9. CONTRACTING FOR GOODS AND SERVICES

RECIPIENT may contract to buy goods or services related to its performance under this Agreement. RECIPIENT shall award all contracts for construction, purchase of goods, equipment, services, and professional architectural and engineering services through a competitive process, if required by State law. RECIPIENT is required to follow procurement procedures that ensure legal, fair, and open competition.

RECIPIENT must have a standard procurement process or follow current state procurement procedures. RECIPIENT may be required to provide written certification that they have followed their standard procurement procedures and applicable state law in awarding contracts under this Agreement.

ECOLOGY reserves the right to inspect and request copies of all procurement documentation, and review procurement practices related to this Agreement. Any costs incurred as a result of procurement practices not in compliance with state procurement law or the RECIPIENT's normal procedures may be disallowed at ECOLOGY's sole discretion.

10. DISPUTES

When there is a dispute with regard to the extent and character of the work, or any other matter related to this Agreement the determination of ECOLOGY will govern, although the RECIPIENT shall have the right to appeal decisions as provided for below:

- a) RECIPIENT notifies the funding program of an appeal request.
- b) Appeal request must be in writing and state the disputed issue(s).
- c) RECIPIENT has the opportunity to be heard and offer evidence in support of its appeal.
- d) ECOLOGY reviews the RECIPIENT's appeal.
- e) ECOLOGY sends a written answer within ten (10) business days, unless more time is needed, after concluding the review.

The decision of ECOLOGY from an appeal will be final and conclusive, unless within thirty (30) days from the date of such decision, the RECIPIENT furnishes to the Director of ECOLOGY a written appeal. The decision of the Director or duly authorized representative will be final and conclusive.

The parties agree that this dispute process will precede any action in a judicial or quasi-judicial tribunal.

Appeals of the Director's decision will be brought in the Superior Court of Thurston County. Review of the Director's decision will not be taken to Environmental and Land Use Hearings Office.

Pending final decision of a dispute, the RECIPIENT agrees to proceed diligently with the performance of this Agreement and in accordance with the decision rendered.

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Nothing in this contract will be construed to limit the parties' choice of another mutually acceptable method, in addition to the dispute resolution procedure outlined above.

11. ENVIRONMENTAL STANDARDS

- a) RECIPIENTS who collect environmental-monitoring data must provide these data to ECOLOGY using the Environmental Information Management System (EIM). To satisfy this requirement these data must be successfully loaded into EIM, see instructions on the EIM website at: http://www.ecy.wa.gov/eim.
- b) RECIPIENTS are required to follow ECOLOGY's data standards when Geographic Information System (GIS) data are collected and processed. More information and requirements are available at: http://www.ecy.wa.gov/services/gis/data/standards/standards.htm. RECIPIENTS shall provide copies to ECOLOGY of all final GIS data layers, imagery, related tables, raw data collection files, map products, and all metadata and project documentation.
- c) RECIPIENTS must prepare a Quality Assurance Project Plan (QAPP) when a project involves the collection of environmental measurement data. QAPP is to ensure the consistent application of quality assurance principles to the planning and execution of all activities involved in generating data. RECIPIENTS must follow ECOLOGY's Guidelines for Preparing Quality Assurance Project Plans for Environmental Studies, July 2004 (Ecology Publication No. 04-03-030). ECOLOGY shall review and approve the QAPP prior to start of work. The size, cost, and complexity of the QAPP should be in proportion to the magnitude of the sampling effort.

12. GOVERNING LAW

This Agreement will be governed by the laws of the State of Washington, and the venue of any action brought hereunder will be in the Superior Court of Thurston County.

13. INDEMNIFICATION

ECOLOGY will in no way be held responsible for payment of salaries, consultant's fees, and other costs related to the project described herein, except as provided in the Scope of Work.

To the extent that the Constitution and laws of the State of Washington permit, each party will indemnify and hold the other harmless from and against any liability for any or all injuries to persons or property arising from the negligent act or omission of that party or that party's agents or employees arising out of this Agreement.

14. INDEPENDENT STATUS

The employees, volunteers, or agents of each party who are engaged in the performance of this Agreement will continue to be employees, volunteers, or agents of that party and will not for any purpose be employees, volunteers, or agents of the other party.

15. KICKBACKS

RECIPIENT is prohibited from inducing by any means any person employed or otherwise involved in this Agreement to give up any part of the compensation to which he/she is otherwise entitled to or receive any fee, commission, or gift in return for award of a subcontract hereunder.

16. MINORITY AND WOMEN'S BUSINESS ENTERPRISES (MWBE)

RECIPIENT is encouraged to solicit and recruit, to the extent possible, certified minority-owned (MBE) and women-owned (WBE) businesses in purchases and contracts initiated under this Agreement.

Contract awards or rejections cannot be made based on MWBE participation; however, the RECIPIENT is encouraged to take the following actions, when possible, in any procurement under this Agreement:

a) Include qualified minority and women's businesses on solicitation lists whenever they are potential sources of goods

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or services.

- b) Divide the total requirements, when economically feasible, into smaller tasks or quantities, to permit maximum participation by qualified minority and women's businesses.
- c) Establish delivery schedules, where work requirements permit, which will encourage participation of qualified minority and women's businesses.
- d) Use the services and assistance of the Washington State Office of Minority and Women's Business Enterprises (OMWBE) (866-208-1064) and the Office of Minority Business Enterprises of the U.S. Department of Commerce, as appropriate.

17. ORDER OF PRECEDENCE

In the event of inconsistency in this Agreement, unless otherwise provided herein, the inconsistency shall be resolved by giving precedence in the following order: (a) applicable federal and state statutes and regulations; (b) The Agreement; (c) Scope of Work; (d) Special Terms and Conditions; (e) Any provisions or terms incorporated herein by reference, including the "Administrative Requirements for Recipients of Ecology Grants and Loans"; and (f) the General Terms and Conditions.

18. PRESENTATION AND PROMOTIONAL MATERIALS

ECOLOGY reserves the right to approve RECIPIENT's communication documents and materials related to the fulfillment of this Agreement:

- a) If requested, RECIPIENT shall provide a draft copy to ECOLOGY for review and approval ten (10) business days prior to production and distribution.
- b) RECIPIENT shall include time for ECOLOGY's review and approval process in their project timeline.
- c) If requested, RECIPIENT shall provide ECOLOGY two (2) final copies and an electronic copy of any tangible products developed.

Copies include any printed materials, and all tangible products developed such as brochures, manuals, pamphlets, videos, audio tapes, CDs, curriculum, posters, media announcements, or gadgets with a message, such as a refrigerator magnet, and any online communications, such as web pages, blogs, and twitter campaigns. If it is not practical to provide a copy, then the RECIPIENT shall provide a description (photographs, drawings, printouts, etc.) that best represents the item.

Any communications intended for public distribution that uses ECOLOGY's logo shall comply with ECOLOGY's graphic requirements and any additional requirements specified in this Agreement. Before the use of ECOLOGY's logo contact ECOLOGY for guidelines.

RECIPIENT shall acknowledge in the communications that funding was provided by ECOLOGY.

19. PROGRESS REPORTING

- a) RECIPIENT must satisfactorily demonstrate the timely use of funds by submitting payment requests and progress reports to ECOLOGY. ECOLOGY reserves the right to amend or terminate this Agreement if the RECIPIENT does not document timely use of funds.
- b) RECIPIENT must submit a progress report with each payment request. Payment requests will not be processed without a progress report. ECOLOGY will define the elements and frequency of progress reports.
- c) RECIPIENT shall use ECOLOGY's provided progress report format.
- d) Quarterly progress reports will cover the periods from January 1 through March 31, April 1 through June 30, July 1 through September 30, and October 1 through December 31. Reports shall be submitted within thirty (30) days after the end of the quarter being reported.
- e) RECIPIENT shall submit the Closeout Report within thirty (30) days of the expiration date of the project, unless an extension has been approved by ECOLOGY. RECIPIENT shall use the ECOLOGY provided closeout report format.

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20. PROPERTY RIGHTS

- a) Copyrights and Patents. When the RECIPIENT creates any copyrightable materials or invents any patentable property under this agreement, the RECIPIENT may copyright or patent the same but ECOLOGY retains a royalty free, nonexclusive, and irrevocable license to reproduce, publish, recover, or otherwise use the material(s) or property, and to authorize others to use the same for federal, state, or local government purposes.
- b) Publications. When the RECIPIENT or persons employed by the RECIPIENT use or publish ECOLOGY information; present papers, lectures, or seminars involving information supplied by ECOLOGY; or use logos, reports, maps, or other data in printed reports, signs, brochures, pamphlets, etc., appropriate credit shall be given to ECOLOGY.
- c) Presentation and Promotional Materials. ECOLOGY shall have the right to use or reproduce any printed or graphic materials produced in fulfillment of this Agreement, in any manner ECOLOGY deems appropriate. ECOLOGY shall acknowledge the RECIPIENT as the sole copyright owner in every use or reproduction of the materials.
- d) Tangible Property Rights. ECOLOGY's current edition of "Administrative Requirements for Recipients of Ecology Grants and Loans," shall control the use and disposition of all real and personal property purchased wholly or in part with funds furnished by ECOLOGY in the absence of state and federal statutes, regulations, or policies to the contrary, or upon specific instructions with respect thereto in this Agreement.
- e) Personal Property Furnished by ECOLOGY. When ECOLOGY provides personal property directly to the RECIPIENT for use in performance of the project, it shall be returned to ECOLOGY prior to final payment by ECOLOGY. If said property is lost, stolen, or damaged while in the RECIPIENT's possession, then ECOLOGY shall be reimbursed in cash or by setoff by the RECIPIENT for the fair market value of such property.
- f) Acquisition Projects. The following provisions shall apply if the project covered by this Agreement includes funds for the acquisition of land or facilities:
- a. RECIPIENT shall establish that the cost is fair value and reasonable prior to disbursement of funds provided for in this Agreement.
- b. RECIPIENT shall provide satisfactory evidence of title or ability to acquire title for each parcel prior to disbursement of funds provided by this Agreement. Such evidence may include title insurance policies, Torrens certificates, or abstracts, and attorney's opinions establishing that the land is free from any impediment, lien, or claim which would impair the uses intended by this Agreement.
- g) Conversions. Regardless of the agreement expiration date, the RECIPIENT shall not at any time convert any equipment, property, or facility acquired or developed under this Agreement to uses other than those for which assistance was originally approved without prior written approval of ECOLOGY. Such approval may be conditioned upon payment to ECOLOGY of that portion of the proceeds of the sale, lease, or other conversion or encumbrance which monies granted pursuant to this Agreement bear to the total acquisition, purchase, or construction costs of such property.

21. RECORDS, AUDITS, AND INSPECTIONS

RECIPIENT shall maintain complete program and financial records relating to this Agreement, including any engineering documentation and field inspection reports of all construction work accomplished.

All records shall:

- a) Be kept in a manner which provides an audit trail for all expenditures.
- b) Be kept in a common file to facilitate audits and inspections.
- c) Clearly indicate total receipts and expenditures related to this Agreement.
- d) Be open for audit or inspection by ECOLOGY, or by any duly authorized audit representative of the State of Washington, for a period of at least three (3) years after the final grant payment or loan repayment, or any dispute resolution hereunder.

RECIPIENT shall provide clarification and make necessary adjustments if any audits or inspections identify discrepancies in the records.

ECOLOGY reserves the right to audit, or have a designated third party audit, applicable records to ensure that the state

WOSWCAP-1517-BlaDia-00012

Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

has been properly invoiced. Any remedies and penalties allowed by law to recover monies determined owed will be enforced. Repetitive instances of incorrect invoicing or inadequate records may be considered cause for termination.

All work performed under this Agreement and any property and equipment purchased shall be made available to ECOLOGY and to any authorized state, federal or local representative for inspection at any time during the course of this Agreement and for at least three (3) years following grant or loan termination or dispute resolution hereunder.

RECIPIENT shall provide right of access to ECOLOGY, or any other authorized representative, at all reasonable times, in order to monitor and evaluate performance, compliance, and any other conditions under this Agreement.

22. RECOVERY OF FUNDS

The right of the RECIPIENT to retain monies received as reimbursement payments is contingent upon satisfactory performance of this Agreement and completion of the work described in the Scope of Work.

All payments to the RECIPIENT are subject to approval and audit by ECOLOGY, and any unauthorized expenditure(s) or unallowable cost charged to this agreement shall be refunded to ECOLOGY by the RECIPIENT.

RECIPIENT shall refund to ECOLOGY the full amount of any erroneous payment or overpayment under this Agreement.

RECIPIENT shall refund by check payable to ECOLOGY the amount of any such reduction of payments or repayments within thirty (30) days of a written notice. Interest will accrue at the rate of twelve percent (12%) per year from the time ECOLOGY demands repayment of funds.

Any property acquired under this Agreement, at the option of ECOLOGY, may become ECOLOGY's property and the RECIPIENT's liability to repay monies will be reduced by an amount reflecting the fair value of such property.

23. SEVERABILITY

If any provision of this Agreement or any provision of any document incorporated by reference shall be held invalid, such invalidity shall not affect the other provisions of this Agreement which can be given effect without the invalid provision, and to this end the provisions of this Agreement are declared to be severable.

24. STATE ENVIRONMENTAL POLICY ACT (SEPA)

RECIPIENT must demonstrate to ECOLOGY's satisfaction that compliance with the requirements of the State Environmental Policy Act (Chapter 43.21C RCW and Chapter 197-11 WAC) have been or will be met. Any reimbursements are subject to this provision.

25. SUSPENSION

When in the best interest of ECOLOGY, ECOLOGY may at any time, and without cause, suspend this Agreement or any portion thereof for a temporary period by written notice from ECOLOGY to the RECIPIENT. RECIPIENT shall resume performance on the next business day following the suspension period unless another day is specified by ECOLOGY.

26. SUSTAINABLE PRACTICES

In order to sustain Washington's natural resources and ecosystems, the RECIPIENT is fully encouraged to implement sustainable practices and to purchase environmentally preferable products under this Agreement.

- a) Sustainable practices may include such activities as: use of clean energy, use of double-sided printing, hosting low impact meetings, and setting up recycling and composting programs.
- b) Purchasing may include such items as: sustainably produced products and services, EPEAT registered computers

Agreement No: WQSWCAP-1517-BlaDia-00012

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Recipient Name: City of Black Diamond

and imaging equipment, independently certified green cleaning products, remanufactured toner cartridges, products with reduced packaging, office products that are refillable, rechargeable, and recyclable, and 100% post-consumer recycled paper.

For more suggestions visit ECOLOGY's web page: Green Purchasing, http://www.ecy.wa.gov/programs/swfa/epp.

27. TERMINATION

a) For Cause

ECOLOGY may terminate for cause this Agreement with a seven (7) calendar days prior written notification to the RECIPIENT, at the sole discretion of ECOLOGY, for failing to perform an Agreement requirement or for a material breach of any term or condition. If this Agreement is so terminated, the parties shall be liable only for performance rendered or costs incurred in accordance with the terms of this Agreement prior to the effective date of termination.

Failure to Commence Work. ECOLOGY reserves the right to terminate this Agreement if RECIPIENT fails to commence work on the project funded within four (4) months after the effective date of this Agreement, or by any date mutually agreed upon in writing for commencement of work, or the time period defined within the Scope of Work.

Non-Performance. The obligation of ECOLOGY to the RECIPIENT is contingent upon satisfactory performance by the RECIPIENT of all of its obligations under this Agreement. In the event the RECIPIENT unjustifiably fails, in the opinion of ECOLOGY, to perform any obligation required of it by this Agreement, ECOLOGY may refuse to pay any further funds, terminate in whole or in part this Agreement, and exercise any other rights under this Agreement.

Despite the above, the RECIPIENT shall not be relieved of any liability to ECOLOGY for damages sustained by ECOLOGY and the State of Washington because of any breach of this Agreement by the RECIPIENT. ECOLOGY may withhold payments for the purpose of setoff until such time as the exact amount of damages due ECOLOGY from the RECIPIENT is determined.

b) For Convenience

ECOLOGY may terminate for convenience this Agreement, in whole or in part, for any reason when it is the best interest of ECOLOGY, with a thirty (30) calendar days prior written notification to the RECIPIENT. If this Agreement is so terminated, the parties shall be liable only for performance rendered or costs incurred in accordance with the terms of this Agreement prior to the effective date of termination.

Non-Allocation of Funds. ECOLOGY's ability to make payments is contingent on availability of funding. In the event funding from state, federal or other sources is withdrawn, reduced, or limited in any way after the effective date and prior to the completion or expiration date of this agreement, ECOLOGY, at its sole discretion, may elect to terminate the agreement, in whole or part, or renegotiate the agreement, subject to new funding limitations or conditions. ECOLOGY may also elect to suspend performance of the agreement until ECOLOGY determines the funding insufficiency is resolved. ECOLOGY may exercise any of these options with no notification or restrictions.

If payments have been discontinued by ECOLOGY due to unavailable funds, the RECIPIENT shall not be obligated to repay monies which had been paid to the RECIPIENT prior to such termination.

RECIPIENT's obligation to continue or complete the work described in this Agreement shall be contingent upon availability of funds by the RECIPIENT's governing body.

c) By Mutual Agreement

ECOLOGY and the RECIPIENT may terminate this Agreement, in whole or in part, at any time, by mutual written agreement.

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Project Title:

2015-2017 Biennial Stormwater Capacity Grants

Recipient Name:

City of Black Diamond

d) In Event of Termination

All finished or unfinished documents, data studies, surveys, drawings, maps, models, photographs, reports or other materials prepared by the RECIPIENT under this Agreement, at the option of ECOLOGY, will become property of ECOLOGY and the RECIPIENT shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents and other materials.

Nothing contained herein shall preclude ECOLOGY from demanding repayment of all funds paid to the RECIPIENT in accordance with Recovery of Funds, identified herein.

28. THIRD PARTY BENEFICIARY

RECIPIENT shall ensure that in all subcontracts entered into by the RECIPIENT pursuant to this Agreement, the state of Washington is named as an express third party beneficiary of such subcontracts with full rights as such.

29. WAIVER

Waiver of a default or breach of any provision of this Agreement is not a waiver of any subsequent default or breach, and will not be construed as a modification of the terms of this Agreement unless stated as such in writing by the authorized representative of ECOLOGY.

GENERAL TERMS AND CONDITIONS LAST UPDATED 12/25/2015

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

Black Diamond, WA 98010					
ITEM INFORMATION					
SUBJECT: Agenda Date: June 16, 2016 AB16-021B					
		Mayor Carol Benson	X		
Resolution No. 16-0000, confirming the	ŀ	City Administrator			
Mayor's appointment to the Civil Service		City Attorney David Linehan			
Commission		City Clerk – Brenda L. Martinez			
		Com Dev/Nat Res – Barb Kincaid			
		Finance – May Miller			
		MDRT/Ec Dev – Andy Williamson			
Cost Impact (see also Fiscal Note): \$		Police – Chief Kiblinger			
Fund Source:		Public Works – Seth Boettcher			
Timeline:		Court - Stephanie Metcalf			
Agenda Placement: Mayor Mayor Two Cou	ını	cilmembers 🗌 Committee Chair 🔲 C	City Administrator		
Attachments: Resolution No. 16-0000; app	lic	ation			
SUMMARY STATEMENT:					
Staff advertised for the vacancy on the	he	Civil Service Commission and o	ne application was		
received. An interview committee co					
Councilmember Deady, and Civil Service					
counciline in bei beday, and eith bei the	_				
After careful consideration, the Mayor	. :	s socking confirmation of her an	nointment of Rocky		
Arnold to the Black Diamond Civil Servi	CE	Commission Position No. 3, With	said term to expire		
December 31, 2020.					
FISCAL NOTE (Finance Department): N/	Α				
·					
COUNCIL COMMITTEE REVIEW AND RECOM	۱V	IENDATION:			
RECOMMENDED ACTION: MOTION to adopt Resolution No. 16-0000 (Clerk to assign					
number at adoption), authorizing the Mayor's Civil Service Commission					
appointment of Becky Arnold to the Black Diamond Civil Service Commission					
Position No. 3.					
RECORD OF COUNCIL ACTION					

RECORD OF COUNCIL ACTION				
Meeting Date	Action	Vote		
February 18, 2016	Referred to committe	e		
May 5, 2016	Motion to adopt	2-3 (failed)		
May 19, 2016	No quorum			
May 25, 2016	No quorum			
June 2, 2016	No quorum			
June 16, 2016				

RESOLUTION NO. 16-0000

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON CONFIRMING THE MAYOR'S APPOINTMENT TO THE CIVIL SERVCIE COMMISSION

Attest:

Brenda L. Martinez, City Clerk



i.

CITY OF BLACK DIAMONS

Commission Application
Mailing Address: PO Box 599
Physical Address: 24301 Roberts Drive Black Diamond, WA 98010

Phone: 360.886.5700 - Fax: 360.886.2592

ALACK DIANG RECEIVED NOV 5 2015 BY.

Name: Becky Afrow
Address: 30420 Combuland Dr Black Diamond, Wa 98010
Home Phone: 360-886-2536 Business Phone:
Email address:
How long at Residence: 945 Best time to contact: <u>COENING</u>
Commission desired: 1) Black Diamonal Civil Scrutce Commission
Reason you are interested in serving:
to support Black Diamond police Department
Previous community activities: 100
Applicable education, occupational, and specialized experience:
work community certis Bask program
Commissions make recommendations regarding monetary expenditures and/or benefits to certain areas of
the Community.
1.) Can you foresee possible conflicts of interest with any of your current employment or civic positions:
Aioul
2). When making these recommendations do you feel you could be impartial and base your decision on the overall need and benefit of the Community:
Are there any days or evenings you are unavailable to meet?
Signature: Becky Arold Date: 11-22-2018
Signature: 1000 1000 1000 1000 1000 1000 1000 10

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION				
SUBJECT:	Agenda Date: June 16, 2016 AB16-024C			
	Mayor Carol Benson			
Resolution authorizing the Mayor to sign	City Administrator			
a Professional Services Agreement for	City Attorney David Linehan			
building department related services.	City Clerk – Brenda L. Martinez			
	Com Dev/Nat Res – Barbara Kincaid X			
	Finance – May Miller			
	MDRT/Ec Dev – Andy Williamson			
Cost Impact (see also Fiscal Note): \$180,000	Police – Chief Kiblinger			
estimated for 2016 through 2018 (2 years)				
Fund Source:Community Development	Public Works – Seth Boettcher			
Permit Revenue				
Timeline: May 2016 to May 2018 (2years)	Court – Stephanie Metcalf			
Agenda Placement: Mayor More Two Councilmembers Committee Chair City Administrator				
Attachments: Proposed Resolution; Professional Services Agreement				
And the second s				

SUMMARY STATEMENT:

State law requires the City to enforce the state building code. The City established and building department and adopted Chapter 15, Buildings and Construction, in its municipal code to administer and enforce the state building code. This includes designating a certified Building Official who is authorized to uphold the code.

For the past several years, the City had been using the building services from the Cities of Covington and Maple Valley under an Interlocal Agreement (ILA) to administer and enforce building codes because there had not been enough building permit activity for the City to fund its own Building Official and inspectors. The ILA with Covington and Maple Valley was terminated on March 14, 2016 for reasons relating to performance and operations.

At this time, the City has an immediate need to secure a new agreement with a qualified party to act as the City's designated Building Official, perform building inspections and plan checks. Therefore, staff recommends entering into a Personal Services Agreement with BHC Consultants. LLC. BHC Consults is a well-established firm located in Seattle, Wa who provides consistent building department services for local municipalities including, Sammamish, Bellevue, Kenmore, Lake Forest Park, Redmond, and Seattle. The benefits to the City under this agreement are as follows:

- A dedicated, certified inspector onsite, with regular hours, to answer building related questions, conduct inspections, issue simple "over the counter permits", and respond to code complaints.
- Turnaround for plan review and permit approval will be shorter.
- A Building Official will be readily available as needed but the City will not be paying for billable hours at the higher Building Official rate as it did under the ILA for business that can be managed by an inspector at a lower rate.
- The BHC fee schedule and billing model makes it possible to ensure permit fees are accurately covering expenses.

Flexibility to cover additional workload as permit activity increases.

FISCAL NOTE (Finance Department):

The 2016 Budget for Building Inspections and Plan checks expenditures for 2016 is \$88,000 and is expected to cover the costs of this contract based on the three days a week certified inspector and the current estimated Plan Checks. If the number of permits or inspections increases, the building permit revenue will also increase and will cover the costs. If this occurs both the budgets for Revenue and offsetting expenditures will need to amended to show the increases in a year end budget amendment.

COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:

RECOMMENDED ACTION: MOTION to adopt Resolution No. 16 - ? (Clerk will assign number at adoption), authorizing the Mayor to execute a professional services agreement with BHC Consultants, LLC for building services.

RECORD OF COUNCIL ACTION					
Meeting Date	Action		Vote		
March 17, 2016	Sent to Commi	ttee			
April 7, 2016	Motion to refe	to committee.	Passed 3-2 (Deady, Edelman)		
May 5, 2016	Motion to adopt	2-3 Failed			
May 19, 2016	No quorum				
May 25, 2016	No quorum				
June 2, 2016	No quorum				
June 16, 2016					

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON, AUTHORIZING THE MAYOR TO EXECUTE A PROFESSIONAL SERVICES AGREEMENT WITH BHC CONSULTANTS, LLC FOR BUILDING DEPARTMENT RELATED SERVICES

WHEREAS, the City of Black Diamond is required to adopt and enforce the state building code to promote the health, safety, and welfare of the occupants or users of buildings and structures and the general public; and

WHEREAS, the Black Diamond Municipal Code (BDMC) Title 15, Buildings and Construction, establishes the City's building division and adopts the state building code under the supervision and control of the city administrator or his/her designee and authorizes the city administrator or his/her designee to designate a building official to administer and enforce the state building code with the exception of the fire code; and

WHEREAS, the City did use an Interlocal Agreement with the cities of Covington and Maple Valley for building related services to administer and enforce the state building code with the exception of the fire code; and

WHEREAS, the Interlocal Agreement with the cities of Covington and Maple Valley was terminated on March 14, 2016 and the City did contact BHC Consultants, LLC and determined that BHC is qualified and capable of meeting the City's immediate need for building related services;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is authorized to execute a Professional Services Agreement with BHC Consultants, LLC for building related services including, code administration, plans examination, building inspection and building related code enforcement services, substantially in the form as Attachment A.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS _____ DAY OF ____, 2016.

CITY OF BLACK DIAMOND:
Carol Benson, Mayor

Attest:	
Brenda L. Martinez, City Clerk	

CITY OF BLACK DIAMOND PROFESSIONAL SERVICES AGREEMENT

THIS Agreement is made effective as of the _____ day of _____, 2016, by and between the City of Black Diamond, a municipal corporation, organized under the laws of the State of Washington, whose address is:

CITY OF BLACK DIAMOND, WASHINGTON (hereinafter the "CITY")

24301 Roberts Drive

Black Diamond, WA 98010

Contact: Mayor Carol Benson Phone: 360-886-5700 Fax: 360-886-2592

And BHC Consultants, a Limited Liability Company, organized under the laws of the State of Washington, doing business at:

BHC CONSULTANTS (hereinafter the "CONSULTANT")

1601 Fifth Avenue, Suite 500

Seattle, WA 98010

Contact: William Hill, Director, Construction Code Compliance, Phone: 206-505-3400

Fax: 206-505-3406

e-mail: william.hill@bhcconsultants.com

for professional services in connection with building permit services to administer building code requirements, review building permit applications, conduct building inspections, and engage in building-related code enforcement activities.

TERMS AND CONDITIONS

1. Services by Consultant.

- A. Consultant shall perform the services described in the Scope of Work attached to this Agreement as Exhibit "A." The services performed by the Consultant shall not exceed the Scope of Work without prior written authorization from the City.
- B. The City may from time to time require changes or modifications in the Scope of Work. Such changes, including any decrease or increase in the amount of compensation, shall be agreed to by the parties and incorporated in written amendments to the Agreement.

2. Schedule of Work.

- A. Consultant shall perform the services described in the scope of work in accordance with the Schedule attached to this contract as Exhibit "B." If delays beyond Consultant's reasonable control occur, the parties will negotiate in good faith to determine whether an extension is appropriate.
- B. Consultant is authorized to proceed with services upon receipt of a written Notice to Proceed.

3.	Terms. This Agreement shall commence on May 1, 2016 ("Commencement Date") and shall terminate on May 1, 2018 unless extended or terminated in writing as provided herein.			
4.	Compensation.			
	LUMP SUM. Compensation for these services shall be a Lump Sum of \$			
	TIME AND MATERIALS NOT TO EXCEED. Compensation for these services shall not exceed \$ without written authorization and will be based on billing rates and reimbursable expenses attached hereto as Exhibit "".			
.	TIME AND MATERIALS. Compensation for these services shall be on a time and material basis according to the list of billing rates and reimbursable expenses attached hereto as Exhibit "".			
\boxtimes	OTHER. Provide for fixed fee rates as identified in fee schedule attached hereto as Exhibit "B".			
5.	Payment.			
A. Consultant shall maintain time and expense records and provide them to the City monthly after services have been performed, along with monthly invoices in a format acceptable to the City for work performed to the date of the invoice.				
WA 98 same v	B. All invoices shall be paid by City warrant within thirty (30) days of receipt of a proper s. All payments shall be delivered to: BHC Consultants, LLC, 1601 Fifth Avenue Suite 500, Seattle 101. If the City objects to all or any portion of any invoice, it shall so notify the Consultant of the within fifteen (15) days from the date of receipt and shall pay that portion of the invoice not in and the parties shall immediately make every effort to settle the disputed portion.			
	C. Consultant shall keep cost records and accounts pertaining to this Agreement available pection by City representatives for three (3) years after final payment unless a longer period is d by a third-party agreement. Copies shall be made available on request.			
the mai	D. On the effective date of this Agreement (or shortly thereafter), the Consultant shall with all federal and state laws applicable to independent contractors, including, but not limited to, intenance of a separate set of books and records that reflect all items of income and expenses of the tant's business, pursuant to Revised Code of Washington (RCW) 51.08.195, as required by law, to that the services performed by the Consultant under this Agreement shall not give rise to an ere-employee relationship between the parties, which is subject to Title 51 RCW, Industrial			

E. If the services rendered do not meet the requirements of the Agreement, Consultant will correct or modify the work to comply with the Agreement. City may withhold payment for such work until the work meets the requirements of the Agreement.

6. Discrimination and Compliance with Laws

- A. Consultant agrees not to discriminate against any employee or applicant for employment or any other person in the performance of this Agreement because of race, creed, color, national origin, marital status, sex, age, disability, or other circumstance prohibited by federal, state, or local law or ordinance, except for a bona fide occupational qualification.
- B. Even though the Consultant is an independent contractor with the authority to control and direct the performance and details of the work authorized under this Agreement, the work must meet the approval of the City and shall be subject to the City's general right inspection to secure the satisfactory completion thereof. The Consultant agrees to comply with all federal, state and municipal laws, rules and regulations that are now effective or become applicable within the terms of this Agreement to the Consultant's business, equipment and personnel engaged in operations covered by this Agreement or accruing out of the performance of such operations.
- C. Consultant shall obtain a City of Black Diamond business license prior to receipt of written Notice to Proceed.
- D. Violation of this Paragraph 6 shall be a material breach of this Agreement and grounds for cancellation, termination, or suspension of the Agreement by City, in whole or in part, and may result in ineligibility for further work for City.
- Relationship of Parties. The parties intend that an independent contractor-client relationship will be created by this Agreement. As the Consultant is customarily engaged in an independently established trade which encompasses the specific service provided to the City hereunder, no agent, employee, representative or sub-consultant of the Consultant shall be or shall be deemed to be the employee, agent, representative or sub-consultant of the City. In the performance of the work, the Consultant is an independent contractor with the ability to control and direct the performance and details of the work, the City being interested only in the results obtained under this Agreement. None of the benefits provided by the City to its employees including, but not limited to, compensation, insurance, and unemployment insurance are available from the City to the employees, agents, representatives or sub-consultants of the Consultant. The Consultant will be solely and entirely responsible for its acts and for the acts of its agents, employees, representatives and sub-consultants during the performance of this Agreement. The City may, during the term of this Agreement, engage other independent contractors to perform the same or similar work that the Consultant performs hereunder.

8. Suspension and Termination of Agreement

- A. <u>Termination without cause.</u> This Agreement may be terminated by the City at any time for public convenience, for the Consultant's insolvency or bankruptcy, or the Consultant's assignment for the benefit of creditors.
- B. <u>Termination with cause.</u> The Agreement may be terminated upon the default of the Consultant.
 - C. Rights Upon Termination.
 - 1. With or Without Cause. Upon termination for any reason, all finished or unfinished documents, reports, or other material or work of Consultant pursuant to this Agreement shall be submitted to City, and Consultant shall be entitled to just and equitable compensation for any satisfactory work completed prior to the date of termination, not to exceed the total compensation set forth herein. Consultant shall not be entitled to any reallocation of

cost, profit or overhead. Consultant shall not in any event be entitled to anticipated profit on work not performed because of such termination. Consultant shall use its best efforts to minimize the compensation payable under this Agreement in the event of such termination. Upon termination, the City may take over the work and prosecute the same to completion, by contract or otherwise.

- 2. Default. If the Agreement is terminated for default, the Consultant shall not be entitled to receive any further payments under the Agreement until all work called for has been fully performed. Any extra cost or damage to the City resulting from such default(s) shall be deducted from any money due or coming due to the Consultant. The Consultant shall bear any extra expenses incurred by the City in completing the work, including all increased costs for completing the work, and all damage sustained, or which may be sustained by the City by reason of such default.
- D. <u>Suspension</u>. The City may suspend this Agreement, at its sole discretion. Any reimbursement for expenses incurred due to the suspension shall be limited to the Consultant's reasonable expenses, and shall be subject to verification. The Consultant shall resume performance of services under this Agreement without delay when the suspension period ends.
- E. <u>Notice of Termination or Suspension.</u> If delivered to the Consultant in person, termination shall be effective immediately upon the Consultant's receipt of the City's written notice or such date as stated in the City's notice of termination, whichever is later. Notice of suspension shall be given to the Consultant in writing upon one week's advance notice to Consultant. Such notice shall indicate the anticipated period of suspension. Notice may also be delivered to the Consultant at the address set forth in Section 15 herein.
- 9. Standard of Care. Consultant represents and warrants that it has the requisite training, skill and experience necessary to provide the services under this agreement and is appropriately accredited and licensed by all applicable agencies and governmental entities. Services provided by Consultant under this agreement will be performed in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing in similar circumstances.

10. Ownership of Work Product.

- A. All data materials, reports, memoranda, and other documents developed under this Agreement whether finished or not shall become the property of City, shall be forwarded to City at its request and may be used by City as it sees fit. Upon termination of this agreement pursuant to paragraph 8 above, all finished or unfinished documents, reports, or other material or work of Consultant pursuant to this Agreement shall be submitted to City.
- B. All written information submitted by the City to the Consultant in connection with the services performed by the Consultant under this Agreement will be safeguarded by the Consultant to at least the same extent as the Consultant safeguards like information relating to its own business. If such information is publicly available or is already in Consultant's possession or known to it, or is rightfully obtained by the Consultant from third parties, the Consultant shall bear no responsibility for its disclosure, inadvertent or otherwise.
- 11. Work Performed at the Consultant's Risk. The Consultant shall take all precautions necessary and shall be responsible for the safety of its employees, agents and sub-consultants in the performance of the work hereunder, and shall utilize all protection necessary for that purpose. All work shall be done at

the Consultant's own risk, and the Consultant shall be responsible for any loss or damage to materials, tools, or other articles used or held by the Consultant for use in connection with the work.

12. Indemnification. The Consultant shall defend, indemnify and hold the City, its officers, officials, employees, agents and volunteers harmless from any and all claims, injuries, damages, losses or suits, including all legal costs and attorneys' fees, arising out of or in connection with the consultant's performance of this Agreement, except for injuries and damages caused by the sole negligence of the City. The City's inspection or acceptance of any of the Consultant's work when completed shall not be grounds to avoid any of these covenants of indemnification.

Should a court of competent jurisdiction determine that this Agreement is Subject to RCW 4.24.115, then, in the event of liability for damages arising out of bodily injury to persons or damages to property caused by or resulting from the concurrent negligence of the Consultant and the City, its officers, officials, employees, agents and Volunteers, the Consultant's liability hereunder shall be only to the extent of the Consultant's negligence.

- IT IS FURTHER SPECIFICALLY AND EXPRESSLY UNDERSTOOD THAT THE INDEMNIFICATION PROVIDED HEREIN CONSTITUTES THE CONSULTANT'S WAIVER OF IMMUNITY UNDER INDUSTRIAL INSURANCE, TITLE 51 RCW, SOLELY FOR THE PURPOSES OF THIS INDEMNIFICATION. THE PARTIES FURTHER ACKNOWLEDGE THAT THEY HAVE MUTUALLY NEGOTIATED THIS WAIVER. THE CONSULTANT'S WAIVER OF IMMUNITY UNDER THE PROVISIONS OF THIS SECTION DOES NOT INCLUDE, OR EXTEND TO. ANY CLAIMS BY THE CONSULTANT'S EMPLOYEES DIRECTLY AGAINST THE CONSULTANT.
- 13. Insurance. The Consultant shall procure and maintain for the duration of the Agreement, insurance against claims for injuries to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Consultant, its agents, representatives, or employees.
 - A. Minimum Scope of Insurance

Consultant shall obtain insurance of the types described below:

- 1. <u>Automobile Liability</u> insurance covering all owned, non-owned, hired and leased vehicles. Coverage shall be written on Insurance Services Office (ISO) form CA 00 01 or a substitute form providing equivalent liability coverage. If necessary, the policy shall be endorsed to provide contractual liability coverage.
- 2. Commercial General Liability insurance shall be written on ISO occurrence form CG 00 01 or a substitute form providing equivalent liability coverage and shall cover liability arising from premises, operations, independent contractors and personal injury and advertising injury. The City shall be named by endorsement as an additional insured under the Consultant's Commercial General Liability insurance policy with respect to the work performed for the City.
- 3. <u>Workers' Compensation</u> coverage as required by the Industrial Insurance laws of the State of Washington and Employer's Liability Insurance.
- 4. Professional Liability insurance appropriate to the Consultant's profession.

B. Minimum Amounts of Insurance

Consultant shall maintain the following insurance limits:

- 1. <u>Automobile Liability</u> insurance with a minimum combined single limit for bodily injury and property damage of \$1,000,000 per accident.
- 2. <u>Commercial General Liability</u> insurance shall be written with limits no less than \$1,000,000 each occurrence, \$2,000,000 general aggregate.
- 3. <u>Professional Liability</u> insurance shall be written with limits no less than \$1,000,000 per claim and \$1,000,000 policy aggregate limit.
- 4. <u>Employer's Liability</u> insurance each accident \$1,000,000; Employer's Liability Disease each employee \$1,000,000; and Employer's Liability Disease Policy Limit \$1,000,000.

C. Other Insurance Provisions

The insurance policies are to contain, or be endorsed to contain, the following provisions for Automobile Liability, Professional Liability and Commercial General Liability insurance:

- 1. The Consultant's insurance coverage shall be primary insurance as respect the City. Any insurance, self-insurance, or insurance pool coverage maintained by the City shall be excess of the Consultant's insurance and shall not contribute with it.
- 2. The Consultant's insurance shall be endorsed to state that coverage shall not be cancelled by either party, except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the City.
- 3. The City will not waive its right to subrogation against the Consultant. The Consultant's insurance shall be endorsed acknowledging that the City will not waive their right to subrogation. The Consultant's insurance shall be endorsed to waive the right of subrogation against the City, or any self-insurance, or insurance pool coverage maintained by the City.
- 4. If any coverage is written on a "claims made" basis, then a minimum of a three (3) year extended reporting period shall be included with the claims made policy, and proof of this extended reporting period provided to the City.

D. Acceptability of Insurers

Insurance is to be placed with insurers with a current A.M. Best rating of not less than A:VII.

E. Verification of Coverage

Consultant shall furnish the City with original certificates and a copy of the amendatory endorsements, including but not necessarily limited to the additional insured endorsement, evidencing the insurance requirements of the Consultant before commencement of the work.

- 14. Assigning or Subcontracting. Consultant shall not assign, transfer, subcontract or encumber any rights, duties, or interests accruing from this Agreement without the express prior written consent of the City, which consent may be withheld in the sole discretion of the City.
- 15. Notice. Any notices required to be given by the City to Consultant or by Consultant to the City shall be in writing and delivered to the parties at the following addresses:

Carol Benson
Mayor
24301 Roberts Drive
Black Diamond, WA 98010

BHC Consultants, LLC Attn: Craig Chambers, President 1601 Fifth Avenue, Suite 500 Seattle, WA 9101

Phone: 360-886-5700 Phone: 206-505-3400 Fax: 360-886-2592 Fax: 206-505-3406

16. Resolution of Disputes and Governing Law.

- A. Should any dispute, misunderstanding or conflict arise as to the terms and conditions contained in this Agreement, the matter shall first be referred to the Mayor, who shall determine the term or provision's true intent or meaning. The Mayor shall also decide all questions which may arise between the parties relative to the actual services provided or to the sufficiency of the performance hereunder.
- B. If any dispute arises between the City and the Consultant under any of the provisions of this Agreement which cannot be resolved by the Mayor's determination in a reasonable time, or if the Consultant does not agree with the Mayor's decision on a disputed matter, then such disputes shall be submitted to and considered in nonbinding mediation before either party may commence litigation. The jurisdiction of any resulting litigation shall be filed in King County Superior Court, King County, Washington.
- C. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington. In any suit or action instituted to enforce any right granted in this Agreement, the substantially prevailing party shall be entitled to recover its costs, disbursements, and reasonable attorney's fees from the other party.

17. General Provisions.

- A. <u>Non-waiver of Breach</u>. The failure of either party to insist upon strict performance of any of the covenants and agreements contained herein, or to exercise any option herein contained in one or more instances, shall not be construed to be a waiver or relinquishment of said covenants, agreements, or options, and the same shall be in full force and effect.
- B. <u>Modification</u>. No waiver, alteration, modification of any of the provisions of this Agreement shall be binding unless in writing and signed by a duly authorized representative of the City and the Consultant.
- C. <u>Severability</u>. The provisions of this Agreement are declared to be severable. If any provision of this Agreement is for any reason held by a court of competent jurisdiction to be invalid or

Attachment A Resolution No.	16-	BHC	Building	Related	Services

unconstitutional, such invalidity or unconstitutionality shall not affect the validity or constitutionality of any other provision.

D. <u>Entire Agreement</u>. The written provisions of this Agreement, together with any Exhibits attached hereto, shall supersede all prior verbal statements of any officer or other representative of the City, and such statements shall not be effective or be construed as entering into or forming a part of or altering in any manner whatsoever, the Agreement or the Agreement documents. The entire agreement between the parties with respect to the subject matter hereunder is contained in this Agreement and the Exhibits attached hereto, which may or may not have been dated prior to the execution of this Agreement. All of the above documents are hereby made a part of this Agreement and form the Agreement document as fully as if the same were set forth herein. Should any language in any of the Exhibits to this Agreement conflict with any language contained in this Agreement, then this Agreement shall prevail.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year set forth above.

	Y OF BLACK DIAMOND, SHINGTON	BHC CONSULTANTS, LLC
Ву:	Carol Benson	By:
Data	Mayor	Title:
Date	×	Date:
Atte	st:	
Ву:	Brenda Martinez City Clerk	······································
APP	ROVED AS TO FORM:	
By:		
	Carol A. Morris City Attorney	

EXHIBIT - A

SCOPE OF SERVICES

1. PLAN REVIEW

BHC will review plans submitted with building permit applications for structural and nonstructural code compliance in accordance with the currently adopted construction codes as adopted and amended by the state of Washington and City of Black Diamond.

- A. The BHC will not design for the applicant, make any structural changes on the plans, or make any changes that directly contradict other information on the plans. Significant changes must be made by or under the direction of the applicant or design professional.
- B. Reviews shall be done by BHC onsite staff or at the BHC office.
- C. If corrections or additions are required, the reviewer will write a review letter addressed to the applicant. The correction letter will indicate to the applicant that they are required to submit the revisions/additions to the City per the submittal requirements for the permit type under review.
- D. BHC will indicate that the drawings have been reviewed and found to be in substantial compliance with applicable construction codes and ordinances. The reviewer's name and date of compliance will be affixed to each sheet in up to two sets of drawings including the cover sheet.
- E. Complete reviews will include structural, nonstructural, accessibility, energy, and ventilation requirements. Partial reviews will be indicated as either structural or nonstructural or as mutually agreed upon.

2. PROCESS

- A. BHC staff will determine which plans are to be reviewed on site (at the City) or sent to the BHC office. Basic "over the counter" type permits will be reviewed onsite (at the City) by the BHC inspector. New Single family and commercial plans will mostly be reviewed by BHC staff at the BHC office.
- B. The City will intake, track, and process the permit applications and all revisions per current building and permit administration procedures.
- C. BHC will be responsible for the transportation and cost of returning permit review documents back to the City. The City will be responsible for the transportation and cost of delivering permit review documents to BHC.
- D. The Consultant will complete the initial review and will have either approved the application and notified the City of approval or contacted the applicant and the City with corrections within the time frames listed below:

Project Type	Initial Review	Re-Review
Single-Family	10 days (2 weeks)	5 days (1 week)
Multi-Family	15 days (3 weeks)	10 days (2 weeks)
Commercial	20 days (4 weeks)	15 days (3 weeks)

Exhibit "A" City of Black Diamond Professional Services Agreement With BHC Consultants for Building Services March 7, 2016

Turn-around for all other types of permit applications is to be negotiated.

- E. The Consultant will review any revisions or additional information and will either indicate compliance with the code(s) against which it was checked and notify the City of compliance, or if the drawings are still not complete, contact the applicant and the City with additional revision requests within the time frames specified above.
- F. The review time may be negotiated based on the number and complexity of projects to be reviewed. The Consultant will not be held responsible for delays beyond the Consultant's control. During heavy workloads or schedule delays, the Consultant shall notify the City of revisions to estimated target dates. The Consultant acknowledges that there are deadlines for processing permits, and that lawsuits for damages may be brought against the City for failure to process permit applications according to the established deadlines. Therefore, Consultant understands that its "heavy workloads or schedule delays" are insufficient excuses for meeting statutory and code deadlines for issuance of final decisions on permits.

2. BUILDING OFFICAL SERVICES

William Hill, CBO, ACO from BHC Consultants, LLC will provide Building Official services for code interpretation and administrative needs such as ordinance review and update, staffing needs and department budget development and review.

3. BUILDING INSPECTION SERVICES

BHC will provide a certified building inspector at a minimum of three (3) days per week or as otherwise required by the city services:

- A. The BHC inspector will perform the following inspection tasks:
 - a. non-structural fire and life safety inspections
 - b. structural inspections
 - c. energy code inspections
 - d. barrier free inspections
 - e. mechanical & plumbing inspections
 - f. code compliance
- B. The inspector will provide building inspections in accordance with the currently adopted International Codes, Washington State Building Code (WAC 51-50 and 51-51), and Energy Code (WAC 51-11), and the applicable City Building Codes. except that the inspector will confer with the Building Official on any portion of the review that specifically requires an approval of the Building Official under the applicable Code(s), or that involves an unusual interpretation.
- C. Inspections will be done in accordance with codes, ordinances and regulations in effect and will be performed in a courteous and professional manner. Up-to-date records of inspection status will be maintained on the job card in the field and on the office copy of the permit.

4. ADDITIONAL SERVICES PROVIDED.

A. If performed by BHC, Civil/Site plan reviews will be charged at the hourly rates shown in Labor Rate Schedule, depending on the type of review, as identified in Exhibit B and attached to this Personal Services Agreement.

Exhibit "A" City of Black Diamond Professional Services Agreement With BHC Consultants for Building Services March 7, 2016

- B. Pre permit plan review meetings to review code requirements and city department permit coordination will be charged at the hourly rates shown in Labor Rate Schedule, Building Official services, as identified in Exhibit B and attached to this Personal Services Agreement
- C. Review of deferred submittals will be charged at the hourly rates shown in Labor Rate Schedule, depending on the type of review, as identified in Exhibit B and attached to this Personal Services Agreement.
- D. Revisions to plans that require additional plan review will be charged at the hourly rates shown in Labor Rate Schedule, depending on the type of review, as identified in Exhibit B and attached to this Personal Services Agreement
- E. Attendance at meetings when requested by the CITY will be charged at the hourly rates shown in Labor Rate Schedule, Building Official services, as as identified in Exhibit B and attached to the is Personal Services Agreement.
- F. Fire Code, Fire Sprinkler, Fire Alarm plan reviews when requested by the CITY will be charged at the hourly rates shown in Labor Rate Schedule, Plan Reviewer- nonstructural, as identified in Exhibit B and attached to the is Personal Services Agreement.

<u>EXHIBIT - B</u> SCHEDULE OF RATES, CHARGES AND FEES

Classification	Hourly Rate
Building Inspector	\$70
Building Official services	\$140
Plan Reviewer - nonstructural	\$120*
Structural P.E.	\$150
Civil/site plan review (P.E.)	\$130
Administration Assistance	\$50

PLAN REVIEW FEES:

(For reviews sent to BHC due to complexity or project size. These fees are not intended for reviews performed at the City of Black Diamond by onsite inspector). The 75% of city collected Plan review fees include initial review and one corrections. *Additional corrections will be charged at the hourly rate.

Residential:

Single Family Dwellings will be charged at 75% of City's collected Plan Review fee (complete review including structural, non-structural, mechanical, plumbing, State Energy, and applicable items in the City's Municipal Code .

At the request of the City and with concurrence by Consultant, plan review fees may be determined to be charged at the hourly rate as identified in labor rate schedule as opposed to the following "fixed fee" rates.

Non-Residential:

A. Complete Plan Review

• IBC Non-structural Fire & Life Safety + Structural, disabled accessibility and/or State Energy Code, *IMC and/or UPC*.

75% of the City collected Plan Review fee (\$250 minimum).

B. Partial Review:

Will consist of one of the following:

- IBC Non-structural Fire & Life Safety including mechanical/plumbing when issued as part of a combination building permit, and State Energy and Accessibility review -OR-
- IBC Structural ONLY

50% of the plan review fee calculated (\$250 minimum).

C. Mechanical/Plumbing (issued as separate permit)

Exhibit "B" City of Black Diamond Professional Services Agreement With BHC Consultants for Building Services March 7, 2016

When permit for such work is issued separately from a building combination permit and permit fee is based on valuation of such work separate from building permit, fee will be assessed at the partial review percentage noted above. If permit fee is based on unit fee per the IMC or UPC, fee will be charged the hourly rate.

D. Upon City's request, Civil/Site Plan review will be charged at the hourly civil plan review rates. These fees include the initial plan review plus one (1) recheck. When substantial revisions occur to previously reviewed and /or approved plans, additional fees shall be charged at the hourly rates shown in Labor Rate Schedule.

1. ADDITIONAL:

- A. All other review services and reviews in excess of two (the initial review plus one re-check) shall be paid on a time-and-expense basis using the hourly rate for Plan Reviewer either non-structural or structural depending on the type of review.
- B. In-house (at City's location) plan review and other services will be provided as directed by the City and agreed upon by the Consultant on a time-and-expense basis using an hourly rate for either Building Inspector or Plan Reviewer (nonstructural or structural) depending on the type of review or services needed.
- C. Valuation figures used to determine the plan review fees will be calculated based on the City's adopted Fee Schedule or Resolution.
- D. Each billing statement will include the permit application number and owner or project name of the plans reviewed with the fee.
- E. Billing statements will be issued for reviews that receive a complete initial review in the preceding month or other acceptable time period. A complete initial review shall constitute an earned fee for both City and Consultant.
- F. The City shall have the right to withhold payment to the Consultant for any work not completed in a satisfactory manner until such time that the consultant modifies such work to the satisfaction of the City.
- G. The cost of delivering plans for review to BHC will be incurred by the CITY. The cost of delivering reviewed plans back to city will be incurred by BHC.
- H. Mileage travel rates shown are portal to portal from inspector's residence or the Seattle office, whichever is less for on-call services. One hour of travel time will be charged for each day of travel to City's location.
- I. All mileage included by BHC inspector will be reimbursed at the most current IRS rate, currently .575 cents per mile.
- J. Consultant staff's normal work days are Monday through Friday (8am~5pm). Office work on Saturdays, Sundays or CITY Holidays will be performed only at specific request of the City. Billing for work performed outside normal work hours are on Saturdays, Sundays, or CITY Holidays shall be at 150% of the rates shown above.

Exhibit "B" City of Black Diamond Professional Services Agreement With BHC Consultants for Building Services March 7, 2016

K. This Schedule of Hourly Rates is effective as of January 1, 2015. Rates are subject to annual review.

CITY COUNCIL AGENDA BILL

June 2, 2016

June 16, 2016

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

		,					
ITE	M INFORMATION						
SUBJECT:	Agenda Date: June 16, 2016 AB16	5-035					
Resolution accepting the Downtown AC	Mayor Carol Benson						
Water Main Replacement & Looping	City Administrator						
project	City Attorney David Linehan						
	City Clerk – Brenda L. Martinez						
	Com Dev/Nat Res – Barb Kincaid						
	Finance – May Miller						
	MDRT/Ec Dev – Andy Williamson						
Cost Impact (see also Fiscal Note):	Police – Chief Kiblinger						
\$13,545.71							
Fund Source: REET II; Water Reserves	Public Works – Seth Boettcher	X					
Timeline: Summer 2016	Court - Stephanie Metcalf						
Agenda Placement: Mayor Mayor Two Cou	ıncilmembers 🗌 Committee Chair 🔲 Ci	ity Administrator					
Attachments: Resolution No. 16-?							
SUMMARY STATEMENT:							
Iversen and Sons, Inc. completed the	e required work for the Downtow	n AC Water Main					
Replacement & Looping project. Retail							
,	-						
until release is received by the Depart							
and the Employment Security Departm							
labor or material providers may make	a claim against the project. After	45 days and after					
release is received from the State d	epartments mentioned above, the	City may release					
retainage to Iversen and Sons, Inc.							
retainage to iversell and sons, inc.							
510011 11077 (7)							
FISCAL NOTE (Finance Department):							
The contract was awarded to Iversen an	d Sons, Inc. in the amount of \$286,06	4.35. Construction					
costs came in at \$270,914.21.							
The City was able to make full use of the	\$225,000 Community Development	Block Grant					
funding.	. ,						
runding.							
COUNCIL COMMITTEE REVIEW AND RECOM	IMENDATION:						
		Clerk to assian					
RECOMMENDED ACTION: MOTION to adopt Resolution No. 16-? (Clerk to assign number at adoption) accepting the Downtown AC Water Main Replacement &							
_							
Looping project by Iversen and So	ns, Inc. according to the contra	ct documents.					
RECORD OF COUNCIL ACTION							
Meeting Date Action	Vote						

No quorum

F	RES	OL	_U	ITI	ON	NO.	16	_

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON REGARDING FINAL ACCEPTANCE OF THE DOWNTOWN AC WATER MAIN REPLACEMENT & LOOPING PROJECT

WHEREAS, Iversen and Sons, Inc. has completed the Downtown AC Water Main Replacement & Looping project according to the contract; and

WHEREAS, RCW 60.28.011(2) allows a period of forty-five days to file any liens or claims with the City; and

WHEREAS, RCW 39.080.030 requires acceptance of a Public Works project as complete as a formal, public action in order to begin the forty-five day period;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The City hereby accepts the Downtown AC Water Main Replacement & Looping project as complete and as set forth in that contract with Iversen and Sons, Inc.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

	CITY OF BLACK DIAMOND:	
	Carol Benson, Mayor	
Attest:		
Brenda L. Martinez, City Clerk		

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION					
SUBJECT:		Agenda Date: June 16, 2016	AB16-036		
		Mayor Carol Benson			
Resolution accepting	g the 5 th Avenue	City Administrator			
Road Repairs project	:	City Attorney David Linehan			
		City Clerk – Brenda L. Martinez			
		Com Dev/Nat Res – Barb Kincaid			
		Finance – May Miller			
		MDRT/Ec Dev – Andy Williamson			
Cost Impact (see also F	iscal Note): \$1,074.13	Police – Chief Kiblinger			
(retainage)					
Fund Source: Streets		Public Works – Seth Boettcher	X		
Timeline: July/August 2	016	Court - Stephanie Metcalf			
Agenda Placement:	Mayor 🔲 Two Cou	ncilmembers 🔲 Committee Chair	City Administrator		
Attachments: Resolu	tion No. 16-xxx				
SUMMARY STATEME	NT:				
		required public portion of the	work of 5 th Avenue and		
		pairs project. Retainage in the a			
		45 days has passed. The State h			
		rs may make a claim against the			
• •	-	sen Excavating Inc. The City doe	s not need to receive a		
release from State	agencies as this proje	ect was less than \$35,000.			
FISCAL NOTE (Finan	ce Department):		,		
•	•	\$2,148 in contingency funds on	top of the contract		
		needed. The \$1,074.13 held in			
•	•		"		
Excavating Inc, is th	e final project costs a	and was covered in the contract	buaget.		
COUNCIL COMMITTE	E REVIEW AND RECOM	MIENDATION:	-		
		adopt Resolution No 16-x			
number at adoption) accepting the 5 th Avenue Road Repairs project by Johansen					
Excavating Inc. according to the contract documents.					
LACAVALITIE IIIC. d	iccording to the co	Jimact accuments.			
	RECORD	OF COUNCIL ACTION			
Meeting Date	Action	Vote			
June 16, 2016	Action	v 0.15			
June 10, 2010					

RESOLUTION NO. 16-____

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON REGARDING FINAL ACCEPTANCE OF THE 5TH AVENUE ROAD REPAIRS PROJECT

WHEREAS, Johansen Excavating Inc. has completed the public portion of the 5th Avenue Road Repairs project according to the contract; and

WHEREAS, RCW 60.28.011(2) allows a period of forty-five days to file any liens or claims with the City; and

WHEREAS, RCW 39.080.030 requires acceptance of a Public Works project as complete as a formal, public action in order to begin the forty-five day period;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The City hereby accepts the 5th Avenue Road Repairs project as complete and as set forth in that contract with Johansen Excavating Inc.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS 16TH DAY OF JUNE, 2016.

	CITY OF BLACK DIAMOND:		
	Carol Benson, Mayor		
Attest:			
Brenda L. Martinez, City Clerk			

CITY COUNCIL ACENIDA DILI

City of Black Diamond Post Office Box 599

AGENDA DILL	Black Diam	Black Diamond, WA 98010					
ITEM INFORMATION							
SUBJECT:	A	genda Date: June 16, 2016	AB16-037				
	П	Mayor Carol Benson					
Resolution authorizing the Mayor to		City Administrator					
execute a Legal Services agreement with		City Attorney David Linehan					
Kenyon Disend, PLLC		City Clerk – Brenda L. Martinez					
,		Com Dev/Nat Res – Barb Kincaid					
		Finance – May Miller					
		MDRT/Ec Dev – Andy Williamson					
Cost Impact (see also Fiscal Note): \$		Police – Chief Kiblinger					
Fund Source:		Public Works – Seth Boettcher					
Timeline:		Court - Stephanie Metcalf					
Agenda Placement: Mayor Mayor Two Cou	unc	ilmembers 🗌 Committee Chair 🔙	City Administrator				
Attachments: Resolution; agreement							
SUMMARY STATEMENT:			*				
In April of 2016 Yvonne Ward was hired as	Em	ergency Interim City Attorney.					
Thereafter, the City advertised for firms or Attorney; three firms responded. A selection Pepper, Councilmember Deady, and Interin	on p	panel including the Mayor Benson,	Councilmember				

After consideration, the firm Kenyon Disend who specializes in municipal law was selected with David Linehan serving as the City Attorney.

The contract shall be in effect until December 31, 2016 with the parties meeting 60 days prior to expiration to confer about renewal terms.

FISCAL NOTE (Finance Department): The Budget for Legal expenditures for 2016 is \$94,000. It is difficult to know if the legal budgets will cover legal costs in 2016, as it is unknown the number of legal issues and hours that will be needed for the balance of 2016. While the base hourly rate for Kenyon Disend primary attorney is higher, they will not be charging mileage for travel and this will help offset some of the costs. If 2016 legal costs exceed the 2016 budget, a budget change will probably be required to cover those costs.

COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:

RECOMMENDED ACTION: MOTION to adopt Resolution No. 16-xxxx, (clerk to assign number at adoption) authorizing the Mayor to execute a legal services agreement with Kenyon Disend, PLLC

RECORD OF COUNCIL ACTION					
Meeting Date	Action	Vote			
June 16, 2016					

R	ES	SO	Ll	JT	10	N	NC).	10	ô-	•
		_	-							-	

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON, AUTHORIZING THE MAYOR TO EXECUTE A LEGAL SERVCIES AGREEMENT WITH KENYON DISEND, PLLC

WHEREAS, the City is in need of a City Attorney to provide legal services; and

WHEREAS, the City advertised for qualified firms and individuals to fill the position of City Attorney and a selection panel including the Mayor, Councilmember Pepper, Councilmember Deady, and Interim City Attorney Yvonne Ward interviewed three firms; and

WHEREAS, after consideration the firm Kenyon Disend, PLLC who specializes in municipal law was selected;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

<u>Section 1.</u> The Mayor is hereby authorized to execute a legal services agreement with Kenyon Disend, PLLC substantially in the form attached hereto as Exhibit A.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS __ DAY OF _____, 2016.

CITY OF BLACK DIAMOND:

	Carol Benson, Mayor	
Attest:		
Brenda L. Martinez, City Clerk		

AGREEMENT FOR LEGAL SERVICES

I. PARTIES

This Agreement for Legal Services ("Agreement") is made on this 3rd day of June, 2016, between the City of Black Diamond ("City") and Kenyon Disend, PLLC ("Attorneys").

II. SERVICES OF THE ATTORNEYS

Attorneys shall provide the legal services set forth in this Agreement and shall work for City at the pleasure of and under the direction of the Mayor. David Linehan will serve as the City Attorney and will direct the services provided under this Agreement.

III. QUALITY OF SERVICES

Attorneys shall perform all legal services covered by this Agreement in a capable and efficient manner, and in accordance with the professional standards of the Washington State Bar Association. Attorneys shall be available at all times for consultation and advice, including on weekends and holidays if needed, directly or through telephone, e-mail, or other forms of communication.

IV. SERVICES PROVIDED

The City Attorney shall be principally responsible for performing all legal work for the City, except prosecution of criminal cases, where defense is provided through insurance coverage, matters in which a conflict of interest exists, or as may otherwise be assigned to other counsel by the Mayor. Attorneys understand that they will not provide services related to collective bargaining or other employment-related matters, as those services are provided to the City under separate contract with another law firm. The following list of duties is illustrative, but is not necessarily inclusive, of the services to be performed by the Attorneys:

- (1) Review or draft City ordinances, agreements, resolutions, interlocal agreements, and other legal documents as requested by City;
- (2) Represent City in all lawsuits and other contested administrative proceedings commenced by or against City, except where defense is provided through insurance coverage or is assigned to other counsel by the Mayor;
- (3) Consult with and advise the Mayor, City Councilmembers and staff members in person, by telephone, e-mail, or by written memo on City business; and
 - (4) Attend regular City Council meetings and other meetings as requested by the Mayor.

V. FEES AND COSTS

- A. <u>Legal Services</u>. For 2016, City shall be billed for legal services described above at the Attorneys' and paralegals' regular hourly rates as set forth in Exhibit A. Attorneys will also charge City fifteen cents per page for black and white photocopying and facsimile transmissions, twenty-one cents per page for color photocopying, and shall be reimbursed for legal messenger services, postage, computerized legal research charges, filing fees advanced on behalf of City, and other direct expenses without markup.
- B. Attorneys shall not charge City for mileage reimbursement costs, nor for long-distance telephone charges.
- C. Fees and costs for Attorneys' services, initially paid to City by land use applicants or other third parties pursuant to City ordinance or other action of City authorizing such reimbursement ("Pass-Through Fees"), may be subject to prior review for reasonableness by such other third party. In the event that any third party challenges the reasonableness of Attorneys' Pass-Through Fees, City shall only be responsible to pay Attorneys for such portion of the challenged fees and costs as City in its sole discretion deems reasonable.
- D. Attorneys' current rates expressly account for any taxes or related charges ("charges") imposed on professional service providers by City and State of Washington. In the event that any such additional charges are imposed during the term of this Agreement, Attorneys shall be entitled to recover any such additional charges as a reimbursable cost item on Attorneys' monthly billing statements.
- E. Attorneys shall apply for and obtain a business license with City and shall maintain a current business license for the duration of this contract. Fees and costs associated with the application shall not be charged to City.

VI. PAYMENT TERMS

Fees and costs are due in full from City upon billing by Attorneys. A service charge shall accrue at the rate of 12% per annum, but shall only be added to any balance remaining unpaid sixty (60) days after the statement date.

VII. TIME RECORDS

Attorneys will maintain accurate time records describing the services performed and the dates upon which said services were performed, and shall provide a monthly statement to City setting forth the time expended for such services.

VIII. AGREEMENT PERIOD

After City Council approval, this Agreement takes immediate effect, and shall remain in effect until December 31, 2016, unless sooner terminated as set forth herein. The parties shall meet and confer regarding renewal terms at least sixty days before expiration of this contract. Each party shall have the right to terminate this Agreement upon sixty days' written notice.

IX: INDEMNIFICATION/HOLD HARMLESS

Attorneys shall defend, indemnify and hold City and its officers and employees harmless from any suits brought against City, and damages awarded as a result of such suits, arising out of or resulting from the fault of Attorneys in performance of this Agreement, except to the extent of any fault of City or its officers or employees.

X. INSURANCE

Attorneys shall maintain for the protection of City a professional errors and omissions insurance policy with minimum coverage of one million dollars per claim and three million dollars annual aggregate.

CITY OF BLACK DIAMOND	KENYON DISEND, PLLC
By: Carol Benson, Mayor	By: Michael R. Kenyon

EXHIBIT A

KENYON DISEND, PLLC HOURLY RATE SCHEDULE FOR YEAR 2016

ATTORNEYS:

Partners and Senior Attorneys: Michael R. Kenyon Bruce L. Disend Kim Adams Pratt Robert F. Noe David A. Linehan	\$305.00 \$305.00 \$270.00 \$270.00 \$270.00
Associate Attorneys: Rachel B. Turpin Ann Marie Soto Charlotte A. Archer Amy S. Mill Alexandra L. Kenyon	\$175.00 \$170.00 \$165.00 \$150.00 \$135.00
PARALEGALS:	
Margaret C. Starkey Sheryl A. Loewen Pam M. Odegard Kathy I. Swoyer Terry T. Curran Antoinette M. Mattox	\$125.00 \$110.00 \$110.00 \$110.00 \$110.00 \$100.00

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION						
SUBJECT:		Agenda Date:	June 16, 2016	AB16-038		
	Ī	Mayor Carol	Benson			
Resolution regarding	g labor policy and	City Adminis	trator			
grievance review		City Attorney	/ David Linehan			
		City Clerk – E	renda L. Martinez			
		Com Dev/Na	t Res – Barb Kincaid			
		Finance – Ma	ny Miller			
		MDRT/Ec De	v – Andy Williamson			
Cost Impact (see also F	iscal Note): \$	Police – Chie	f Kiblinger			
Fund Source:		Public Works	– Seth Boettcher			
Timeline:		Court - Step	hanie Metcalf			
		Councilmem	ber Morgan	X		
Agenda Placement:	Mayor X Two Cour	ncilmembers	Committee Chair	City Administrator		
Attachments: Resolution						
	4					
SUMMARY STATEME	NT:					
Councilmember Morgan will be addressing this item.						
FISCAL NOTE (Finan	ice Department):					
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:						
RECOMMENDED ACTION: MOTION to						
RECORD OF COUNCIL ACTION						
Meeting Date	Action		Vote			
June 16, 2016						
34.10 10, 2010						

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON REGARDING LABOR POLICY AND GRIEVANCE REVIEW

WHEREAS, the City Council is charged with the authority to review and approve all labor contracts; and

WHEREAS, the Mayor is customarily charged with the responsibility to bargain labor contracts; and

WHEREAS, the Mayor is charged with the authority to supervise the administration of city business consistent with adopted policy and labor agreements; and

WHEREAS, the review and adjudication of labor grievances has both management and policy elements involving both the Mayor and the City Council; and

WHEREAS, there are at least two labor grievances that have been filed against the City of Black Diamond; and

WHEREAS, the City Council by motion at its Regular Council Meeting on May 5 called for the investigation of one of these grievances but included no specifics; and

WHEREAS, there are facts that once established may likely resolve these grievances; and

WHEREAS, one such fact is that the Council wishes to have the support of staff at all of its Standing Committee meetings in a manner that is consistent with the existing contract; and

WHEREAS, another such fact is that Councilmember Morgan has stipulated that her oral comments at the Regular Council Meeting on May 5 "were not intended to cast aspersions against any staff person but were directed to the whole process

involving the contractual authority of the Mayor to approve and terminate contracts"; and

WHEREAS, coordination between the City Council and Mayor is helpful in order to ensure that the bargaining and management of labor contracts is consistent with Council authority to review and approve all labor contracts and establish labor policy; and

WHEREAS, the City Council believes that transparency and timeliness regarding the bargaining of labor contracts and response to informal and formal grievances are important aspects of good faith and good working conditions for all employees; and

WHEREAS, the City Council may adopt labor policies to instruct the bargaining and management of labor contracts consistent with contract terms.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

Section 1. The Mayor is requested to bargain with Teamsters Local 117 to allow represented employees to perform their duties in support of the City Council and its Standing Committees in a manner that is consistent with the existing contract.

Section 2. The Mayor is requested to investigate and report to Teamsters Local 117 and the City Council all the facts regarding the DKS voucher including the stipulation by Councilmember Morgan regarding her comments made at the Regular Council Meeting on May 5.

Section 3. The City Council requests that the Chair of the Government Operations and Administration Committee begin to develop labor and personnel policies for Council review to instruct future bargaining of labor contracts and the handling of grievances.

WASHINGTON, AT	A REGULAR MEETING THEREOF, THE
	CITY OF BLACK DIAMOND
Attest:	Carol Benson, Mayor

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION						
SUBJECT:		Agenda Date: June 16, 2016	AB16-039			
		Mayor Carol Benson				
Resolution Regardin	g Mediation	City Administrator				
	_	City Attorney David Linehan				
		City Clerk – Brenda L. Martinez				
		Com Dev/Nat Res – Barb Kincaid				
		Finance – May Miller				
		MDRT/Ec Dev – Andy Williamson				
Cost Impact (see also F	iscal Note): \$	Police – Chief Kiblinger				
Fund Source:		Public Works – Seth Boettcher				
Timeline:		Court - Stephanie Metcalf				
		Councilmember Morgan	X			
Agenda Placement:	🗌 Mayor 🔀 Two Coui	ncilmembers 🔲 Committee Chair [City Administrator			
Attachments: Resolu	ıtion					
SUMMARY STATEME	NT:					
Councilmember Me	organ will be addressi	ng this item				
Councilmentaer wit	ngan win be addressi	ng tino item.				
FISCAL NOTE (Finan	ice Department):					
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:						
RECOMMENDED ACTION: MOTION to						
RECORD OF COUNCIL ACTION						
Meeting Date	Action	Vote				
June 16, 2016						

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON REGARDING MEDIATION BETWEEN THE MAYOR AND COUNCIL

WHEREAS, The Mayor and Council are both co-equal branches of government; and

WHEREAS, the Mayor is given the duty under RCW 35A.12.100 to "preside over all meetings of the city council"; and

WHEREAS, the proper functioning of the City Council is dependent on the proper functioning of its council meetings; and

WHEREAS, the Mayor acting as Presiding Officer has a key role to play in the proper functioning of the City Council meetings; and

WHEREAS, the City Council Meetings in 2016 have been marked with unnecessary controversy and discord; and

WHEREAS, the City Council believes that more effective City Council meetings will result in a better working relationship between the Mayor and City Council; and

WHEREAS, the City Council by motion at its Regular Council Meeting on May 5, 2016 called for mediation between the Mayor and City Council; and

WHEREAS, the scope and method of mediation is a matter that should be subject to public input and Council review; and

WHEREAS, cost efficient mediation services are available through the King County Dispute Resolution Center and through other non-profit agencies; and

WHEREAS, the Council believes that a flexible and informal mediation through the offices of a non-profit agency is a better and more cost effective option than a more formal and structured mediation; and

WHEREAS, the Council believes that the scope of the mediation between the Mayor and Council should begin with the conduct of City Council meetings.

WHEREAS, the Council believes that a successful conclusion of mediation regarding the conduct of City Council meetings will build a foundation upon which to build further improvements in dealings between the two branches of Black Diamond city government.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, DOES RESOLVE AS FOLLOWS:

Section 1. The Mayor is requested to engage with the Mayor Pro Tempore and the Council President in an informal mediation regarding the conduct of City Council meetings.

Section 2. The Mayor and the Mayor Pro Tempore and Council President are requested to research and propose the use of a non-profit agency as mediator.

Section 3. After the successful conclusion of mediation regarding the conduct of City Council meetings, the Mayor and the Mayor Pro Tempore and Council President are requested to discuss and propose further mediation on other subjects of concern if necessary.

PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THE

CITY OF BLACK DIAMOND

	Carol Benson, Mayor
Attest:	
	_
Brenda L. Martinez, City Clerk	

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION						
SUBJECT:		A	genda Date:	June 16, 2016	AB16-040	
			Mayor Carol	Benson		
Resolution revising (Council Rules of		City Administ	rator	× .	
Procedure		City Attorney David Linehan				
		City Clerk – Brenda L. Martinez				
		Com Dev/Nat Res – Barb Kincaid				
			Finance – Ma	y Miller		
		ſ	MDRT/Ec Dev	– Andy Williamson		
Cost Impact (see also F	iscal Note): \$		Police - Chief	Kiblinger		
Fund Source:	×		Public Works	– Seth Boettcher		
Timeline:			Court - Stepl	nanie Metcalf		
			Councilmemb	er Morgan	 >	(
Agenda Placement:	Mayor X Two Cou	nci	ilmembers 🗌	Committee Chair [City Adminis	trator
Attachments: Resolu	tion; Revised Rules					
SUMMARY STATEMENT: Councilmember Morgan will be addressing this item FISCAL NOTE (Finance Department):						
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:						
RECOMMENDED ACTION: MOTION to						
RECORD OF COUNCIL ACTION						
Meeting Date	Action			Vote		
June 16, 2016						

Summary of Rule Changes for the Agenda Bill:

Revise Rule 3.6: Clarify how to handle public comments when there is a separate comment period for certain agenda item(s).

Revise 3.20: Clarify that a majority of the council present must approve a recess.

Revise 15.2: Remove language that may be confusing on whether the attorney can provide advice. The city attorney can provide advice as his or her professional judgment finds warranted.

Revise 15.3: Clarify that Council cannot direct staff to attend committee meetings, and replace with language recommending attendance and coordination as needed.

Revise 18.1.3(a): Add clarification on notice for committee meetings.

Revise 18.1.3(c): Add clarification that recommendations do not enact resolutions or ordinances.

Revise 18.1.4(b): Add clarifying language that the Growth Management Committee would consider quasi-judicial matters where it pertains to city policies or code. (A clause was already included that the committee would not consider matters prohibited by law.)

Revise 21.2: Clarify that additional laws beyond the OPMA may also require that Councilmembers not disclose executive session information.

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON, REGARDING COUNCIL RULES OF PROCEDURE

WHEREAS, the City Council of the City of Black I 1069 adopting new Council Rules of Procedure; an	•
WHEREAS, the City Council wishes to make Procedure;	revisions to the Council Rules of
NOW, THEREFORE, THE CITY COUNCIL OF WASHINGTON, DOES RESOLVE AS FOLLOWS:	THE CITY OF BLACK DIAMOND,
Section 1. The City Council hereby adopts the ne of Procedure as set forth in the attached Exhibit A.	
PASSED BY THE CITY COUNCIL OF THE CITY OF BLA A REGULAR MEETING THEREOF, THIS DAY	
CITY	OF BLACK DIAMOND:
Caro	ol Benson, Mayor
Attest:	
Brenda L. Martinez, City Clerk	



RULES OF PROCEDURE OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON

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RULES OF PROCEDURE OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON

SECTION 1 – AUTHORITY

In accordance with RCW 35A.12.120, the Black Diamond City Council hereby establishes the following rules for the conduct of Council meetings, proceedings and business. These rules shall take effect upon adoption by resolution of the Council and until such time as they are amended or new rules are adopted in the manner provided for by these rules.

References.

RCW 35A.12.100 (Duties and authority of the mayor — Veto — Tie-breaking vote): "The mayor shall be the chief executive and administrative officer of the city, in charge of all departments and employees, with authority to designate assistants and department heads. The mayor may appoint and remove a chief administrative officer or assistant administrative officer, if so provided by ordinance or charter. [1] He or she shall see that all laws and ordinances are faithfully enforced and that law and order is maintained in the city, and shall have general supervision of the administration of city government and all city interests. All official bonds and bonds of contractors with the city shall be submitted to the mayor or such person as he or she may designate for approval or disapproval. He or she shall see that all contracts and agreements made with the city or for its use and benefit are faithfully kept and performed, and to this end he or she may cause any legal proceedings to be instituted and prosecuted in the name of the city, subject to approval by majority vote of all members of the council. The mayor shall preside over all meetings of the city council, when present, but shall have a vote only in the case of a tie in the votes of the councilmembers with respect to matters other than the passage of any ordinance, grant, or revocation of franchise or license, or any resolution for the payment of money. He or she shall report to the council concerning the affairs of the city and its financial and other needs, and shall make recommendations for council consideration and action. He or she shall prepare and submit to the council a proposed budget, as required by chapter 35A.33 RCW The mayor shall have the power to veto ordinances passed by the council and submitted to him or her as provided in RCW 35A.12.130 but such veto may be overridden by the vote of a majority of all councilmembers plus one more vote. The mayor shall be the official and ceremonial head of the city and shall represent the city on ceremonial occasions, except that when illness or other duties prevent the mayor's attendance at an official function and no mayor pro tempore has been appointed by the council, a member of the council or some other suitable person may be designated by the mayor to represent the city on such occasion."

¹ For reference, the City of Black Diamond does not operate under a city charter.

RCW 35A.11.020 (Powers vested in legislative bodies of noncharter and charter code cities): "The legislative body of each code city shall have power to organize and regulate its internal affairs within the provisions of this title and its charter, if any; and to define the functions, powers, and duties of its officers and employees; within the limitations imposed by vested rights, to fix the compensation and working conditions of such officers and employees and establish and maintain civil service, or merit systems, retirement and pension systems not in conflict with the provisions of this title or of existing charter provisions until changed by the people: PROVIDED, That nothing in this section or in this title shall permit any city, whether a code city or otherwise, to enact any provisions establishing or respecting a merit system or system of civil service for firefighters and police officers which does not substantially accomplish the same purpose as provided by general law in chapter 41.08 RCW for firefighters and chapter 41.12 RCW for police officers now or as hereafter amended, or enact any provision establishing or respecting a pension or retirement system for firefighters or police officers which provides different pensions or retirement benefits than are provided by general law for such classes.

Such body may adopt and enforce ordinances of all kinds relating to and regulating its local or municipal affairs and appropriate to the good government of the city, and may impose penalties of fine not exceeding five thousand dollars or imprisonment for any term not exceeding one year, or both, for the violation of such ordinances, constituting a misdemeanor or gross misdemeanor as provided therein. However, the punishment for any criminal ordinance shall be the same as the punishment provided in state law for the same crime. Such a body alternatively may provide that violation of such ordinances constitutes a civil violation subject to monetary penalty, but no act which is a state crime may be made a civil violation.

The legislative body of each code city shall have all powers possible for a city or town to have under the Constitution of this state, and not specifically denied to code cities by law. By way of illustration and not in limitation, such powers may be exercised in regard to the acquisition, sale, ownership, improvement, maintenance, protection, restoration, regulation, use, leasing, disposition, vacation, abandonment or beautification of public ways, real property of all kinds, waterways, structures, or any other improvement or use of real or personal property, in regard to all aspects of collective bargaining as provided for and subject to the provisions of chapter 41.56 RCW, as now or hereafter amended, and in the rendering of local social, cultural, recreational, educational, governmental, or corporate services, including operating and supplying of utilities and municipal services commonly or conveniently rendered by cities or towns.

In addition and not in limitation, the legislative body of each code city shall have any authority ever given to any class of municipality or to all municipalities of this state before or after the enactment of this title, such authority to be exercised in the manner provided, if any, by the granting statute, when not in conflict with this title. Within constitutional limitations, legislative bodies of code cities shall have within their territorial limits all powers of taxation for local purposes except those which are expressly preempted by the state as provided in RCW 66.08.120, 82.36.440 [repealed], 48.14.020, and 48.14.080."

SECTION 2 – COUNCIL MEETINGS

- 2.1 Meetings Shall be Open to Public. All meetings of the City Council shall be open to the public and all persons shall be permitted to attend any meeting of this body, except as provided in Chapter 42.30 RCW (the Open Public Meetings Act). Under RCW 42.30.040, no person at the meeting shall be required to register or provide other information, to complete a questionnaire, or otherwise comply with any other conditions as a precondition to be allowed to attend. However, persons wishing to address the Council or otherwise present information to the Council during a Council meeting may be requested to register and identify themselves and their home address. Persons who disrupt a meeting of the Council may lose the right to be present for the remainder of the meeting. See Section 2.10.
- 2.2 Agenda. The City Clerk shall be responsible for preparing agendas for all City Council meetings that specify the time and place of the meeting and set forth a brief general description of each item to be considered by the Council. The agenda is subject to approval by the Mayor Pro-Tempore and Council President.
- 2.3 Minutes. The City Clerk shall cause to be prepared action minutes of all of the Council meetings, which minutes shall contain an account of all official actions of the Council. Council meetings shall be electronically recorded and retained for the period of time as provided by State law. No changes shall be made to minutes except by motion approved by a majority of the Council at a properly noticed meeting.
- Schedule of Regular Meetings. In accordance with BDMC 2.04.010, the regular meetings of the City Council shall be held on the first and third Thursdays of every month at 7:00 p.m. in the City Hall Council Chambers located at 25510 Lawson Street, Black Diamond, Washington. The regular meeting location may be changed by a majority vote of the City Council. Special Council Meetings will be held on the second Thursday of the month at 6:00 p. m. and on other days as required to accommodate the work of the Council Standing Committees (see Section 18). Town Hall meetings shall be held bi-monthly (Jan, Mar, May, July, Sept, Nov) on the second Thursday of the month at 7:00 p.m. following the Special Council Meeting in the City Hall Council Chambers located at 25510 Lawson Street, Black Diamond, Washington. The Town Hall Meeting will be adjourned by 9:00 p.m. unless otherwise amended by a majority vote of the Council.
- 2.5 Quorum Required. A quorum shall be required to transact Council business. The presence of a majority of the whole membership of the Council who are also eligible to vote at a Council meeting shall constitute a quorum. Should less than a quorum be present at the time of roll call, any Councilmember present may, upon belief that late arrival of one or more Councilmembers will enable a quorum to be created, make a motion that the Council meeting be recessed for up to one hour; should a quorum still be lacking at the end of the recess period, the

- meeting shall be adjourned. As authorized under RCW 42.30.090, the City Clerk may adjourn the meeting if all Councilmembers are absent.
- 2.6 <u>Holidays</u>. Should a scheduled Council meeting fall on a legal holiday, the meeting shall be rescheduled to the next business day that is not a legal holiday or to another day certain by majority vote of Councilmembers present.
- 2.7 <u>Study Sessions</u>. Study sessions, or meetings to review upcoming and pertinent business of the City, may be scheduled as special meetings of the Council subject to the same notification procedures set forth below for special meetings.

<u>Special Meetings</u>. In accordance with chapter 42.30 RCW, a special meeting of the City Council may be called by the Mayor or at the request of any three (3) Councilmembers by written notice delivered to each Councilmember.

Emergency Meetings. In accordance with RCW 42.30.070 and .080, if, by reason of fire, flood, earthquake, or other emergency, there is a need for expedited action by the City Council to meet the emergency, the Presiding Officer of the Council may provide for a meeting site other than the regular meeting site and the public meeting notice requirements shall be suspended during the emergency.

2.8 <u>Executive Sessions</u>. An executive session is a Council meeting that is closed except to the Council, the Mayor, the City Administrator, the City Attorney and staff members or others authorized to attend by the Mayor or a majority of Councilmembers present. In accordance with RCW 42.30.030 and .110, other persons and members of the public are prohibited from attending executive sessions.

Executive sessions may be held during regular Council meetings, Special Council meetings, or Council Study Sessions. In addition, the Council may retire to hold an executive session during one of these meetings. When this occurs, the portions of the meeting that are not part of the executive session shall continue to be open to the public. Prior to convening an executive session, the Presiding Officer shall make an announcement that an executive session is being held and inform the public when the executive session shall end; provided that, the ending time of an executive session may be extended by announcement of the Presiding Officer. Executive sessions may only be called to consider such matters as authorized by RCW 42.30.110.

- 2.9 <u>Cancellation of Meetings</u>. Any three members of Council may cancel a meeting upon proper notice given to the City Clerk.
- 2.10 <u>Disruption of Meetings</u>. As authorized by RCW 42.30.050, should any Council meeting be interrupted by a person or group of persons so as to render the

orderly conduct of such meeting unfeasible, such person or persons causing the interruption may be ordered removed from the meeting and prohibited from returning to attend the remainder of the meeting. If necessary to restore order, the Council may order the meeting room cleared and continue in session or may adjourn the meeting and reconvene at another location selected by majority vote of the Councilmembers present. In such a session, final disposition may be taken only on matters that appear on the agenda. The Council shall allow any members of the public or representatives of the media who were not participating in the disturbance to attend any session that follows the disturbance, except an executive session, provided that the Council is not prohibited from establishing a procedure for readmitting individuals who were not responsible for disturbing the orderly conduct of the meeting.

SECTION 3 – REGULAR COUNCIL MEETING ORDER OF BUSINESS

Preparation of Council Agenda. All items to be included on the agenda for consideration at a Council meeting should be submitted to the City Clerk in full no later than 10:00 a.m. nine days prior to the scheduled Council meeting; provided that items that have received a "do-pass" recommendation from a Council Standing Committee may be placed on the next available Regular Council Meeting Agenda. Once the agenda has been finalized and provided to the Council, items added to the agenda may be declined to be considered by the Council at the meeting for which the agenda was prepared, until a future Council meeting date, which date shall be specified by the Council.

The form of agenda of a Regular City Council meeting shall be as follows:

- 3.2 <u>Call to Order</u>. The Presiding Officer shall call the meeting to order.
- 3.3 <u>Flag Salute</u>. The Presiding Officer shall lead the flag salute. However, the Presiding Officer may designate a Councilmember or other person to lead the flag salute.
- 3.4 <u>Roll Call</u>. The City Clerk will call the roll and determine whether quorum is satisfied. *See Subsection 2.5*.
- 3.5 Appointments, Announcements, Proclamations and Presentations.
 - 3.5.1 Appointments. In accordance with the Black Diamond Municipal Code and these Rules of Procedure, individuals appointed by the Mayor to hold positions within City government or on various committees, boards and commissions may require confirmation by the Council. Where confirmation is required, the vote of the Council may be preceded by discussion in executive session. See

SECTION 17 and SECTION 18.

- 3.5.2 Announcements. An announcement is a brief statement that informs the public of an event or happening of general interest. However, it cannot be a statement regarding a subject prohibited below Subsection 3.5.4
- 3.5.3 *Proclamations*. A proclamation is an official announcement made by the Mayor or the City Council regarding a non-controversial event, activity or special interest group which has had a major citywide impact. The Mayor will read the proclamation and may invite guests to speak on the topic for no more than five (5) minutes.
- 3.5.4 Presentations. Any person(s) or organization(s) wishing to make a presentation to the Council should first submit a completed "Request to be on Council Agenda Form" with the City Clerk. Upon approval by the Mayor Pro Tempore and the Council President or upon motion and approval of a majority of Councilmembers present at the meeting, the Council may authorize presentations and may determine their length.

Prohibited Topics. Except as authorized or required by RCW 42.17A.555, no person may use this time to address the Council for the purpose of assisting a campaign for election of a person to any office or for the promotion of, or opposition to, any ballot proposition. Further, no person may use this time to address the Council for the purpose of advertising

- 3.6 <u>Public Comments</u>. Members of the audience may comment on any matter related to City business during the Public Comment period. <u>If the comment is related to an item that has a separate comment period on the agenda, the presiding officer will inform the the speaker that if they would <u>like their comment to be part of the legal record for that item, the speaker should make those comments during the separate comment period for that specific matter. See Section 10.</u></u>
- 3.7 <u>Consent Agenda</u>. Approval of the Consent Agenda, including items considered to be routine and non-controversial, may be approved by one motion. All Consent Agenda items shall be made available to the Councilmembers in their Council Packet. Any Councilmember may remove any item from the Consent Agenda for separate discussion and action. Items on the Consent Agenda include but are not limited to the following:
 - a. Approval of minutes.
 - b. Fixing dates for public hearings and appeals.

- c. Approval of claims, vouchers and payroll, bid awards and contracts.
- d. Approval of property as surplus.
- e. Other items designated by the City Council.
- 3.8 <u>Legislative Public Hearings</u>. Individuals may comment on legislative decisions regarding matters of policy. See SECTION 11.
- 3.9 <u>Quasi-judicial Hearings</u>. More formal proceedings are held to determine the legal rights of specific parties, which include the receipt of proponent and opponent testimony. See SECTION 11.
- 3.10 <u>Agenda Modifications</u>. The Presiding Officer shall announce any changes to the Council's published agenda.
- 3.11 <u>Unfinished Business</u>. Unfinished business consists of subjects discussed by the Council at a previous regular or special meeting and which have been placed on the agenda for additional discussion or resolution.
- 3.12 New Business, Ordinances and Resolutions.
 - 3.12.1 *New Business*. New business shall mean topics or issues that have not previously been before the City Council for discussion or other action, other than ordinances and resolutions.
 - 3.12.2 *Ordinances*. Ordinances prescribe general, uniform, and permanent rules of conduct and constitute the local law of the City of Black Diamond. See Subsection 9.1.
 - 3.12.3 *Resolutions*. Resolutions concern matters of special, temporary, or ministerial character and express the opinion or mind of the City Council. See Subsection 9.2.
- 3.13 <u>Department Reports</u>. Department Directors may report on action and activities of their respective departments.
- 3.14 <u>Mayor's Report</u>. The Mayor may report on significant activities since the last regular meeting, inquire on matters of general City business, or initiate investigation or action on a matter of concern.
- 3.15 <u>Councilmember Reports</u>. Councilmembers may report on Council committee discussions or other significant activities since the last regular meeting, or on matters of general City business, or may initiate investigation or action on a matter of concern.
- 3.16 <u>City Attorney Report</u>. The City Attorney may report on legally significant events or activities.

- 3.17 <u>Public Comments</u>. Members of the audience may request to comment on any issue discussed during the Council meeting. Comments will be allowed subject to the time limits and other restrictions in *SECTION 10*.
- 3.18 <u>Executive Session</u>. In accordance with RCW 42.30.030 and .110, executive sessions are closed to the general public. *See Subsection 2.8*.
- 3.19 Adjournment. With no further business to come before the Council, the Presiding Officer may adjourn the meeting upon motion and majority vote of the Council.
- 3.20 <u>Recess</u>. The foregoing agenda may be interrupted for a stated time as called by the <u>Presiding Officer or any three Councilmembers to recess for any reason, including executive sessions.</u>
- 3.21 <u>Town Hall Meetings</u>. Town Hall meetings are informal events that provide the City Council and members of the Black Diamond community an opportunity to discuss emerging issues and matters of local or general concern. See SECTION 12.

SECTION 4 – PRESIDING OFFICER

- 4.1 Who Shall Act as Presiding Officer.
 - 4.1.1 The Mayor shall act as Presiding Officer at all meetings of the Council unless absent; in the absence of the Mayor, the Mayor Pro Tem will act as Presiding Officer. If both the Mayor and Mayor Pro Tem are absent and a quorum is present, the Council shall elect one of its members to serve as Presiding Officer until the return of the Mayor or Mayor Pro Tem. See SECTION 13.
- 4.2 <u>Duties of Presiding Officer</u>. The duties of the Presiding Officer shall be to:
 - 4.2.1 Preserve order and decorum at all meetings of the Council and cause the removal of any person from any meeting for disorderly conduct.
 - 4.2.2 Observe and enforce all rules adopted by the Council.
 - 4.2.3 Recognize Councilmembers in the order in which they request the floor, and recognize every Councilmember who wishes an opportunity to speak; provided that, the mover of a motion shall be permitted to debate it first; provided further that, the Presiding Officer may allow discussion of an issue prior to the stating of a motion when such discussion would facilitate wording of a motion.

- 4.3 <u>Reordering Items on Agenda</u>. Any three Councilmembers may reorder items on the Agenda.
- 4.4 <u>Limitations on Political Speech</u>. Except where the Council is properly considering a motion regarding whether the City shall take an official position on a political issue in accordance with RCW 42.17A.555, no Black Diamond elected official shall use a Council meeting to express an opinion in support of or in opposition to a candidate for public office or a ballot measure. See also SECTION 19.

SECTION 5 – COUNCILMEMBERS

- 5.1 Councilmember Attendance at Meetings.
 - 5.1.1 <u>Excused Absence</u>. Councilmembers shall inform the Mayor or City Clerk in advance if the Councilmember will be unable to attend, or will be late to attend, any Council meeting. The Presiding Officer shall then announce during roll call that the Councilmember will be absent or late. Any absence following prior notice to the Mayor or City Clerk shall be noted in the minutes as an excused absence. Absence at a scheduled Council meeting due to sudden illness or emergency shall be noted in the minutes as an excused absence due to illness or emergency.
 - 5.1.2 Excessive Absence Shall Create Vacancy. In accordance with RCW 35A.12.060, a Councilmember's position shall be deemed vacant if that Councilmember has three (3) consecutive unexcused absences from Regular Council meetings.
 - 5.1.3 Telephonic or Other Electronic Attendance. Any Councilmember may attend any Council meeting by telephone, video conference, or other electronic means as long as all other persons present at the meeting can hear or otherwise understand all comments made and questions asked by the Councilmember and the Councilmember can hear or otherwise understand all comments made and questions asked by all other persons speaking at the meeting. The City Clerk shall reflect in the meeting minutes Councilmember attendance by telephone, video conference, or other electronic means.
- 5.2 Remarks. Councilmembers desiring to speak shall address the Presiding Officer and, when recognized, shall confine their remarks to matters currently under discussion, provided that a Councilmember may move to have a different matter considered by the Council, subject to these Rules of Procedure.
- 5.3 Questioning. Any Councilmember, shall have the right to question any

individual, including members of the staff, on matters germane to the issue properly before the Council for discussion. Under no circumstances shall such questioning be conducted in a manner that would constitute an attempt to ridicule or degrade the individual being questioned.

Limitations on Political Speech. Except where the Council is properly considering a motion regarding whether the City shall take an official position on a political issue in accordance with RCW 42.17A.555, no Black Diamond elected official shall use a Council meeting as an occasion to express an opinion in support of or in opposition to a candidate for public office or a ballot measure. See also SECTION 19.

SECTION 6 – DEBATES

- 6.1 <u>Speaking to the Motion</u>. Councilmembers may speak on the motion at the time the motion is before the Council.
- 6.2 <u>Interruption</u>. No Councilmember, including the Presiding Officer, shall interrupt or argue with any other member while such member has the floor, other than the Presiding Officer's duty to preserve order during meetings as provided in *Subsection 4.2.1* of these rules.
- 6.3 <u>Courtesy</u>. In the discussion, comments, or debate of any matter or issue, all speakers, including the Presiding Officer and Council members, shall be courteous in their language and deportment, and shall not discuss or comment on personalities, or indulge in derogatory remarks or make insinuations about any other Councilmember, or any member of the staff or the public, but shall at all times confine their remarks only to those facts which are germane and relevant to the question or matter under discussion.
- Officer shall call such member to order, and the offending member shall be silent except to explain or continue in order. If the Presiding Officer violates these rules on debate or fails to call other members to order, any other Councilmember may, under a point of order, call the Presiding Officer or such other offending member to order, and the person being called to order shall be silent except to explain or continue in order.
- 6.5 <u>Challenge to Ruling</u>. Any Councilmember shall have the right to challenge any action or ruling of the Presiding Officer or other member, as the case may be, in which case the decision of the majority of the Councilmembers present shall govern.

SECTION 7 - PARLIAMENTARY PROCEDURES AND MOTIONS

7.1 Robert's Rules Supplementary. Except as provided in these Rules of Procedure, all City Council meetings shall be governed by *ROBERTS RULES OF ORDER, NEWLY REVISED* (latest edition). The City Clerk shall act as Parliamentarian. If the Parliamentarian determines that a procedural issue is not adequately addressed by these Rules of Procedure or by Robert's Rules, the Council may handle the issue in any way that the majority of members who are present agrees is appropriate and which, in the opinion of the Parliamentarian, is not prohibited by law. Notwithstanding the foregoing, the proceedings of the Council may be conducted in an efficient and consensus-based manner.

7.2 Motions.

- 7.2.1 If a motion does not receive a second, it dies.
- 7.2.2 Matters that do not constitute a motion include: nominations; withdrawal of motion by the person making the motion; request for a roll call vote; point of order or privilege. Because these matters are not motions, a second is not needed.
- 7.2.3 A Councilmember may abstain from voting on a motion because of a conflict of interest or to preserve the appearance of fairness, but cannot then participate in discussion or argument about the motion. See Subsection 8.3.
- 7.2.4 A motion that receives a tie vote is deemed to have failed; provided that, the Mayor shall be allowed to vote to break a tie vote when authorized by RCW 35A.12.100.
- 7.2.5 When making motions, Councilmembers shall be clear and concise and not include arguments for the motion within the motion.
- 7.2.6 After a motion has been made and seconded, Councilmembers may discuss their opinions on the issue prior to the vote.
- 7.2.7 A motion may be withdrawn by the maker of the motion at any time without the consent of the Council.
- 7.2.8 A "motion to table" is non-debatable and shall preclude all amendments or debates of the issue under consideration. A motion to table is to be used in instances where circumstances or situations arise which necessitate the interruption of the Councilmembers' consideration of the matter then before them. A motion to table, if passed, shall cause the subject matter to be tabled until the interrupting circumstances or situations have been resolved, or until a time certain, if specified in the motion to

- table. To remove an item from the table in advance of the time certain requires an affirmative vote of at least a majority of the whole membership of the Council.
- 7.2.9 A "motion to postpone to a certain time" is debatable and amendable and may be reconsidered at the same meeting. The question being postponed must be considered at a later time at the same meeting, or may be postponed to a date certain at a future Regular or Special City Council meeting.
- 7.2.10 A "motion to postpone indefinitely" is debatable but not amendable, and may only be reconsidered at the same meeting if it receives an affirmative vote of at least a majority of Councilmembers present.
- 7.2.11 A "motion to call for the question" shall immediately close debate on the main motion and is not debatable. This motion must receive a second and fails without an affirmative vote of at least a majority of all of the Councilmembers present. Debate is reopened if the motion fails.
- 7.2.12 A "motion to amend" is a motion to modify the wording of a pending motion before that pending motion is voted upon by the Council, by inserting, adding, striking out, striking out and inserting, or substituting language. A motion to amend must be seconded. However, some motions cannot be amended. See Subsection 7.2.13.
- 7.2.13 Motions that cannot be amended include: motion to adjourn; motion to lay on the table; motion to take from the table; motion for roll call vote; motion to reconsider; point of order; motion to amend. (A motion to amend an amendment is allowed.)
- 7.2.14 Amendments shall be voted on first, then the main motion as amended (if the amendment received an affirmative vote).
- 7.2.15 Debate of the motion only occurs after the motion has been moved and seconded.
- 7.2.16 The Mayor, City Attorney or City Clerk shall repeat the motion prior to voting by the Council.
- 7.2.17 The City Clerk shall take a roll call vote, if requested by the Mayor, City Attorney, a Councilmember, or as required by law.
- 7.2.18 When a question has been decided, any Councilmember who

voted in the majority may move for reconsideration, but no motion for reconsideration of a vote shall be made until the next Regular City Council meeting.

- 7.2.19 These rules may be amended, or new rules adopted, by a majority vote of the full Council at a Regular or Special City Council meeting.
- 7.3 <u>Waiver of Rules</u>. The Council may, by motion that carries with an affirmative vote of at least a majority of the whole membership of the Council, waive, suspend, or modify these Rules of Procedure.

SECTION 8 – VOTING

- 8.1 <u>Voice Vote</u>. In general, voice votes shall be used. Voice votes are a generalized verbal indication by the Council as a whole of "yea or nay" on a matter, the outcome of which vote shall be recorded in the official minutes of the Council. Silence of a Councilmember during a voice vote shall be recorded as a vote with the prevailing side, except where the Councilmember abstains from participation, discussion and voting because of a stated conflict of interest, to preserve the appearance of fairness, or for other good cause. See Subsection 8.3. The Presiding Officer shall announce the outcome of each voice vote immediately thereafter and the result of each vote shall be recorded in the minutes.
- 8.2 Roll Call Vote. A roll call vote may be requested by the Mayor or by any Councilmember. When a roll call vote has been requested, the Clerk shall call upon each Councilmember and request an individual "yes or no". The Presiding Officer shall announce the result of the vote immediately thereafter and the result of the vote shall be recorded in the minutes.

8.3 Abstentions.

- 8.3.1 Abstention allowed for conflict of interest or appearance of fairness. It is the responsibility of each Councilmember to vote when requested on a matter before the full Council. However, a Councilmember may abstain from discussion and voting on a question because of a stated conflict of interest or to preserve the appearance of fairness. Should the City Attorney indicate that the Mayor or a Councilmember is required to abstain from further participation on an issue, the affected person must abstain except where abstention would result in a lack of a quorum (or lack of a majority vote where required by law). See Subsection 8.6.1. Failure to abstain may cause delay in proceedings to allow court intervention. See Subsection 8.6.3.
- 8.3.2 Notice of intent to abstain required. Notice of intent to abstain shall

- be given prior to any discussion or participation on the subject matter or as soon thereafter as the Mayor or Councilmember perceives a need to abstain.
- 8.3.3 Need to abstain shall be confirmed by City Attorney. Prior to the time that the Mayor or a Councilmember gives notice of intent to abstain, the affected person shall confer with the City Attorney to determine if abstention is truly required. If the intended abstention can be anticipated in advance, the conference with the City Attorney should occur prior to the meeting at which the subject matter is scheduled to come before the City Council. If that cannot be done, the affected person should advise the City Council that he or she has an "abstention question" that he or she wants to review with the City Attorney. A brief recess should then be taken for that purpose.
- 8.3.4 Abstaining member shall advise the Council and end participation. After conferring with the City Attorney, the Mayor or Councilmember wishing to abstain from a vote because of a conflict of interest or to preserve the appearance of fairness shall so advise the Council, and shall then remove and absent himself or herself from the Council's deliberations and considerations of the motion, and shall have no further participation in the matter.
- 8.4 <u>Votes by Councilmember Serving as Presiding Officer</u>. In accordance with RCW 35A.12.110, a Councilmember serving as Presiding Officer in the absence of the Mayor shall have the same rights to vote on matters before the Council as the person would otherwise have as a Councilmember.
- 8.5 <u>Effect of Challenges Based on Conflict of Interest or Appearance of Fairness</u>.
 - 8.5.1 If abstention removes quorum or majority. Should the City Attorney determine that the participation of the Mayor or a Councilmember in discussion and voting on an issue would be a conflict of interest or appear to violate the appearance of fairness doctrine, or any specific part of chapter 42.36 RCW, that person shall abstain from further participation unless, as provided by RCW 42.36.090, a challenge to a member or members of the decision-making body would cause a lack of a quorum or would result in a failure to obtain a majority vote as required by law; in such cases, any challenged member(s) shall be permitted to fully participate in the proceedings and vote as though the challenge had not occurred if the member(s) publicly disclose the basis for disqualification prior to rendering a decision and each party has a full opportunity to present regarding the information relating to the issues. Such participation shall not subject the decision to a challenge by reason

of violation of the appearance of fairness doctrine.

- 8.5.2 Refusal to Abstain. Should the Mayor or a Councilmember refuse to abstain from participation and voting on an issue after the City Attorney has determined that abstention is necessary, the challenged person may be disqualified from participating and voting on that issue upon a vote to disqualify that is passed by a majority of the other Councilmembers present who are eligible to vote on the underlying issue.
- 8.5.3 Failure to Abstain. Should the Mayor or a Councilmember fail to abstain from participation and voting on an issue where that officer knows or should have known that a conflict of interest is present or that the appearance of fairness would be compromised, such failure to abstain by the Mayor or Councilmember shall be presumed to constitute a lack of good faith for purposes of officer indemnity under RCW 4.96.041; provided that, nothing herein shall preclude the Council from determining that the Mayor or Councilmember acted in good faith upon a failure to abstain.

8.5.4

8.5.58.5.4 Failure to Vote. In the absence of an abstention on the basis of a conflict of interest, appearance of fairness, or other good cause, an abstention or failure to vote of a Councilmember present at the proceeding shall be recorded as a vote on the prevailing side.

SECTION 9 – ORDINANCES AND RESOLUTIONS

Ordinances. All ordinances must be introduced by a Councilmember and placed on the first available City Council Agenda for first reading and assignment by the Mayor Pro Tempore to the Council Standing Committee with jurisdiction over the subject matter of the ordinance. No ordinance shall be prepared or presented to the Council unless requested by two members of the Council, the Chair of a Council Committee, the Mayor, or the City Administrator. Unless waived, all ordinances shall be in writing, and the titles thereof shall be read aloud by the Presiding Officer prior to a vote being called. A motion and a second are required to bring an ordinance to a vote. Every ordinance should be reviewed by the City Attorney during Council Standing Committee review or before consideration by the City Council on final adoption,

In accordance with RCW 35A.12.120 and .130, an ordinance must be adopted by the affirmative vote of at least a majority of the whole membership of the Council, subject to the Mayor's approval and Council reconsideration of a mayoral veto; provided that, public emergency ordinances require an affirmative vote of at least a majority plus one of the whole membership of the Council. A public emergency ordinance is one designated to protect public health, public safety, public property, or public peace.

In accordance with RCW 35A.12.160, either the full text of the ordinance or a summary shall be published as soon as practicable in the City's designated official newspaper after adoption. An ordinance becomes effective five (5) days after publication unless otherwise specified in the ordinance or as required by law.

Resolutions. All resolutions must be introduced by a Councilmember and placed on the first available City Council Agenda for first reading and assignment by the Mayor Pro Tempore to the Council Standing Committee with jurisdiction over the subject matter of the resolution. Resolutions may be prepared or presented to the Council at the request of two Councilmembers, the Chair of a Council Committee, the Mayor, or the City Administrator. All resolutions shall be in writing, and the titles thereof shall be read aloud by the Presiding Officer prior to a vote being called on their passage. A request for a full reading of a resolution need not be seconded.

Discussion and debate by the City Council on resolutions will be held prior to the vote on a resolution. Prior to voting on passage of a resolution, the Council may decide by majority vote to amend the resolution or direct staff to review the proposed resolution and make a report to the Council.

A resolution must be passed by an affirmative vote of at least a majority of the whole membership of the Council; if passed, the resolution becomes effective immediately.

SECTION 10 – PUBLIC COMMENTS

- 10.1 Requesting to Speak. During the Public Comment period, members of the audience may comment on any matter related to City business. Persons addressing the Council who are not specifically scheduled on the agenda will step up to the podium, give their name and address for the record. All remarks must be addressed to the Council as a whole. The City Clerk shall serve as timekeeper. Upon motion by a Councilmember without objection, or upon a vote of a majority of Councilmembers, the Presiding Officer will allow exceptions to the time restrictions. See Subsection 3.5 for requests to make special presentations to the Council.
- 10.2 <u>Time Limit</u>. Comments are limited to three (3) minutes per person. The Council may adjust the time restrictions when warranted by special circumstances and after approval of a majority of Councilmembers

present.

- 10.3 Advertising or Promoting Political Cause is Prohibited. Except as authorized or required by RCW 42.17A.555, no person may address the Council for the purpose of assisting a campaign for election of a person to any office or for the promotion of, or opposition to, any ballot proposition. Further, no person may address the Council for the purpose of advertising any item, service, or product for profit or otherwise.
- 10.4 Other Prohibited Remarks. Any person who causes actual disruption by making personal attacks, using hate speech, making slanderous remarks or other disruptive conduct while addressing the Council shall be barred from further participation by the Presiding Officer, unless permission to continue is granted by a majority vote of Councilmembers present.

SECTION 11 - LEGISLATIVE AND QUASI-JUDICIAL HEARINGS

- 11.1 <u>Legislative Hearings</u>. Legislative public hearings are held to obtain public input on legislative decisions on matters of policy and in some instances are required by state law.
 - 11.1.1 Before opening a legislative public hearing, the Presiding Officer shall state the hearing procedures.
 - 11.1.2 The Department Director or the Director's designee shall present the issue to the Council and respond to questions.
 - 11.1.3 A person may speak for up to five (5) minutes. A person may speak for up to ten (10) minutes if representing a group of two or more. No one may speak for a second time without the approval of the Council and only after everyone who wishes to speak has had an opportunity. The Council may make exceptions to the time restrictions upon a motion and majority vote of Councilmembers present,
 - 11.1.4 The City Clerk shall serve as timekeeper during legislative hearings.
 - 11.1.5 After the speaker has used his or her allotted time, Councilmembers may ask questions of the speaker and the speaker may respond, .
 - 11.1.6 The hearing will then be closed to public participation and open for discussion among Councilmembers.
 - 11.1.7 When necessary in the interests of fairness or when required by circumstances, the hearing may be recessed and continued to a

date certain upon approval by a majority vote of Councilmembers present.

- 11.2 Quasi-judicial Hearings. Quasi-judicial hearings involve the legal rights of specific parties and afford procedural due process, which may include receiving testimony, making a record of the evidence considered by the Council and issuing specific Council findings. The following procedures shall apply:
 - 11.2.1 Before opening a quasi-judicial hearing, the Presiding Officer shall state the hearing procedures.
 - 11.2.2 The Department Director of the department most affected by the subject matter of the hearing, or said Director's designee, shall be afforded fifteen (15) minutes to present the City's position and findings. City staff shall be available to respond to Council questions.
 - 11.2.3 The proponent or applicant spokesperson shall speak second and be allowed fifteen (15) minutes for presentation. The proponent may divide up the fifteen (15) minutes between more than one speaker and may reserve time to be added to the maximum time for rebuttal. Council may ask questions.
 - 11.2.4 The opponent spokesperson, if any, shall speak third and be allowed fifteen (15) minutes for presentation, may divide up the fifteen (15) minutes between more than one speaker, and may reserve time to be added to the maximum time for rebuttal. Council may ask questions.
 - 11.2.5 Each side shall then be allowed five (5) minutes for rebuttal, with the proponent spokesperson speaking first, followed by the opponent spokesperson. Any time reserved from the speaker's presentation may be added to the five minute limit.
 - 11.2.6 After the proponent and opponent have used their speaking time, ten (10) minutes shall be allowed for the Council to ask further questions of the speakers, who shall be entitled to respond but who must limit their response to the question asked.
 - 11.2.7 The City Clerk shall serve as timekeeper during these hearings. By motion and majority vote of Councilmembers present, the Council may extend the times provided in this Subsection 11.2.
 - 11.2.8 When necessary in the interests of fairness or when required by circumstances, the hearing may be recessed and continued to a date certain upon approval by a majority vote of Councilmembers

present; provided that, the record is closed for the entire period of continuance and only Councilmembers who were present for the earlier portion of the hearing, or Councilmembers who have had the opportunity to consider the entirety of the record (verbatim transcript or audio and/or visual recording), may participate when the hearing resumes. Examples of reasons to allow a recess include, but are not limited to, absence of a necessary party due to illness or emergency; request for additional argument on an issue by a majority vote of the Council; inability to complete the hearing due to circumstances beyond the parties' control, such as power failure or natural disaster.

- 11.2.9 Consistent with RCW 42.30.140(2), the Council may consider the matter in an executive session or otherwise.
- 11.2.10 Except as otherwise allowed by law, after the Council has publicly considered the arguments and evidence presented, the Council shall then vote on the issue that was the subject of the hearing.

SECTION 12 – TOWN HALL MEETINGS

- 12.1 <u>Purpose</u>. Town Hall meetings provide a forum for Council members and community members to discuss City initiatives, emerging issues and community concerns, opinions and preferences regarding specific topics affecting the Black Diamond community, and for the City to respond to community questions. It is not the purpose of Town Hall meetings to take final action on any matter before the City Council.
- 12.2 Town Hall Agenda. The scheduling, agenda preparation and public comment period for Town Hall meetings shall conform to these Rules of Procedure, except that public comment may be limited to specific topics identified in the Town Hall meeting agenda. The speakers should limit their time to 10 minutes, to allow time for all speakers to speak. A second round of comment will be allowed, and speakers will be limited to three minutes. The Presiding Officer shall retain authority to impose rules of procedure to ensure open discussion during the Town Hall meeting, that people with opposing or different viewpoints receive an equal opportunity to speak, that everyone receive an opportunity to speak before any one speaker receives a second opportunity to speak, and that order and decorum is maintained. When necessary to ensure that everyone receive an opportunity to speak, the Presiding Officer shall retain authority to limit all persons' remarks to an equal period of time.
- 12.3 <u>Staffing</u>. City staff and the City Attorney shall not be required to attend Town Hall meetings unless otherwise directed by the Mayor; with the exception that, the City Clerk, or designee, shall attend Town Hall meetings for the purpose of keeping a journal of the minutes of the

meeting and to act as the City Council's parliamentarian in the absence of the City Attorney.

SECTION 13 - MAYOR PRO TEMPORE AND COUNCIL PRESIDENT SELECTION PROCESS

Annually at the first meeting of a new Council, the members thereof, by majority vote, shall designate one of their members as Mayor Pro Tempore for such period as the Council may specify. The Mayor Pro Tempore shall serve in the absence or temporary disability of the Mayor. In the event the Mayor Pro Tempore leaves, the Council shall, by a majority vote, designate one of the remaining Councilmembers as Mayor Pro Tempore.

Annually at the first meeting of a new Council, or soon thereafter, the members thereof, by majority vote, shall designate one of their members as Council President. The Council President shall perform such duties as may be assigned by Council Rules.

SECTION 14 – SELECTING A COUNCIL MEMBER PRO TEMPORE OR FILLING A VACANT COUNCIL POSITION

- 14.1 <u>Selecting a Councilmember Pro Tempore</u>. In accordance with RCW 35A.12.065, in the event of extended excused absences or disability of a Councilmember, the remaining members by majority vote may appoint a Councilmember Pro Tempore to serve during the period of absence or disability.
- 14.2 <u>Filling Vacant Council Position</u>. In the event that an unexpired Council position becomes vacant, the City Council has ninety (90) days from the occurrence of the vacancy to appoint, by majority vote of a quorum of the Council, a qualified person to fill the vacancy in accordance with Chapter 42.12 RCW. The Council may make such appointment at its next regular meeting, or at a special meeting called for that purpose.

SECTION 15 – COUNCIL MEETING STAFFING

- 15.1 The City Administrator or the City Administrator's designee must attend all meetings of the Council, unless excused.
- 15.2 The City Attorney shall attend meetings of the Council and Council Standing Committees upon request by a Council Standing Committee chair or any three Councilmembers, and upon request by a Councilmember, may provide comment, either written or oral, on legal questions.

15.3 It shall be the responsibility of each Department Head to ensure is recommend that department heads review committee schedules and if needed send that a department representative to attend Council and Council Standing Committee meetings and answer Council member questions. Department heads are also encouraged to give input to scheduling of committees and committee agendas to coordinate staff attendance if needed.

SECTION 16 – COUNCIL RELATIONS WITH STAFF

- 16.1 The Mayor, City staff and Councilmembers shall respect the different roles each officer plays in a successful City and will strive to treat each other with courtesy and respect when questions, comments or criticism are expressed in a public meeting.
- 16.2 City staff will acknowledge the Council as policy makers, and the Councilmembers will acknowledge the Mayor and City staff as administrators of the Council's policies.
- 16.3 All written informational material requested of City staff by any individual Councilmember that the requesting Councilmember then intends to reference or introduce at a Council meeting shall be submitted or made available to all Councilmembers prior to being referenced or introduced at the meeting, unless other reasons preclude such distribution, in which case the reasons shall be communicated by the requesting Councilmember to the Mayor or the Mayor's designee and such reason provided to all Councilmembers.
- 16.4 Councilmembers shall not attempt to coerce City staff in the administration of personnel, the awarding of contracts, the selection of consultants, the processing of development applications or purchases of City licenses or permits.
- 16.5 No Councilmember shall direct the Mayor or City staff to initiate any action or prepare any report that is significant in nature, or initiate any project or study, without the consent of at least a majority of the whole membership of the Council.
- 16.6 Individual requests for information can be made directly to Department Directors unless otherwise determined by the Mayor. If the request would create a change in work assignments or City staffing levels, the request must be made through the Mayor.

SECTION 17 – APPOINTMENT BY MAYOR & CONFIRMATION BY CITY COUNCIL – WHEN REQUIRED

- 17.1 Mayor's Power to Appoint. In accordance with RCW 35A.12.090, the Mayor shall have the power of appointment and removal of all appointive officers and employees subject to any applicable law, rule, or regulation relating to civil service; provided that, in accordance with BDMC 2.08.020, each officer may hire any employee assigned to his or her department.
- 17.2 <u>Confirmation by Council</u>. In accordance with RCW 35A.12.090, confirmation by the City Council of mayoral appointments of officers and employees is required when City ordinance provides for the confirmation of such appointments. In addition, the City Council may require confirmation of mayoral appointments by the Council whenever the qualifications for the office or position have not been established by City ordinance.

SECTION 18 – COUNCIL COMMITTEES AND CITIZEN ADVISORY BOARDS

- 18.1 Council Standing Committees.
 - 18.1.1 Establishment. The City Council, by a majority vote of at least the whole membership of the Council, is authorized to establish Council Standing Committees. Upon submittal by a Councilmember, Mayor, or City Administrator, all ordinances and resolutions shall be referred by the Mayor Pro Tempore to the Council Standing Committee that has jurisdiction over the subject matter of the legislation. No ordinance or resolution shall be placed on the Council Agenda for final action unless it has received a "do-pass" or "no recommendation" recommendation by a Council Standing Committee; provided that this provision shall first apply to the Regular Council Meeting scheduled for February 18, 2016; and provided that any ordinance or resolution may be relieved from committee and placed on the Council Agenda for action by any three Councilmembers.
 - 18.1.2 Appointment of Council Standing Committee Chair and Members. Annually at its first meeting in January, or as soon thereafter as practicable, the Council upon a majority vote of at least the whole membership of the Council shall approve the membership and Chairs of the Council Standing Committees. Committee Chairs and members may be removed or added by a majority vote of the full Council at a Regular or Special City Council meeting."
 - 18.1.3 Agenda Setting/Proceedings. The agenda setting and proceedings of each Council Standing Committee shall be as follows:
 - a. The Committee Chair shall set the Committee schedule and

agenda. All meetings shall be noticed in the same manner as Council meetings and be conducted in accordance with the Open Public Meetings Act RCW 42.30 and noticed as committee meetings using the process traditionally used by the City Clerk to notice committee meetings. Whenever possible, Committee meetings shall be conducted on week-day evenings. The Mayor Pro Tempore and the President of the Council shall work with Committee Chairs to coordinate committee schedules so as to avoid conflicts, allow participation by appropriate staff, and enable the efficient conduct of Regular Council Meetings.

- b. The Committee Chair shall designate a member of the committee to act as Vice-Chair. If the Committee Chair is unable to attend a scheduled meeting, the Vice-Chair shall chair the meeting.
- c. Under the direction of the Chair, Council Standing Committees shall review all ordinances and resolutions. The Committee may amend and forward to the Council with a "do pass" recommendation all legislation that has been referred to it by the Mayor Pro Tempore. The Committee may also forward legislation to the Council with "no recommendation". A committee recommendation does not constitute enactment of any ordinance or resolution. Legislation may be held in Committee by the Chair; provided that the Committee may be relieved of legislation by a majority vote of the whole membership of the Council.
- d. At the discretion of the Chair, recommendations on resolutions and ordinances may be "signed out" of the Committee with the signatures of at least a majority of the Committee members, and forwarded to the full Council.
- e. Matters forwarded from a Council Standing Committee to the City Council as a whole will remain at that level unless requested to be returned to Committee by a majority of the Council.
- f. Should a Council Standing Committee be split on whether a matter should receive a "do pass" recommendation, the Chair of the Standing Committee may refer the matter to the Council without recommendation.
- g. Audience participation at a Council Standing Committee meeting is at the discretion of the Committee Chair or by the majority vote of the committee.

- 18.1.4 Standing Committees Authorized. Standing Council committees may include, but shall not be limited to:
 - a. Budget/Finance/Administration Committee: The Budget, Finance and Administration Committee, , shall consider matters related to the financial issues of the City, including the annual and long term capital budgets and plans including but not limited to revenues and expenditures, sales of bonds, general fiscal and financial conditions, voucher approval, rates and fees, audit and operations of the City, including but not limited to, facilities and properties computerization, periodic budget and financial reports, and policy matters related to personnel. This Committee may also consider matters not included in other Committee's scopes of authority.
 - Growth Management, Land Use and Community Services b. Committee: The Growth Management, Land Use and Community Services Committee, shall consider matters related to community growth and development, including but not limited to, planning of the physical, economic, aesthetic and social development of the City, comprehensive plan, zoning code, and housing, annexation policies, and code enforcement. Committee shall consider matters related to transportation planning and concurrency. Unless prohibited by the BDMC or other law, the Committee shall consider policy or municipal code matters related to project permit review, Development and the MDRT. Agreements
 - Government Operations and Administration Committee: The C. Government Operations and Administration Committee shall consider issues related to the operations and administration of City Departments and shall consider issues related to public health, safety and welfare of the citizens of Black Diamond including but not limited to, law enforcement, fire safety, court, hazardous materials, animal control, special events and emergency services. The Committee shallconsider matters related to water, sewer, solid waste, recycling, utility franchises, storm water management, transportation, capital improvement program, transit, streets, street lighting, signalization, street local improvement, planning and implementation of park and recreational facilities, trails and cemetery. This Committee may also consider matters not included in other committee's scopes of authority.

18.2 Task Force Committees and Intergovernmental Groups.

18.2.1 The Mayor or a majority of the whole membership of the City Council may establish Task Force Committees on an *ad hoc* basis

to consider matters that require a special approach or emphasis. Task Force Committees may be established and matters referred to them at Council study sessions. The Council shall designate its representatives to intergovernmental councils, boards and committees by a majority vote of the whole Council.

- 18.2.2 Task Force Committees shall consider all matters referred to them. The Chair of each Task Force Committee shall report the findings of the Committee to the Council. Committees may refer items to the Council with no Committee recommendation. Once the Committee's findings have been delivered to the Council, the Committee's duties shall be considered complete and the Committee dissolved, unless specifically re-tasked by the Council.
- 18.3 Advisory Boards, Committees and Commissions. Citizen advisory boards, committees and commissions may be established by resolution or ordinance from time to time, and shall consist of citizens appointed pursuant to the establishing resolution or ordinance and serving in the capacity and for the purposes indicated in the ordinance; such boards, commissions and committees shall act in an advisory capacity to the City Council.

SECTION 19 – SPEAKING WHEN REPRESENTING THE CITY COUNCIL

- 19.1 An Official City Position Requires a Public Vote. The City does not have an official position on any issue, whether the issue is political or non-political in nature, unless in accordance with RCW 42.17A.555, the City Council has taken a public vote and at least a majority of the whole membership of the Council votes to adopt the position. Failure of a majority of the Council to vote in favor of a position pursuant to RCW 42.17A.555 shall not constitute adoption of a contrary position; in such cases the City shall continue to have no official position on the issue.
- 19.2 Personal Opinions Must Be Distinguished From City Positions on an Issue.
 - 19.2.1 Speaking to persons about issues. Whenever the Mayor or a Councilmember is speaking to a person or group of persons and the Councilmember expresses an opinion on an issue, whether the issue is political or non-political, the Mayor or Councilmember must clearly state whether the opinion represents the official position of the City of Black Diamond and its City Council, or whether it is only the speaker's personal opinion.
 - 19.2.2 Speaking on behalf of the City. If the Mayor or a Councilmember appears on behalf of the City before another governmental agency,

a community organization, or through the media, for the purpose of commenting on an issue, the Mayor or Councilmember must state the official position of the City Council, if known, on such issue. Personal opinions and comments which differ from those of the official position of the Council may be expressed only if the speaker clarifies that these statements do not represent the City Council's position.

19.2.3 Expressing the views of other Councilmembers. Prior to representing the position of an elected City official on an issue to the media, another government agency, a community organization, or members of the public, the Mayor and Councilmembers must have permission from that elected official; provided that, presenting how another elected official voted in an official public vote of the Council shall not require permission.

SECTION 20 – TRAVEL AUTHORIZATION

The City Council shall authorize and approve expenditures of city funds to pay for travel-related costs only in accordance with an adopted budget, and/or chapters 2.56 and 2.57 BDMC and/or the City's adopted administrative.

SECTION 21 - CONFIDENTIALITY

- 21.1 In General. Certain information is required to be kept confidential under state or federal law. The Mayor and Councilmembers must keep such information confidential when that information has been provided to them by City staff or otherwise becomes known to them during the performance of their duties in office. Confidential information includes, but is not limited to, certain personnel and employment information, certain information regarding pending labor and other contracts, and certain information regarding negotiations for the sale or purchase of property. It is the duty of the Mayor and each Councilmember to consult with the City Attorney should the official have a question about whether any particular information is confidential and may not be released.
- 21.2 Executive Sessions. The Mayor and Councilmembers must keep confidential all written materials and verbal information provided to them during Executive Sessions and may not provide them to persons not present during Executive Sessions, unless, after consultation with the City Attorney, such provision will not violate the confidentiality of Executive Session, or will not violate some other legal exemption or legal privilege; provided that this provision does not apply to verbal information or written materials that are not authorized by the Open Public Meetings Act RCW 42.30 or other law to be discussed in executive session.

CITY COUNCIL AGENDA BILL

City of Black Diamond Post Office Box 599 Black Diamond, WA 98010

ITEM INFORMATION								
SUBJECT:			Agenda Date	:	June 16, 2016	AB1	6-041	
			Mayor Card	ol E	Benson			
Resolution regarding Interlocal			City Admini	str	ator			
Agreement with the	reement with the City of Maple Valley			City Attorney David Linehan				
and City of Covingto	n for Building		City Clerk – Brenda L. Martinez					
Inspection Services			Com Dev/Nat Res – Barb Kincaid					
Service Management of the Service of			Finance – May Miller					
			MDRT/Ec Dev – Andy Williamson					
Cost Impact (see also F	iscal Note): \$		Police - Chi	ef I	Kiblinger			
Fund Source:			Public Works – Seth Boettcher					
Timeline:			Court - Ste	ph	anie Metcalf			
			Councilmen	nbe	er Pepper		Х	
Agenda Placement: Mayor X Two Councilmembers Committee Chair City Administrator							ity Administrator	
Attachments: Resolution								
SUMMARY STATEMENT: Councilmember Pepper will be addressing this item.								
FISCAL NOTE (Finance Department):								
COUNCIL COMMITTEE REVIEW AND RECOMMENDATION:								
RECOMMENDED ACTION: MOTION to								
	RECORD	(OF COUNC	IL	ACTION			
Meeting Date	Action				Vote			
June 16, 2016								

RESOLUTION NO. 16-

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, KING COUNTY, WASHINGTON, AUTHORIZING THE MAYOR TO EXECUTE AN INTERLOCAL AGREEMENT WITH THE CITIESY OF MAPLE VALLEY AND COVINGTON FOR BUILDING INSPECTION SERVICES

WHEREAS, Black Diamond and Maple Valley and Covington are public agencies as defined by Ch. 39.34 of the Revised Code of Washington ("RCW"), and are authorized to enter into Interlocal Agreements on the basis of mutual advantage and thereby to provide services and facilities in the manner and pursuant to forms of governmental organization that will accord best with geographic, economic, population, and other factors influencing the needs of the local communities; and

whereas, Covington and Maple Valley maintain building division staff that regularly enforces and administers building code requirements, reviews building permit applications, conducts building inspections and engages in building-related code enforcement activities; Maple Valley maintains building division staff that regularly conducts building inspections; and

WHEREAS, although building activity has been increasing, there is currently not enough building permit activity to allow the City to maintain its own building division staff; and

WHEREAS, the City of Black Diamond has been using building inspection services from the City of Maple Valley under a tri-party Interlocal Agreement that also included the City of Covington; and

WHEREAS, the staff from the City of Covington successfully reviewed and processed a new school recently; and

WHEREAS, the Interlocal Agreement does not preclude the use of outside contractors to perform services to augment existing staff resources; and

Section 2. The Council respectively requests that the Cities of Maple Valley and Covington work together to consider joint contracting services to augment permit review capabilities if necessary and appropriate. Section 3. The Mayor is requested to work with Covington and Maple Valley to reinstate the tri-party Interlocal agreement for Bulding Services approved by the Black Diamond City Council in December 2015 Section 4. The Mayor is requested to work with staff from the Cities of Covington and Maple Valley to explore options for contracted permit review services to augment existing staff resources and make recommendations to the Council to accomplish this Section 5. The Mayor is requested to ensure that the use of outside contractors to perform permit review and Building Official services does not violate existing contracts with represented employees. PASSED BY THE CITY COUNCIL OF THE CITY OF BLACK DIAMOND, WASHINGTON, AT A REGULAR MEETING THEREOF, THIS ___ DAY OF ______, 2016 CITY OF BLACK DIAMOND: Carol Benson, Mayor Attest: Brenda L. Martinez, City Clerk